

CONTACT

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GOD'S NEW MILLENNIUM

KNOWING TRUTH IS NOT ENOUGH,
SUCCESSFUL CHANGE REQUIRES ACTION



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Things Can Be Changed Through A Better Way

9/25/03—#2 (17-40) (RESPONSES)

THU., SEP. 25, 2003 7:27 A.M. YR 17, DAY 40

GCH—RE: RESPONSES: MICROCHIPS, ACTIVE PARTICIPATION AS IN "WHAT CAN I DO?"

MANILA, PHILIPPINES

TALKING ABOUT INQUIRIES AND RESPONSES

I am not limited but as you can imagine, the secretary has many limitations. Please accept apologies for lack of personal responses.

Wonderfully pertinent and timely information and questions are presented and we note that our "being copied" is most often an "attention" getter. Shortage of available staff to research records causes it to be somewhat impossible to dig up specific data regarding, especially, topics covered but long-buried.

MICROCHIP IMPLANTS

We assume Marylou is asking specifically about "government" implants and not "alien" communications systems. So, we will discuss the former:

"Second request: Would it be possible to get a quote from Hatonn as to what to do regarding the implantable microchip. We are supposed to take it or not? If any of you know—perhaps from a pre-1992 CONTACT would you please let me know? I feel this is very urgent."

This is a very good and now timely question as technology expands to allow for massive bits of information to be embedded in tiny microdots. But, the question is far larger than just a bit of information.

Right off top, however: "Why would you NOT have an identification chip?"

Frankly, if you plan to simply live by "law" and/or "order", it is a beneficial system for lessening stress on your very life-stream. Certainly, as children are birthed into a world of danger it is worthy of consideration

for YOUR peace of mind.

As with all things, it can be tampered and usage misdirected and/or become a controlling "system". However, to think that you are not already identified to the "gnat's eyebrow" is foolish. YOU ARE KNOWN and most children are already given identification tracking (for the Big Boys).

There is a major convenience in having the protection of a "chip". You will be able to function in a world where it is dangerous to carry so much as enough money on your person to buy the week's groceries.

I demand that "cards" are utilized where possible just to keep our personnel from carrying "cash". Further, passports are locked-up and copies carried on the person—while that is acceptable for daily functioning.

A system is as good or as "bad" as you choose to make it.

For the most part if you don't want to participate in those games AT THIS TIME, you are pretty much free to "go your difficult way". It will simply get more and more difficult to function when and IF there is a decision to "give everyone an ID chip".

(Continued on page 2)

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I must remind EVERYONE that if laws are “bad”, change them; don’t go about “breaking them”.

Most people want to simply “do what they choose” and thus comes the breaking of the established laws. Ah but, the most chosen route of change is through disobedience of the law thus causing even goodly policemen to arrest you.

Our intent is to show you **HOW things can be changed through a better way** instead of breaking laws unconstitutionally dumped onto your unsuspecting heads (until, of course, it is too-late smart).

I can assure you that at some point, if required by law, you will suffer far greater indignities by NOT accepting such ID chip than to simply move into the fold for your own protection. The point is to change the system. Remember that even “Jesus” did NOT hop on a cross and volunteer his services to you sinners for the remainder of physical games people play.

The Big Boys WANT you to object so they can teach everyone ELSE a lesson in compliance. At this point chips are no more objectionable than a license plate on your vehicle or that “must be ever-present” driver’s license while being ever so much more convenient.

The point is that most certainly, at this point, there is no “order” to line up for your personal chip implantation. And, further, for a while, it would be located in such a place where the item as is now sized and regulated, could be located and easily removed. That is the way these games begin. So, I suggest that you not go line up and demand insertion but balance your “attitude” against recognition of a “new world” evolved—perceived “good” or “bad”.

I would like to share a nightmare in the Philippines as of NOW.

KIDNAPPING

THE cottage industry in the Philippines is kidnapping for ransom. Moreover, just when you are feeling comfortable in your assumed security, you must take stock of FACTS. Right here in a secured building, even more secure than in the best hotel, the new information passed out is a several-page pamphlet on “Helping to Protect Yourself Against Kidnapping for Ransom”. Is this not “shock and awe”?

Facts are, there is little anyone can do to prevent such events. Therefore, keep “no profile”, carry almost nothing on your person when out, choose different routings so that if you are being watched, you can break pattern. Then make sure you are recognized around the place—but actually TRUST NO ONE.

Then “pay no ransom”—for the first payout opens the vault for the next and next and next. Or, if you pay a ransom, then pay it in something difficult to “cash out”. That way you are less valuable the “next” time.

The MO is most often the grabbing of children or the “Trader” or “Big Shot” in place so extra attention needs go to your status. But, this is a REAL problem. If you want to share the horror, then get Gracia Burnham’s book on *Living with the Enemy*.

Why would Burnhams be good hostages? Ah yes, they were missionaries with church-backing and really nice people. Martin was a well-known PILOT who flew all kinds of missions as his second “job”. We know personally several very important people, in our lives, who knew him well and have all sorts of tales to entertain your dreary selves. Make an effort to not be misled by incorrect information put forth to cover the antics of the political fools in power. In the Philippines the only people more involved than professional kidnapers—ARE THE POLICE.

As Dharma states quite frequently: “This place sucks!”

Travel advisories are still up and glowing by such as the U.S., Britain, Canada and yes, Australia—to stay OUT OF HERE. That is why it is so interesting that your President Bush plans an eight-hour stopover in Manila in October where the rallies are already marching along to make him totally unwelcome. Politics? Come now! As a matter of fact her ladyshipper is IN NEW YORK as we write—to the UN nonsense.

And still life goes on happening while never minding your druthers or your plans otherwise. Now next:

“WHAT CAN I DO?”

Keep the paper in press and our presence here intact.

This job cannot be simply shifted and the paper is necessary for YOUR information—for it is presenting YOUR PROGRESSIVE FUTURE POTENTIAL. And, above all, KEEP INFORMED as much as is possible.

We have been bashed and trashed while some have even scattered to the winds on International Internet outright and unabashed CONSTRUCTED lies regarding us, our endeavors and yea, even ourselves. Even while praising “Hatonn” of some absurd kind of nitwit, I am denounced because we are making an effort to bring some balance as we might offer to a hurting world.

Our teams have been unabashedly bashed as even goes the tale of “hanging out to dry, China with \$400 TRILLIONS in bogus “something”” which claims are made by some insane-brained mouth as being her Trust holdings. There is no such Trust as claimed and NO HOLDINGS IN STANDING WHATSOEVER. There is NOTHING in connection with China and any of our people!

We publish what we do and what we offer—straight out as with this current presentation—no more, no less. This has all been hand-carried, as a matter of fact, to all political factions throughout the five years of stay in Manila.

It was said that “Ekkers live in luxury in \$1,000/night hotel.” Wow—and yet the hotel in which they were billeted was CONDEMNED to be torn down, declassified as an “Apartel” which receives no “rating” under the hotel system. We only put this in to show the absurdity of the “charges” made globally to people gullible to feed on such non-credible Websites scattered thither and hither and should be shut down as Microsoft is shutting down some of the atrocious chat rooms.

So, they had to relocate to what is a suitably large enough place for offices to keep the round-the-clock work going, next door in an OLD building, bad plumbing, services and old (not antique quality), minimum furnishings of the type older than the ancient building itself. IT IS FINE, no complaints—it serves the needs and can be upgraded if and when we get resolution and use of our program—just as will be all the paybacks for assistance—already arranged in the journals (account books/ledgers).

We have learned to act timely and appropriately, as with all corporation matters—to protect and secure, just as with Cosmos Seafood Energy Marketing Ltd. regarding the Russell Herman matters.

We have now sheltered our interests in the “Tallano” Fdn. to work in conjunction with the Fdn. which will get founded in the Philippines whenever the Prince decides to do his court-ordered duties. It has lapsed for some 25 years, so what’s new? Just today there is at least one more delay of signatures—until we provide him with P1,000,000 extortion payoff for said signature. No thank you, friends, we have a dozen other ways to go and the game gets even more interesting.

Is it actually different from paying V.K. Durham for years to simply service her “extortion” claims? Not really—but then, the Prince has more substance backing him than V.K. ever had regarding Bonus or Herman.

BANKS AND BS

What is going to ultimately sift out of the ongoing chaos as to banks and corruption is that there will be an unfolding of the lies, deceit and theft from what was the “Central Bank” becoming, somehow, the Bangko Sentral ng Pilipinas (or something weird in name to protect the guilty). It does become important in the ultimate shakeout, or “down” if you prefer.

There was 400,000 metric tons of gold being held IN THE CENTRAL BANK. Then along came such as Morgan Stanley of J.P. Morgan fame and, like other “central banks”, became a private enterprise.

It will be found through all the nastiness with the Arroyo presidential family that Morgan Stanley paid off Mike (Big Mike) incredibly well and laundered the kickbacks for cover through Morgan Stanley brokerage house(s). How dirty can the laundry get? Well, pretty substantially stained.

And moreover, while nobody noticed anything on “Take the Oakwood” day, there was a planeload of RACE HORSES (thoroughbreds) landing in Subic belonging to “Little Mikey”, the family son. It now turns out that in the past some of those loser horses of a time ago belonged to Big Mike. Since “Mom” took over unconstitutionally, the Presidency here, Little Mikey has acquired 60 of those nice expensive thoroughbreds and my goodness they even HAVE NAMES.

This reminds Ekkers that somehow 34 horses are vanished from Cross-S Corporation and into the vapors—while most of those also HAD NAMES and are listed on the fabricated Internal Revenue reports set forth after A.C.’s death showing him as 100% owner of the company. No, in fact, estranged wife Glo was heavily INTO RACE HORSES and that was one of the reasons for the ESTRANGEMENT. A.C. finally couldn’t hide the theft. Racing is a sport of Kings—and race horses are the pawns in the game don’t you know? And, losers all, so no way to make up the deficits. Well, let’s just see how that, as well, shakes out.

By the way, the thoroughbreds were coming in from Australia to the Philippines. No information comes about the racers in Utah except they never won anything but did, in fact, eat up all the assets. The other property was stolen outright. So, graft and corruption is actually as near as your elbow, my friends, while all the while you are thinking you can trust your relative or partner.

So, what do you expect? PROTECTION! How do you get it? By giving up your invisible freedoms.

In places like the U.S. it is now called “Homeland Defense”. In other words, Martial Law, which in fact, you line up and DEMAND. Moreover, these oppressions are foisted off onto you and allowed growth in more crime and corruption by the very judicial system you thought you had to help protect you.

Let us look closer at Martial Law, Philippine style, for a bit better insight into REALITY.

Ferdinand Marcos did, actually, more for the Philippines than any one person before him and certainly since. He simply got “done in” by the U.S. manipulators and yes indeed, kidnapers of the legal kind. (Everything “they” do is legal even if absolutely unlawful or unconstitutional. It is called rule by force and deception. It certainly is NOT “democracy”, so stop kidding yourself about such stupid assumptions.)

In the Philippines the people rather look forward to Martial Law, for in that period of time with Marcos—**THE PEOPLE DID VERY WELL.** I ask to have an article inserted here, please, as regards that martial law and the currently total indifference to such a possibility.

[QUOTING *The Daily TRIBUNE*, Thursday (today), Sept. 25, 2003 (And, can any of you actually believe September has also come and gone?):]

WHY THE INDIFFERENCE TO MARTIAL LAW

By Alejandro Lichauco—*Analysis*

A “daily” prominent for its fierce struggle against and equally fierce abhorrence of martial law is editorially disturbed by the finding of a polling organization that some 70 to 80 percent of respondents “have not expressed their opposition” to martial law.

“One would expect,” the editorial said, “a higher percentage of opposition from a nation that only three decades ago experienced the nightmare of martial law.”

The editorial then proceeded to ask whether the poll finding is “an indication that many people would rather suffer repression rather than political instability,” alluding to a 1999 conference on the “legacies” of the Marcos dictatorship where “the participants expressed concern over the collective amnesia with regard to the martial-law regime.”

The surprising thing about that editorial is that up to now it remains puzzled over what it said was “collective amnesia with regard to the martial-law regime” and that it should continue, 17 years after the dictatorship took flight, to harp on the plunder of the nation committed by that dictatorship.

But that puzzlement is typical of the anti-Marcos elements in media who remain fixated on what they believe is the absolute sanctity of press freedom and democratic institutions and who, as that editorial implies, believe that press freedom and democratic institutions represent the highest political values, any assault against which wouldn’t or shouldn’t ever be tolerated.

The writer of that editorial, in lamenting the large and rising indifference to martial law, should instead have searched his intelligence for the reasons behind that indifference, which shouldn’t be too difficult to grasp.

The reality is that to a nation overwhelmingly immersed in poverty, the masses of whose population are harassed by the daily struggle to keep body and soul together, with hardly any time for anything else, a free press and democratic institutions mean next to nothing, if they mean anything at all.

And where democratic institutions—often mistaken and confused by naive intellectuals, for democracy itself—fail to deliver the good life and instead deliver the hard life, then it is but a question of time before people start searching for institutions which promise to deliver them from the hard life and give them the good life or simply hold out the promise of doing so.

The rise of dictatorships—and Hitler’s Germany is the most prominent example in recent history—during the Great Depression is proof enough of that while the continuing popularity of Castro and of the political endurance displayed by the authoritarian communist regimes of China and Vietnam are contemporary and ongoing examples.

Democratic institutions—or even democracy itself—are never ends in themselves, and where these fail to give the mass of a nation’s population a quality of life that befits human beings, then those institutions live on borrowed time.

But in the particular case of the Philippines, the rising and one might even say widespread disillusionment with democratic institutions is explained by the equally rising and widespread perception that those institutions—at least since 1986—have actually worked for special interests committed to policies and measures that have brought nothing but misery to the nation’s masses.

To be specific, since the restoration of democratic institutions in 1986, the system of “democratic governance” has functioned to establish in this country a government of globalists, by globalists and for globalists—and if you want to know just what’s wrong with this, then read all about the recent failed talks on free trade in Cancun.

It has become devastatingly clear that people power, represented by Edsa I and Edsa II, hasn’t really been about democracy—as that term is intelligently defined—but of the dictatorship of international financial institutions which Malaysia’s Prime Minister Mahathir has described and denounced as the agents of the new colonialism.

In brief, democratic institutions since 1986 are now growingly perceived as instruments that have been manipulated by international agencies to serve the ends of new colonialism—and manipulated with the active collaboration of the nation’s political and economic Elite, including elements in media.

This is the reason for the widespread disillusionment with democratic institutions, which unfortunately, have been erroneously equated and confused with democracy itself. But they aren’t the same thing.

Which is another way of saying that what we have in this country today isn’t really democracy but a sham democracy that isn’t only working for special interests but for a particularly vicious category of foreign special interests.

The further truth is that there isn’t only a rising indifference to martial law. There is in fact a rising nostalgia for the Marcos years, and the explanations, again, aren’t hard to understand.

For all the plunder attributed to the martial law regime, the fact is that life under that regime was lighter and easier than it is today, at least for the masses. Unemployment, for the most part, was kept at a low of 5 to 6 percent compared to the 13 percent present today. The peso, at the time the dictatorship took flight, was at P19:\$1, compared to today’s rate of P55:\$1. Medical care was accessible, if not to the masses then at least to the middle class. The farmers were able to buy their fertilizer and other production inputs at subsidized prices, and they weren’t overwhelmed by cheap, subsidized imports from the industrialized countries. In fact, agricultural imports were prohibited, except for fruits during the Christmas season.

This is the reality which main elements in media have to understand, but if they don’t understand that, it can only be because they refuse to understand it. For the truth is that there is an almost universal perception that by-and-large media today are industry-controlled and populated by elements on the payroll not only of special interests but, in particular, by special interests committed to globalization.

Marcos at least resisted that new colonialism even if only half-heartedly. The presidents who came after Marcos embraced it totally. And that’s what the globalists in media, who now fear the return of authoritarianism, don’t tell us.

The growing acceptability of a prospective military government stems from the consciousness that only a military government can free this nation from the dictatorship of the globalists.

[END QUOTING]

And thus you have the better understanding which eludes the most astute “patriots” who think upheavals save the day and change the rulership. Until you change everything basic to survival—changing the corruption from one to another is useless indeed.

I suggest that you, EJ, point out to a contact or two that if they just focus in on “Morgan-Stanley”, they will find the viper’s nest and who has really done what to whom. Why do you REALLY think Big Mike needed to make that trip with Mommy, to NEW YORK, NEW YORK? What brokerage house will be in Beautiful Downtown New York, perchance? Perhaps you can capture several rats with one swat. **TRACK THE MONEY AND THE CENTRAL BANK CHANGEOUT!** This does not by any means at all limit you to Morgan Stanley, silly kids. Where IS that Lehman Bros. bunch who buy out the non-performing loans and foreclosed properties for a song with no lyrics? I also suggest you look at the fiasco of the electric power system, for it is going to also be “all tangled up” in the same crowd of the Enrons of the world—not to even mention the new mess with Caltex here in the Philippines. (That is a California-Texas consortium of petrol gorillas.) Yes, I DO get weary but I remind you that “wisdom is the better part of valor”.

Indeed there had best be 400,000 tons of gold in that old Central Bank vault or spit will be the middle name of the Bat Guano (BS) crowd. The potatoes are small in the current “getcha” games—go for the big kids who stole “Christmas”. Grinches are far too nice a term for these plague-carriers.

Will Bush actually come to the Philippines? WHO CARES!

Is there some reason that GMA couldn’t meet with Dubya today in New York as they will both be there? I guess not when for a billion pesos more you can cause irreparable damage to both countries in point. So, perhaps Marie was right: “Let them eat cake!” and later a lot of begetting and beheading can take place in the orgy of burning “Rome”.

Does anyone find it superbly idiotic that the only person touted as for meeting with GMA in New York is Mahathir of Malaysia? He lives right next door! Will you guys never get your fill of Elite politicians? How do your stomachs hold up? By the amount of stomach medications you intake, I guess they don’t hold up too well at that.


As the people awaken they are going to be mad as hell and some won’t take it any longer—ah but, with those nice PEOPLE who control that which we need to balance our program—yea, outside that Tallano game plan, we will be actually farther ahead than you can even dream in the limited view of this minute.

We already have inroads to the ACCEPTABLE groups down South and they are the ones who were given the lands and/or hold land as do the indigenous people of, say, the Americas.

Why limit things to a buying of votes for some MORE infamous potential crooks. Get these people A NATION and go back to running things from the grass roots like it was structured in the beginning within the villages and States. Until the people reclaim their SOVEREIGNTY there is going to be no change of great magnitude—but each step is a forward motion even as slow as it might feel and appear.

I would like to leave this, please. There is so much to do and so little time to do it.

Thank you and I salute you for the wondrous beings you are.—GCH

dharmā 

15 Justices Against Will Of 11 Million Filipinos

9/28/03—#1 (17-43) (RULE OF LAW)

SUN., SEP. 28, 2003 7:59 A.M. YR 17, DAY 43

GCH—RE: MISPRISION OF FELONY. RULE OF LAW: U.S. & PHILIPPINES. HOOK IT TO SOMETHING PERSONAL

MANILA, PHILIPPINES

WHY SEN. LACSON MUST HANDLE AFFAIRS AS IS

MISPRISION OF FELONY: *The offense of concealing a felony committed by another, but without such previous concert with or subsequent assistance of the felony as would make the party concealing an accessory before or after the fact. Elements of the crime are that the principal committed and completed the felony alleged, that the defendant had full knowledge of that fact, that defendant took an affirmative step to conceal the crime.*

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States [OR PHILIPPINES] conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States [OR PHILIPPINES], is guilty of the federal crime of misprision of felony.

THE ACT OF CONCEALMENT IS ALSO SUPPORTIVE OF "OBSTRUCTION OF JUSTICE".

* * * * *

Engrave the above terms and memorize the "meaning" of those terms because battles within the legal or judicial system are no longer about "laws" but rather, about "getcha". GET INFORMED AND YOU JUST MIGHT BE ABLE TO DEFEND YOURSELF. BUT IT WILL MEAN THAT YOU MUST STAND READY FOR FOLLOW-THROUGH IN ALL INSTANCES.

If there is failure on the part(s) of one or more to "conceal" or "obstruct justice"—all are guilty of aiding and abetting the criminals and are subject to the SAME prosecution as the perpetrator thereof.

Given you now UNDERSTAND the seriousness of our "NOTICES", we can move on and also show you that in such cases as the most recent revealing of crimes actually committed by the spouse of the "unconstitutional" President in the Philippines, it is appropriate to be very careful and also GIVE DEFENSE to any accused of either libel or slander in the Press.

In the Philippines to say that this particular "law" doesn't exist is ludicrous, since not only are the Philippine laws patterned DIRECTLY from the U.S. Codes—but English is the language, by law, of the courts themselves.

Any person knowing about "the crimes" committed by another, when brought to his attention MUST ALSO REVEAL HIS RECOGNITION OF THE OFFENSE AND ALSO SPEAK OUT PUBLICLY AND TO APPROPRIATE AUTHORITIES. THIS IS INCLUSIVE OF ALL RECOGNIZED FELONIOUS (OR ANY CRIME, ACTUALLY) ACTIVITIES.

This applies to Senators Panfilo "Ping" Lacson and Serge Osmena III as to revelations of crimes committed with documental support of said crimes. Being Senators and having brought these probable and known crimes to the attention of the police, without response (only threats against themselves), THEY ARE OBLIGATED TO BRING THE ACCUSATIONS "LOUDLY" BEFORE THEIR PEERS IN HEARING—this being, in this case, the Senate of the Philippines and the people. There is no other event or law to cover them in their own persons if they fail to do so.

This also means it is now incumbent on ALL receivers of the information to recognize the possibilities and demand legal (judicial) investigation.

Neither Sen. Lacson NOR Sen. Osmena (nor any other sitting Senator or "person") is obligated to furnish OTHER THAN SUPPORTING EVIDENCE. This is not indicative of "original" documents to support the accusations—but only the revealing of the facts as seen by the presenter are at all necessary. THE "LAW" IS THEN TO INVESTIGATE AND PRESENT FACTUAL DOCUMENTS—INCLUDING, POSSIBLY BUT NOT PROBABLY, ORIGINAL DOCUMENTS and/or ALL BACKUP MATERIALS.

The "camp" of Mike Arroyo, *et al.*, demands an absurdly ridiculous chain of events wherein they demand Lacson, *et al.*, present proof of his representation. No, he not only is not required to do any such thing but is not within his rights to do so.

The next "shout and spew" is an equally ridiculous suggestion and demand that Lacson should bring this to a court of proper authority and prove his case. He neither has to PROVE ANYTHING nor does he have any proper cause to bring anything to such of courts where, especially, it is already proven and determined that he has had, himself, suffered the unfair and unlawful rulings of said courts.

ALAN F. PAGUIA—ESTRADA

The same obligation and responsibility rests upon Paguia and others, especially attorneys and Judges, to present TRUTH and definitions of LAW when they find gross misuse and abuse of the law itself, and/or, persons committing KNOWN crimes, yea, even unto TREASON and in "this" case, totally unconstitutional unseating of a duly and extremely popularly ELECTED PRESIDENT.

TO FAIL IN THE **OBLIGATION UNDER THE LAW TO BRING THE INFORMATION PUBLIC IS TO BE ACCUSED AND CONVICTED "UNDER THE LAW" OF "OBSTRUCTION OF JUSTICE" IN ITS HIGHEST FORM POSSIBLE: EQUAL GUILT.**

Therefore, when you begin to think that "we" somehow are tattling and prattling about miscarriages of justice or absolutely outright CRIMES committed—even to miscreant false affidavits—we would be guilty of the SAME OFFENSE as are the guilty. It is only our "OBLIGATION", however, to present the crime and the "known" parties involved. We are not in any way obligated to prosecute such offenders.

Therefore, to you who continue to wonder why Lacson doesn't simply bring a case against Mike Arroyo, OR Ekkers don't just bring a major case against miscreants and V.K. Durham—WHY WOULD THEY?

The "accused" (both Arroyo and Durham) have committed CRIMES of fraud, obstruction of justice, fabrication of facts to support their crimes and myriad of other "crimes" under the laws.

Criminal charges must be handled through proper legal avenues and civil cases are separately addressed through the "civil" process. Evidence is appropriately presented in BOTH instances and this is why some cases (O.J. Simpson as example) can have an acquittal of criminal charges but is caused to again face the courts for "civil" charges and, more interesting, must testify HIMSELF. A criminal court cannot cause a person to "incriminate himself". However, he is neither allowed to perjure himself—lawyers can lie, the defendant may NOT.

A complaint can be entered by an ATTORNEY and hold no truth whatsoever as basis for the complaint itself. Things must be proven or resolved at court after the filing.

BUT, if the complaint proves to be garbage, the defendant has open cause and claim to sue the pants off the claimant. The lawyer is STILL protected by the "brotherhood" under the shelter of appropriately written laws.

The confrontation of the offenders who then come to claim some kind of sympathy for their own crimes, or to COVER them, is to simply distract. For instance, if your neighbor murders or molests a child—and you learn of it—YOU ARE OBLIGATED UNDER THE LAW TO REVEAL YOUR INFORMATION—PERIOD. If you LIE about the circumstances or fabricate a story—YOU ARE RESPONSIBLE UNDER THE LAW AND SHOULD BE PROSECUTED TO THE FULL EXTENT OF THE LAW.

WHEN YOU HAVE NO OTHER AVENUE OF RECOURSE OR PROTECTION OF SELF, THEN YOU ARE OBLIGATED TO REPORT IT TO THE PUBLIC MEDIA OR MAKE A NOTICE IN APPROPRIATE PUBLICATIONS.

THE GOOD SIDE OF THIS MANDATE!

If you have problems, it is noted that the "good" position to hold is to make a public statement AFTER bringing your assumptions or "charges" to an appropriate and recognized "authority". In every case YOUR ATTORNEY, if you have one, IS THE APPROPRIATE PARTY.

The next step, in all instances wherein you have determined probabilities, is to further make the "Notice" information available to appropriate parties or officials—i.e., Judges and those most especially where the hearings of cases are in "play".

In the case here, of Tallano, affidavits now need to be entered with the Judge to inform him of the failure of follow-through of his orders. That offense of negligence or intentional disregard of the law is called CONTEMPT and represents, literally and in most instances: CRIMINAL CONTEMPT. USE THE LESSONS YOU HAVE LEARNED THE HARD WAY, PLEASE.

In some cases the problem is rectified by the follow-through of action on court orders themselves. Where there is deliberate non-compliance and if "extortion" is present, it behooves to protect self and all interests when involved in any way through agreements and/or any joint venture or contract. A Letter of Intent (LOI) BECOMES a contract when "acted upon" in full intent to follow through as expressed in the LOI.

No, you do not have to have lawyers to bring forth your information or claims. In litigation of corporations themselves, you are ordered by law to have a licensed attorney—but that too is only if you have stockholders involved. It is tedious but saves a lot of time and funds to handle the beginnings of your "cases" yourself. In fact, you can cause the judge to order you to obtain counsel even in corporate disputes.

Since parties named, yea even in the Cross S Cattle Company, Inc. question of title or holding, there was no need for legal counsel—for the facts already determine the question of ownership and records fully support same.

The fact that corporate records are held without release is your first defense and cause to proceed PERSONALLY and demand, or enter your own, Motion for Summary Judgment.

SUMMARY JUDGMENT:

Procedural device available for prompt and expeditious disposition of controversy without trial when there is no dispute as to either material FACT or inferences to be drawn from undisputed facts, or if only question of law is involved.

Federal rule of Civil Procedure 56 permits any party to a civil action to move for a summary judgment on a claim, counterclaim, or cross-claim when he believes that there is no genuine issue of material fact and that he is entitled to prevail as a matter of law. The motion may be directed toward all or part of a claim or defense and it may be made on the basis of the pleadings OR OTHER PORTIONS OF THE RECORD IN THE CASE OR IT MAY BE SUPPORTED BY AFFIDAVITS AND A VARIETY OF OUTSIDE MATERIAL.

Now, what's not to understand? In the Cross S case, there are three parties NAMED as holders of Cross S and therefore any ONE of you can move for Summary Judgment to the court—right now.

We, for instance, did exactly that in all instances of "Notice" publication. In doing this the involved parties have moved to protect themselves along with their INTERESTS. In the case of the Philippines circumstances we are protected. In the Cross S there is now appropriate cause to move further along. HOWEVER, IN SOME INSTANCES "HOLDING" IS THE MORE INTELLIGENT *MODUS OPERANDI*. Keeping that "holding" tied into limbo since all funds have been usurped, is probably the better circumstances in which to find yourselves—because of the inability to function and thus hold until other possibilities mature.

A lawyer retained for the purpose of representation, caused through the law, who fails in his personal authority to act, is guilty of probably conspiracy with opposing legal parties, malpractice, conflict of interest and any number of other causes of action—including loss of assets, damages through loss or inability to operate "your business" and in +S circumstances—deliberate failure to respond or act in behalf of his clients.

This is why lawyers and doctors are REQUIRED to have insurance, my friends.

In the +S circumstance a Summary Judgment at the opening of the "case" would have solved the "ownership" question INSTANTLY—with a statement from the Utah Secretary of State as to corporate standing. Over three years later you STILL HAVE NO RESOLUTION AND, MOREOVER, **ALL RECORDS, CORPORATE AND BUSINESS, ARE DELIBERATELY AND ILLEGALLY "WITHHELD"!**

Am "I" trying to start more problems? No, I am telling you that you have options, have always had those options and now that you know your options you can more fully and wisely conduct your own lives and interests.

Laws are worthy ONLY if people respect them. A place WITHOUT laws and without order, is ANARCHY and presents nothing save chaos, corruption, graft and DISORDER. **WE WILL NOT CONTRIBUTE ONE IOTA TO ANY BREAKING OF THESE LAWS OR TO LEAVING OURSELVES OPEN TO ATTACK, ACCUSATIONS, AND/OR CHARGES FALLING INTO ANY CATEGORY OF BEING POSSIBLY LUMPED INTO THE PLOT(S) THEMSELVES.**

"Ignorance of the Law is no excuse." BELIEVE IT. However, ignorance of any crime is not only acceptable but binding on the court. DO NOT CONFUSE ONE AS BEING THE OTHER.

Again Atty. Alan F. Pagua has been asked to present a series of "RULE OF LAW" for purposes of general publication.

We will continue to run those articles because until YOU learn to use these laws suitably and "generally" with your own circumstances, you will not have a full deck to act in any manner in your own LIVES. KNOWLEDGE IS THE IMPORTANT POINT TO ALWAYS REMEMBER.

[QUOTING *The Daily TRIBUNE*, Friday, September 26, 2003: "RULE OF LAW", by Alan F. Pagua. Part 1:]

IS THERE JUDICIAL DICTATORSHIP IN THE PHILIPPINES?

Dictatorship

Dictatorship simply means the rule of arrogant and oppressive power. It is exercised by an undemocratic few as against the will of the democratic majority. It upholds the interest of the minority over that of the majority. It declares obedience to the Constitution and the rule of law, but acts otherwise. It upholds the form of public interest, but not the substance. It claims respect for the sovereign people, but actually disdains them. In essence, it is the rule of force.

Judicial Power

Judicial power, or more accurately, judicial authority is the duty to properly apply the law to controversies filed in court. Thus, where the law is improperly applied, there is abuse of judicial authority. Abuse in any form is obviously inconsistent with legal behavior. It is inconsistent with justice, honesty, good faith and with giving everyone his due. Abuse plainly constitutes injustice, dishonesty, bad faith and refusal to give everyone his due. These standards are established by a mandatory provision of law. Non-observance of these standards therefore constitutes violation of the law.

Test Cases

1987—In *In Re: Wenceslao Laureta*, some justices of the Supreme Court were charged before the Tanodbayan, precursor of the current Ombudsman, with having knowingly rendered an unjust judgment that made the complainant's adversaries the "illegal owners" of vast estates. The charge included graft and corruption. Issue: Whether justices of the SC may be criminally charged for rendering unjust decisions? Ruling (1) The cited criminal offenses refer to an individual judge, not to members of a collegiate court who reach their conclusions in consultation and accordingly render their collective judgment after due deliberation. (2) To rule otherwise would be to subvert the independence of the judiciary and subordinate the judiciary to the executive. It is not the prosecutor who would pass judgment on the "unjustness" of the questioned decision but the proper appellate court, either the Court of Appeals or the SC. (3) Resolutions of the SC are entitled to full faith and credence and are beyond investigation or inquiry under the same principle of conclusiveness of enrolled bills of the legislature. (4) The doctrine of separation of powers calls for the SC justices being left alone to discharge their duties as they see fit.

Comments:

The law is clear. It refers to "**any judge**". The law does not qualify whether the judge is acting individually or as a member of a collegiate court. What appears to be the controlling legislative consideration is whether the judge knowingly rendered an unjust judgment. If he did, whether individually or as a member of a collegiate court, then he committed the crime. In the decision at bar, the court inserted a qualification where the law itself provides none. In effect, the "any judge" portion of the law has been judicially amended to read as "any individual judge". The amendment was obviously favorable to justices of collegiate courts, which include justices of the SC. Such public officials have been effectively exempted from the law—contrary to the settled principle that only the legislature can amend a statute.

1998—In *In Re: Raul Gonzales*, a letter-complaint involving grounds for disbarment was filed with the Tanodbayan who referred the same to the respondent, Justice Marcelo Fernan, for the latter's comment with 10 days. Justice Fernan referred the matter to the SC. The court dismissed the charges and required the complainant to show cause why he should not be administratively dealt with for making unfounded serious accusations against Justice Fernan. Issue: Whether justices of the Supreme Court may be charged with criminal or administrative offenses which carry the penalty of disbarment or removal from office? Ruling: No. Not during their term. They must first be removed by impeachment. Without the protection of this rule, members of the SC would be vulnerable to all manners of charges which might be brought against them by unsuccessful litigants or their lawyers or by other parties who, for any number of reasons might seek to affect the exercise of judicial authority by the Court.

Comments: (1) By clear implication, it would appear that they may be properly charged with criminal or administrative offenses which carry penalties that are less than removal, such as fine or suspension. (2) An administrative or criminal complaint which carries the penalty of fine or suspension, not removal, is either supported by strong evidence or not. If it is, it would not seem fair to outrightly deprive the complainant of at least one reasonable opportunity to be heard to present and prove his grievance. To so deprive him of that opportunity to be heard would have the absurd result of giving the guilty respondent a legal shield he does not deserve. If he is not proven guilty, the complainant would not be able to claim that he was deprived of the opportunity to be heard. A complaining citizen who is not given the opportunity to be heard cannot be blamed later for refusing to fully support the government. [END QUOTING]

[TO BE CONTINUED]

Without wishing to cause undue contemplation of meanings and intent of message to identifiable receivers of this information, I do suggest that all or any of you in the midst of any legal involvement—consider your position and

then your options, very carefully. YOU DO NOT NEED HAVE LEGAL COUNSEL TO PERFORM IN A COURT. IF CRIME IS INVOLVED, EVEN AS A POTENTIAL "SUPPORTED" CIRCUMSTANCE, YOU CAN CAUSE RESPONSE FROM "A" COURT BY "LETTER COMPLAINT" as mentioned above and, moreover, you can ask for a 10-day response. YOU DO NOT NEED BE A LICENSED LAWYER TO DO SUCH LETTERS.

These possibilities are built INTO the law to provide alternatives when there is suspected obstruction or miscarriage of "the letter of the law" as even opposed to the "*SPIRIT*" of the law.

Often you must, yes indeed, deal with "statutes of limitation" regarding certain activities—BUT, when you are not informed BUT BECOME INFORMED, you will most often, in some criminal cases and most "damage" cases, be given opportunity to count your time periods under "becoming aware of" actions, intents or outright fraud, theft or damages.

THE LAWS ARE CONSTRUCTED, EVEN IF BURIED, IN SUCH A WAY THAT "YOU" ARE ABLE TO SEEK REDRESS AS A CITIZEN UNDER THOSE LAWS.

THE "OBLIGATION" OF A CITIZEN WHETHER OF PERSONAL INTEREST OR PUBLIC RESPONSIBILITY, IS TO REPORT THE POSSIBILITIES. YOU ARE NOT OBLIGATED TO PAY FOR THE PROSECUTION OF SAME.

In case of (listen up, please) possible impact of ill-conceived actions INVOLVING A JUDGE—it becomes obligatory to INFORM THE JUDGE OF SUCH POTENTIAL. How else is an honorable Judge caught in between feuding parties and lawyers to protect his own integrity?

I, therefore, suggest that in the case of Cross S that you get, post-haste, the letter to the Judge delivered forthwith. At the very LEAST you know that the affidavits DID NOT accompany the permission to appeal the case—to the deciding body who promptly denied the permission. It is noted that NO NOTIFICATION was forthcoming to the clients or parties to the appeal—except the opposing counsel. This ruling stood for over a month with NO notification of same to any client or party to the claimant's interests.

"The law" cannot prevail if people do NOT reveal such miscarriages of justice in the most "basic" form.

It gets as nitty as a wife, say Doris, who seemingly has no interest in any property of EJ as regards the ranch, to realize that under the law—she is both protected and obligated. She is not a shareholder as such—but her spouse IS and therefore under "community property" laws, she BECOMES at least a fifty-percent owner of the shares should EJ become deceased! There is certainly NO prenuptial agreement involved here in this instance and thus no debate at estate clearing. In the case of A.C.—there IS a valid prenuptial agreement voiding all interests of the named "wife" at that time of A.C.'s demise. Hidden or not—it will take precedence because the circumstantial evidence proves the agreement itself. Refusal to produce the agreement ASSUMES no holding until proven otherwise by the agreement itself. There is no demand for any standing of the children of the deceased. You have "assumed" otherwise but unless specifically recorded it has no "corporate" standing. There, frankly, is no valid or legal "assumption" of any ownership except the existing recorded shares as issued from the FATHER, Arthur Ekker. If A.C., as managing director and officer did NOT cause legal changes, then the documents of record MUST STAND. This is WHY it is unlawful to withhold records, my friends—especially in circumstances of corporations. Wills are likewise covered by the LAW and if there is knowledge of withholding of same or hiding or changing of same—it is criminal action.

Ah indeed, readers, this is as interesting a game as any in which you can involve self; while no, you do NOT need a law degree or license to offer some substantial possibilities for action and as well as PROTECTION of your interests UNDER THE LAW. You are simply TOLD otherwise. Find the "loophole" and plough right on through it.

HINT: It is not the ownership of the +S Corporation in question, REALLY, it is a settlement of the "estate" that hangs out everyone to waft in the wind—and, "they" can't. So, try some enjoyment of self, for it is perhaps "earlier" than you think.

It is fine to think of what you want to be or do UNTIL YOU START DOING WHAT YOU ARE "MEANT" TO DO! Moreover, either way, you will be doing that which you are doing—no more or less. While you are "getting there" please make an effort (not try) to not be stupid. Ignorance can be cured while "stupid" is often quite irreversible.—GCH dharma

9/29/03—#1 (17-44) RULE OF LAW (2)

MON., SEP. 29, 2003 11:00 A.M. YR 17, DAY 44

GCH—RE: RULE OF LAW: DICTATORSHIP IN PHILIPPINES?

MANILA, PHILIPPINES

RULE OF LAW

Alan F. Paguia

[QUOTING *The Daily TRIBUNE*, Sunday, Sept. 28, 2003:]

IS THERE JUDICIAL DICTATORSHIP
IN THE PHILIPPINES?
(PART 2)

Continued:

1990—In *Maglasang vs. People*, five justices of the Supreme Court were charged with ignorance of the law or knowingly rendering an unjust judgment. The complaint was filed by petitioner's counsel with the Office of the President of the Philippines. The complaint alleged that the justices dismissed his petition "more for money reasons" and insinuated that the court maintains a double standard in dispensing justice—one set for the rich and another for the poor. **Issue:** Whether the SC has jurisdiction over the complaint filed with the Office of the President? **Ruling:** Yes. The criticism went beyond the bounds of "constructive criticism" under legal ethics. (1) Under the separation of powers, no other department or agency may pass upon the Supreme Court's judgments or declare them unjust. Consequently, not even the President of the Philippines as Chief Executive may pass judgment on any of the court's acts. (2) The arrogance displayed by counsel in insisting that the court has no jurisdiction to question his act of having complained before the Office of the President, and in claiming that a contempt order is used as a weapon by judges and justices against practicing lawyers, however, reveals all too plainly that he was not honestly motivated in his criticism. Rather, his complaint is a vilification of the honor and integrity of the justices and an impeachment of their capacity to render justice according to law.

Comments: (1) According to the court, "not even the president of the Philippines as Chief Executive may pass judgment on any of the court's acts." (2) The word used is "any" without qualification. Whether the court's acts be just or unjust, right or wrong, good or bad, lawful or unlawful, constitutional or unconstitutional—not even the President of the Philippines may pass judgment on its acts. (3) If the President as the most powerful government official of the land may not do that, it stands to reason that the legislature is also proscribed from doing it. How about the Ombudsman, the plain citizens, the youth, the students, the lawyers, the news reporters, the writers, and so on? Absurd? Quite. (4) The court gamely acknowledged it is "composed of fallible mortals". Just like the rest of humanity. (5) The court also mentioned its hope "to correct whatever mistake it may have unwittingly committed". The court was silent with respect to mistakes which may be patently or demonstrably "wittingly committed". Who shall correct such mistakes? The court was silent. (6) Judicial mistakes are of two kinds: (a) error of judgment, and (b) error of jurisdiction, which under the Constitution, includes grave abuse of discretion. (7) Who may then properly pass judgment on the SC's error of judgment, error of jurisdiction, or grave abuse of discretion? In so far as the first two are concerned, the rules of court prescribe a timely motion for reconsideration. If denied, there is nothing more to be done but to accept the defeat. However, in so far as the justices' grave abuse of discretion is concerned, it would seem that the rules of court are silent. The constitutional provision on impeachment takes over, if applicable. If impeachment is not applicable, then that would be the end of the line for the aggrieved citizen. He will have to wait until the concerned justices have retired before he can sue them accordingly.

1993—In *Maceda vs. Vasquez*, a regional trial judge was charged before the Ombudsman with having falsified his Certificate of Service in violation of an administrative regulation issued by the Supreme Court. The Ombudsman ordered the judge to file his counter-affidavit and other controverting evidence. Under the Constitution, the Ombudsman has the power to investigate "any act or commission of any public official" which "appears to be

illegal, unjust, improper, or inefficient". **Issue:** Whether the Ombudsman has the authority to conduct the investigation against the judge? **Ruling:** (1) The investigation encroaches into the court's power of administrative supervision over all courts and its personnel, in violation of the doctrine of separation of powers. (2) The Constitution exclusively vests in the Supreme Court administrative supervision over all courts and court personnel, from the presiding justice of the Court of Appeals down to the lowest municipal trial court. By virtue of this power, it is only the SC that can oversee the judges' and court personnel's compliance with all laws, and take the proper administrative action against them if they commit any violation thereof. No other branch of government may intrude into this power, without running afoul of the doctrine of separation of powers. (3) The Ombudsman cannot justify its investigation of petitioner judge on the powers granted to it by the Constitution, for such a justification not only runs counter to the specific mandate of the Constitution granting supervisory powers to the SC over all courts and their personnel, but also undermines the independence of the judiciary. (4) The Ombudsman should first refer the matter of the judges' certificates of service to this court for the determination of whether said certificates reflected the true status of his pending case load, as the court has the necessary records to make such a determination. (5) The Ombudsman cannot compel this court, as one of the three branches of government, to submit the records or to allow its personnel to testify on this matter. (6) In fine, where a criminal complaint against a judge or other court employee arises from their administrative duties, the Ombudsman must defer action on said complaint and refer the same to this court for determination whether judge or court employee had acted within the scope of his administrative duties.

Comments: (1) The court apparently did not find the language of the subject constitutional provision to be clear. Thus, its resort to a very short, somewhat impatient and dismissive construction (see item 3 above). (2) The construction has the following absurd results: (a) The plain meaning of the equally plain language of the law granting the Ombudsman the constitutional power to investigate "any person" or "any public official" to perform and expedite "any act or duty required by law" or to stop, prevent and correct "any abuse or impropriety" in the performance of duties—have been qualified where the law provides no such qualification. The exception of a "judge" has been read into the law where the law provides no such exception. In short, the meaning of the word "any" has been effectively amended to mean "some". (b) There is nothing now to stop the Legislative and the Executive departments from invoking, by parity of reasoning, the same exception of their respective personnel from the investigatory powers of the Ombudsman, upon the same issue of "independence". This must be especially true with the Chief Executive who enjoys the constitutional power of "control", not merely administrative supervision, over the entire Executive department. (c) So many public officials would then be exempted, and so little would be left for the Ombudsman to investigate—contrary to the plain rationale of the law which created the Ombudsman. (3) The court apparently did not find it necessary to discuss the applicability or non-applicability of the constitutional principle of checks and balances. It would seem that in so far as the court was concerned, it was not subject to the obvious check and balance function of the Ombudsman under the Constitution.

2001—In *Estrada vs. Arroyo*, the chief justice proclaimed Vice President Arroyo as president upon the alleged "permanent disability" of President Joseph Estrada. All the other justices confirmed the proclamation. Under the Constitution, it was essential that there must first be a "written declaration" of such disability by President Estrada himself or by the majority of his Cabinet. There was never any such "written declaration". Later, when President Estrada questioned the constitutionality of the proclamation, the same justices affirmed the validity of their own act of proclamation—not upon the ground of "permanent disability" but upon the NEW ground of "constructive resignation". **Issue:** Whether the Office of the President was vacant at the time of the proclamation? **Ruling:** Yes. (1) Applying the totality test or the totality of the events before, during, and after the proclamation, the court ruled that President Estrada had "constructively resigned". (2) In fine, even if President Estrada can prove that he did not resign, still, he cannot successfully claim that he remains the president. That claim has been laid to rest by Congress, and the decision that respondent Gloria Arroyo is the *de jure* President made by a co-equal branch of government cannot be reviewed by the court.

Comments: The justices acted with clear political partisanship when they proclaimed Vice President Arroyo as President since they knew fully well that the constitutional requirement of "written declaration" had not been complied with. Their decision against President Estrada was patently violative of the latter's constitutional right to due process of law since his case was decided by justices who obviously did not have the cold neutrality of an impartial judge. In the eyes of the law, the decision which declared his constructive resignation had no legal existence. Therefore, he remains the true President under the Constitution. It bears notice that the SC is not a trier of facts. Furthermore, Justice Artemio Panganiban has officially admitted that he had conspired with chief Justice Davide in prearranging the proclamation even before Vice President Arroyo had asked for it; and even while President Estrada was still in the presidential Palace. The rest of the justices agreed with the plan of Panganiban and Davide. They acted in concert and in unison in confirming the unconstitutional proclamation. The 15 justices thereby appear to have effectively nullified the overwhelming mandate of almost 11 million Filipinos who had voted President Estrada into office in 1998.

Fifteen justices against the will of almost 11 million Filipinos? Surely, there must be something terribly wrong with this equation.

[END QUOTING PART 2]

OPERATIONS IN WONDERLAND, ALICE...

It is very difficult for us to accept the absurdities of daily authority in this Wonderland of outrageous events. Then, when all else is totally entangled and out of control there is the demand THROUGH PRAYER for God to fix it, send a sign or at the least get THE Pope to give Divine instructions. When none of the above "happens", oh woe unto everyone—God has failed somehow.

We have just witnessed a President of this Republic head for the UN in New York to speak and "make deals" all based on begging off on any more than sending troops to Iraq (if the U.S. PAYS for them), sending 500 likewise to Liberia—and begging also for a non-permanent seat on the Security Council at the UN.

Then off to parts European where she was to ask THE Pope for Divine Instructions about whether or not to run for President. (She has not been elected, remember.)

So, she was off to the Vatican seeking a sign whereat she got socked with a SIGN so hard she had to leave Italy before her time expired—and still missed the "sign". Isn't it always the way of it?

The lights went out all over Italy and the Vatican. Poor dear had to put on her makeup in generator lights. Moreover, everyone else was totally inconvenienced.

The audience with THE Pope was conducted and please note onlookers, all of the Arroyo family right to the grandbaby got a free audience—EXCEPT NOWHERE TO BE SEEN WAS "BIG MIKE", SPOUSE! What have we here? Moreover: WHAT KIND OF SIGNS DOES ONE NEED?

How much do you suppose it cost the Filipinos to get that entourage all over Europe for vacation? When will you ever learn?

Anyway, off they went to Paris to become a shining moonbeam on the stage of UNESCO whereat the "ambassador from the Philippines" is none other than the Presciosa Soliven married to the publisher of the infamous Administration paper, *The Philippine STAR*.

Ah but, not to be unnoticed: The U.S. just now reentered participation with UNESCO. That means that Laura Bush would be present and represent the Presidente of the States. More than that, it means that after several years of being without the major support of the U.S. there could not be continuation of the "club"—so, facts talk: the U.S. again picks up the major funding for UNESCO. Good for you good Americans! Certainly it beats paying your own bills?

So be it all for this is life happening! However, take care that YOU are not missing the amazing "signs" as they fall all over you.

We will be making great strides this week on several fronts—if Philippine time doesn't "do in" the sequences, the tidal waves don't swamp us and the coo-coo coupers don't bog us in quicksand.

I don't mind being the wind under your wings, dear ones—but, you have to grow your own flight feathers for I can't do that one for you. Walk in beauty until you can soar with the Eagles—on your own wing-power.—GCH

dharma 

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INFORMATION PACKAGE AS OF OCTOBER 1, 2003

THE FOLLOWING 8 PAGES DESCRIBE HOW NATIONS CAN RESTORE THEIR SOVEREIGNTY BY BASING THEIR CURRENCY ON GOLD AND PAYING OFF THEIR FOREIGN DEBT. THIS IS VERY CONCENTRATED MATERIAL AND SHOULD REQUIRE CAREFUL STUDY. ADDITIONAL DOCUMENTATION IS AVAILABLE TO SERIOUS APPLICANTS.

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THE PURPOSE OF THE GLOBAL ALLIANCE

October 1, 2003

Conceiving a New Global Community Starting With an Asia/Pacific Alliance

The world is in conflict and turmoil; it is changing. The term New World Order is bantered about so the general population of the world really has no true understanding of its meaning, and yet it speaks volumes to those promoting the global agenda behind the scenes.

By way of example, at the Global Forum on the "First Global Civilization" held in the autumn of 1995 the Gorbachev Foundation clearly stated that the forum was designed to:

"...focus on the fundamental challenges and opportunities confronting humanity as we enter the next century and a new millennium. It is being held in the belief that at this momentous juncture in history, we are giving birth to the first global civilization."

And yet, behind such terms as *global village*, *global neighborhood*, and *global commons* lies a far more sinister agenda for a One World Order which some say will be purely tyrannical in nature—destructive and restrictive to the inherent values, laws, and nature of man in an effort to depopulate the planet and strip man of his connection with God, by whatever label a given "religion" may place upon that Being.

The flip side of this equation is that any truly conscious person will realize that we DO live in a global village and, as such, there must be individual responsibility to see to it that the needs of the village are fulfilled. It is toward the goal of building (sheltering) and growth on a WORLD SCALE, that Global Alliance Investment Association (GAIA) was formed. GAIA is NOT a political organization, in any way, shape or form. And yet it is GAIA's view that the starving children in Africa and Asia ARE our responsibility. The homeless in earthquake-ravaged countries ARE our responsibility. The hungry and dying in flooded or drought-ravaged countries ARE our responsibility. What will be required to physically address issues such as these will be a uniting, a pulling together of resources GLOBALLY that will accomplish the task of helping many nations. GAIA holds the *collateral* to make this rebuilding, this "rebirthing", if you prefer, possible.

GAIA would not dream of interfering in the affairs or politics of nations, but GAIA can be **instrumental** in assisting nations, globally, by supplying them with the necessary collateral for resources, not only for building infrastructure and shelters but to feed the people and fulfill medical needs. In short, holding the resources necessary to rebuild *community*.

Vision is a compelling force. Like any other experience, vision is something already seen, that can never allow you to return to your former world view. We all act upon what we know, upon what life has taught us. Vision is what makes it possible to embark upon a path that is not romantic, not glamorous, not easy, and has none of the rewards we are taught to value. The rewards of community are personal growth, vision, greater courage, creativity, and joy in life. Joy in nurturing life. Joy in participating in life. Joy in all aspects of life. Few of us were taught the maturity required to value these things adequately.

Focalizing community can be thought of as a "thankless task", although it isn't, once we let go of old attitudes about freedom versus commitment, work versus happiness, risk versus security, responsibility versus fun.

Whatever community is, we yearn for it anywhere and somehow. One definition of community is: It's a space, or place, where you work with people you don't necessarily like or always agree with, to make *IT* better. Hoary as the advice may seem, it's never too late to try nonviolence, cooperation, compassion for all beings, lives outwardly simple and inwardly rich. In community we may find our myriad ways out of chaos.

The ways and means, the art of community, has been defined in the last decades. Many practically tested souls are eager to share their knowledge and a lively sense of renewed possibility. Great hopes occupy real ground in these small groups. Conflict, rightly joined, can bring clarity, not carnage.

Where community life is dissolved and the only remaining sense of social identity is with vast societies, such as great nations, serious-minded young people who wish to be socially effective often measure their small powers against national or world movements and develop a feeling of frustration and futility. On the other hand, where there are members of small communities they have opportunities to deal with problems within their grasp. They can be realists and can be effective within the community, and so can have a feeling of validity denied them when their primary relations are to vast social aggregations.

Our society is now pioneering new forms of community, more innovative and diverse than either traditional neighborhoods and small-town communities or the idealistic communities of the sixties and seventies. As one author put it, "...a grander and more dynamic whole emerges when a group of people participate in common practices, depend upon one another, make decisions together, identify themselves as part of something larger than the sum of their individual relationships, and commit themselves for the long term to their own, one another's, and the group's well-being."

Floods, earthquakes, volcanoes, wildfires, tornados, hurricanes—*acts of God* to courts of Law and insurance underwriters—can devastate communities (and whole nations). They can also inspire the highest levels of human cooperation, courage and selflessness. Particular disasters often strike with little warning, but the fact of disaster somewhere, sometime, is assured. Readiness is all.

Restoration, like any art, seeks a greater understanding of existence, which tends to deepen our appreciation, gratitude, and humility; salubrious states of mind that are less fringe benefits than compelling requisites for further work. Moreover, the art of restoration is finely balanced between mind and body, thought and sweat. The work is heads-up and hands-on: figuring out by guess, gut, experience, and calculation what will be needed. We've made a mess of Creation—and now we need to clean it up.

Shared purpose is the only reason for having a community. Shared purpose is important before anything else (except God). This purpose must be strong, and shared truly from deep within. This purpose must be able to survive difficult times, times of doubt, times of careful examination. Shared purpose is so important that we are compelled to express it as clearly as possible to each other, and to know, not assume, agreement.

GAIA was formed based upon the concept of *giving and regiving* and GAIA will be regiving generously to the Native Americans who have been so sorely treated for generations. The Native Americans will figure prominently, when substantially financially backed by GAIA, in the growth and development within the borders of the United States of America.

The New World Order has come a long way since the start of the present banking system, the creation of Freemasonry, the United States, and the French Revolution.

When you Look at how far the Elite plan has been allowed to progress, it is a sobering thought. And one which I trust will activate the determination within each of us to regain control of our own destiny (or the destiny of nations). This we can and will do, but the bottom line is knowing that the manipulation exists, how it works, and to what end. Without that knowledge, we are at the mercy of the manipulators, because a calculated long-term strategy will go on being presented as singular events unconnected with each other.

Three attitudes work well toward achieving a positive, constructive community: wanting to do (not just achieve) the work of building community, believing in this work as life-affirming and good, and knowing that it's possible. Seeing the larger picture of your relationship to the world is immeasurably valuable, and vital. It does much to dispel loneliness amid the illusion of separation from other people, and from the world.

We are part of the Creation, and it is an illusion to pretend that we are somehow above it or separate from it.

Listening is one of the lost arts. It was a part of the recent-enough past, however, that we are able to retrieve it. Among the Native American people, the elders were listened to in a way that's hard to explain. In modern America, we learn to listen shallowly, enough to memorize facts, or to detect points we want to refute, or enough to make someone feel respected, as duty requires. So often we listen to the words but not the message. We hear the notes but not the music, see the lines but not the art. It is truly our loss that we cannot see anew through the eyes of another.

There are two kinds of listening that are essential in a community: listening to the voice of spirit, and listening to the voice of individual and collective need within the community. When community members learn to listen, both they and the community experience miraculous growth.

No one community can be all things to all people. Learning what we reasonably can and cannot do is essential, and difficult.

Human apathy and naiveté are the greatest weapons of the Elite. Opening ourselves spiritually and realizing the full glory of Creation is wonderful. But if people float around in some spiritual mist, their feet dangling from the ceiling, they are copping out, and the complacency in so many areas of spiritual movements is staggering in the light of world events.

Knowledge is never disempowering. But ignoring it is. What is more negative and disempowering than being manipulated every day towards a global fascist dictatorship while having no idea that it is even happening? What is more negative than having thoughts placed into our minds which we believe to be our own? And what does "negative energy" do, if it is not addressed? It stays negative, or gets more so. It is much easier to live in some semi-dream world where words like love and peace are scattered around like confetti while the Elite go on unchallenged because to expose their manipulation is considered "too negative".

It is easy to speak words, much harder to live them. And if we are going to change this world for the better, then words like love, peace, respect, and freedom need to be lived and not just parroted. As its foundation, any guide to freedom needs a thorough knowledge of why and how that freedom has been removed in the first place. Without that, there can be no answers. But answers there are if we have the courage and the vision to stop playing around and get on with it.

GAIA has what is needed to fund a **NEW** United Nations, off the shores of America. It requires great men and great nations with vision, courage, and **resources**. GAIA will supply the collateral. Together, the rebuilding will begin in earnest.

Malaysia

Malaysia is PERFECTLY placed to serve as the leader in the formation of an ASIA/PACIFIC ALLIANCE. Malaysia has built an airport to accommodate future growth and has designed the Corridor for the range of high-tech communications capabilities that will be required with such an alliance of nations. Dr. Mahathir is in the leadership position to head such an effort and will soon be freed of his duties as Prime Minister to do so. NOW is the time. Malaysia is the PLACE. All that is required is for the EFFORT to be put forth and the FUNDS with which to make it a reality.

Philippines

Few, if any, nations in the world possess the natural wealth of the Philippines. Due to its colonial history, its people have been robbed of their knowledge that success, joy, happiness and abundance are the natural rewards from God for *giving and regiving*, and not from grabbing and hoarding. Self-centered selfishness begets only self-centered selfishness; the cycle must be broken before the abundance can be released.

To maximize the benefit of the GAIA collateral, it should be exchanged for physical gold which, when used worldwide, eliminates the loss of sovereignty imposed by a "regional" or worldwide currency. Gold-based currency worked very successfully for thousands of years and will work for a nation, a region, or the world without need of changing the currency of any nation. The NASA satellite maps are said to show enough gold in the Philippines to support gold-based currencies in all of the nations of the world.

Concluding Remarks

The Internationalist Jews have the world by the throat and they are strangling her life's blood and last breath.

[Let us pause briefly to define some terms that we are obliged to use, even though they have deliberately been made distasteful through misuse and manipulation. Many books have been written (most of which are hard to find because of their "suppression") about the term "International Jew", chief among them being The Thirteenth Tribe by Arthur Koestler and the series, The International Jew, by Henry Ford. Many other books have been written about The Protocols of the Learned Elders of Zion, published as the "blueprint" for world domination (in their own words) at the turn of the 20th Century and concerning the same group, or "force", perhaps more politically correctly referred to as the International Banking Cartel (IBC). This controlling Elite is often referenced as having begun its overt control of banking, industry and commerce in the person of Amschel Rothschild in the early 1800s, even though Arthur Koestler traced its lineage back to the Pharisees in the time of Immanuel (later called Jesus). This same group controlled the British East India Tea Company, the original (and continuing) drug cartel that has wrought so much havoc and pain in the world. We will refer to them as the IBC.]

In order to extricate ourselves as a people, a nation or group of nations from underneath this yoke of financial oppression, we must take bold (and some will say) NEW measures. Tyranny and shrewd manipulation must be overcome by wisdom, reason, and guidance from God (by whatever label). Bold new concepts must not only be conceived, but IMPLEMENTED, and one such concept is an Islamic-style Gold Standard Bank, i.e., a NEW banking system without usury. GAIA has gold-backed collateral of such a staggering size that the rebuilding of the entire world can and shall be accomplished through its utilization. What GAIA needs at this time are brave and visionary beings (NATIONS) willing to step forward and utilize the collateral we provide to be backed by hard metal (gold) and against which loans may be issued to allow the systematic, rapid, and diversified REBUILDING.

[Let us define "Islamic-style" banking. First, it has nothing to do with religion. It is called that because the problems (and controls) created by usury were first disclosed and objected to by Mohammad the Prophet around 500 AD. Islamic-style banking uses a "joint venture partnership", or "profit-sharing" way of compensating the lender for the use of his funds. It is to the benefit of the lender to actively assist the project in any way it can because it benefits from success. Usury-style banking is fundamentally confrontational, most loans being based upon a lien against such collateral as the lender covets for one purpose or another, thus its purposes are better served by project failure.]

Abundance awaits each who is willing to work with GAIA, for abundance is the promise of those who will fulfill the Will of The Father.

The world is on the brink of world war. There is literally no time left for dickering or arguing or taking long, drawn-out votes. Who is willing to work with us? Come forward and let's start working together, **now**.—GCH, Chairman

THE GAIA PROGRAM

October 1, 2003

The purpose of this paper is to outline the GAIA Program as briefly as we believe to be possible, from start to finish, reducing hundreds of pages of prior writings and explanations to just a few. As a preface, let us make clear that the GAIA Program is intended to be a Global program, a financial alternative to the G7-sponsored and controlled IMF and World Bank, with goals exactly opposite to theirs of world control. The GAIA Program will lead to the SOVEREIGNTY of people, and thus, of nations, by allowing them to regain control of their currency, pay off their “foreign” debt, and quit taxing the people.

The asset upon which this program is based is not something new. George Bush, Sr. called it the SuperFund. Ronald Reagan dreamed of leaving as his legacy to the world a gold-based currency based upon this asset, for which Ferdinand Marcos furnished the gold and printed the currency, called “ABL” (Ang Bagong Lipunan), and shipped “packages” comprised of P780 billion accompanied by 2,500 metric tons of gold bullion (in each package—some nations received several packages) to some 50-60 nations all over the world. Some of those packages are known to still be intact; others have “disappeared”. We have no need of those packages and mention them only to confirm that “the asset” is real and that GAIA is not some sort of grand scam.

When we speak of “the asset”, we speak of a \$1,000 Bearer Bond and its accrued interest (amounting to trillions of dollars) issued and sold by Hobson & Hurtado in New York City in May of 1875. This bond became very special because it somehow came into the possession of Russell Herman who was a high-level officer in the CIA and a friend/business partner of George Bush, Sr. The quintet of Herman, Bush, Alan Greenspan of the FED, Treasury Secretary Lloyd Bentsen, and Secretary of State James Baker III had the bond, by that time named “Bonus 3392”, valued by the FED (\$207 quintillion on May 1, 1990) and accepted as a debt of the U.S. Treasury by Bentsen. Due to the “bonus” or penalty feature, the interest rate was and continues to be 44% per annum.

Besides being payable in gold, Bonus 3392 and its accrued interest are guaranteed by the FED and the owners of the FED who are the wealthy and Elite families of the International Banking Cartel (IBC) reportedly worth some \$100 trillion. This is most important because it is a living example of God’s ability to reverse the tricks of the adversary. The IBC has spent hundreds of years milking the wealth from the small nations, most of whom are nearing bankruptcy, until they have garnered nearly all of the world’s money, commerce and industry, and are moving rapidly to foreclose on the rest.

But that will not come to pass because this asset, 128 years ago a simple \$1,000 gold certificate, has grown so large, using their own principle of usury, that it dwarfs their entire assets and is a claim on all of the gold they hold. When GAIA issues a DEED OF ASSIGNMENT FOR CONSIDERATION (DEED) to a Joint Venture Partner (JVP) (who must also be a project proponent), the amount of the DEED becomes a **claim upon the assets**, first of the U.S. Treasury (UST), next of the Federal Reserve System, and finally of the IBC, owners of the FED.

The circle then becomes complete. God’s people, the project proponents, finally get their money (and more) back from the colonists, traders and bankers who have tricked them with their usury. **Only God could design such a plan, spanning more than 128 years, to recapture the money for the use of His people in His millennium.**

That the claim runs to the IBC is the reason GAIA has no need to “recover” the ABL packages; we already have a lien on those that have been stolen or moved and we can show how to use those that are still intact for their intended purpose, preserving for the Philippine people what Mr. Marcos had planned. And the fact that the Bush Group used the asset many times makes it impossible to deny our claim; all they can do is stonewall and stall through their tools, the IMF and World Bank which, in countries wherein they have virtual control of the central bank, they have done very effectively.

To establish the undeniable and irrevocable transfer/assignment of the asset to GAIA, we employed the Uniform Commercial Code (UCC), completing the process in February of 1999. Since our arrangement with the U.S. Treasury, arrived at in 1996, that they would not interfere with our use of the asset offshore as collateral if we made no claim against the U.S. Treasury and used no more than five trillion U.S. dollars per year, they have not directly interfered with us—but they

have utilized their control of the IMF/WB to do so. It will be only a matter of time, shortly now we feel, until a sovereign nation decides to assert its sovereignty. All that is required is for a nation’s President/Prime Minister, its Judiciary, or appropriate legislative committee, to require the GAIA DEEDs to be treated the same as any other U.S. Treasury debt. All commercial banks know how to use UST debt.

GAIA contemplates that the DEEDs OF ASSIGNMENT FOR CONSIDERATION that are issued to Joint Venture Partners (JVP) will be submitted to the lending bank of the JVP as additional collateral to supplement the collateral available from the project itself. This will not disrupt or supplant the banking system but will enhance it. Using the additional RESERVES created by the DEED, the bank will purchase gold equal to the value of the DEED upon which the actual loan to the JVP will be based. (If the program is followed, the central bank will have sufficient gold reserves to provide warehouse receipts to the lending banks so that it will not be necessary to move physical gold.)

GAIA will make the DEED large enough to assure that the reserves are large enough to purchase at least twice the gold needed as collateral for the JVP loan so that the JVP can assign 50% of the gold to GAIA, which will satisfy the Memorandum of Agreement (MOA) requiring a 50/50 division of the proceeds of any loan realized by the JVP as a result of using the DEED. For example, suppose a JVP needed \$100M for its project. The DEED would be issued for \$250M which, combined with the project, should provide enough reserves to purchase \$250M worth of gold to be divided 50/50 between the JVP and GAIA. The JVP uses its \$125M worth of gold as collateral for its \$100M line of credit; GAIA might take a line of credit for as much as \$25M, leaving the balance of 100M with the lending bank to enhance the strength and profitability of the bank.

The result is very beneficial to all parties. The project proponent has \$100M to do his project and, when the project is completed and the loan paid off, he will have \$125M worth of gold free and clear. If his project fails, the bank will sell enough gold to pay the outstanding balance and accrued interest on the line of credit and give him what is left, which obviously must be at least \$25M worth of gold. He would also have any salvage value of the project. And during the course of building the project his relations with the bank will be positive since the bank is doubly safe and will not have to be upset by construction delays or change orders.

The lending bank has a marvelous loan with a lot of extra reserves it can use to enhance its profit. The DEED and project offset the cost of the gold, leaving \$250M gold as the collateral for lines of credit totaling \$125M, \$100M to the JVP and \$25M to GAIA. Any knowledgeable banker should be happy making loans like that all day long.

The position of the central bank/National Treasury has also been improved. The transaction has facilitated getting at least \$250M (P12.5B) new currency into a desperately starved banking system with no dilution of the value of the currency, a virtually impossible task under the IMF “conditionalities”. As the supervising authority concerned with the safety of banks, it has just assured that one more is quite safe.

Project proponents qualifying for DEEDs can be NGOs, LGOs, barangays, towns, cities, provinces, the national government, special service districts, and even EcoZones. The criteria is generally any project that can repay a loan. In certain situations it would be possible to fund projects that do not generate or enhance cash flow, such as dredging rivers and estuaries, draining a volcanic crater, or moving a population to a risk-free area.

For the GAIA Program to achieve its maximum effectiveness there must be a substantial and increasing supply of gold in the central bank or National Treasury. In early 2001 we were shocked to learn that the BSP (Philippine Central Bank) had sent its gold to London in an effort to “generate some income”. We began to investigate why there was so little gold being purchased by the BSP and were told that gold holders have been so abused by having their gold confiscated, short weighted, and taxed that they refused to do further business with the BSP.

Knowing that the actual cost to BSP to purchase a ton of gold worth some P600M is only about P80 (they simply issue new currency/credit to pay the seller—the cost is for the bookkeeping), we could not understand the shortsightedness of abusing the suppliers. On further investigation, however, we learned that it is a worldwide practice as part of an IBC conspiracy to hold down the price of gold for the benefit of their derivative-based currency trading programs, as well as to afford the IBC more time to starve owners of good mining properties into selling them to companies fronting for the IBC.

Since it is the purpose and policy of GAIA to oppose the manipulations of the IBC when they are clearly deleterious to God's people, we have developed a program to break the strangle-hold of the IBC on the gold industry by offering to pay \$400 per ounce for larger quantities, two tons or more, of gold. This can, and must, be done with the cooperation of the nation's central bank or National Treasury.

Our proposal to the BSP has been met with, "Show us the gold." That posture has developed into a "chicken and egg" situation. Because of past abuse, holders of gold are loath to come forth without tax amnesty and advance assurances of fair dealing which the BSP refuses to consider unless a large source of gold is shown. We have offered to issue a DEED to the gold holder/seller for the value of the gold at \$400/oz. as an assurance that he/she/they will get their money; however, for that offer to be meaningful the DEEDs must be authorized for use as UST debt. It appears that pressures are developing on the Administration that will soon cause them to give the program serious consideration. That day may very well be accelerated by the millions of Filipinos who will be benefited from the DEEDs we have already issued taking a hand in pushing the Administration to oppose the IBC and take charge of the nation's financial affairs.

BENEFITS OF THE GAIA PROGRAM

When the currency of a nation is redeemable in gold nearly everyone wants it—especially the oil-producing nations who desperately need a durable surrogate for their depleting wealth. The governmental and non-governmental organizations in a nation having gold-based currency will soon find that their "cheque" is good almost anywhere in the world, the benefit of which is that you no longer need be delayed by or pay the added costs of "foreign exchange". Nor need you fear anyone's "economic sanctions". The GAIA Program provides the way for any and/or all nations to return their money to a gold base.

Gold is the foundation of the GAIA Program. Paper money, without any basis other than an edict from some "leader" to the effect that he needs to spend more NOW (but not telling you that it will be a claim on your children's and grandchildren's earnings and property), has led major nations into mega-corruption which, sadly, has been mimicked by smaller nations, finally culminating in the corruption of nearly everyone. Honest people need something solid for their foundation, something dependable and unchanging. Gold served that purpose for thousands of years. A deliberate and virulent campaign to discredit gold and its use as money, or as a store of value, was begun in the early 1800s by Amschel Rothschild and finally succeeded in 1999 when the last gold-based money (in Switzerland) was "de-linked" from gold.

During nearly two hundred years of "brainwashing" in the schools of economics and banking nearly everyone has forgotten the benefits of using gold as the basis of a nation's currency. One purpose of this paper is to recall as many of those benefits as we can so that the reader might make an informed evaluation before discarding the use of gold-based money as compared with fiat (by decree) baseless paper money.

A. When you no longer need "foreign exchange", doing business with other nations becomes quite different. You no longer need:

- (i.) Foreign Investors
- (ii.) Foreign Loans (including IMF/WB)
- (iii.) To "compete" with your neighbor nations, for anything (except perhaps in sports)
- (iv.) Privatization (which is nothing less than a scheme to grab your assets)
- (v.) Transparency (to foreigners, of course)
- (vi.) Globalization (meaning they get to gobble up your best assets)
- (vii.) Foreign exchange reserves (all of the money in your system becomes "forex")
- (viii.) Balance of payments concerns (you have control of your internal funding requirements internally)
- (ix.) Worry about a budget deficit (it "costs" nothing to buy as much gold as you need to balance the budget)
- (x.) To fear "revolutionaries" in your nation (rebellion depends upon poverty)
- (xi.) To sacrifice your timber, fish, minerals, oil & gas, or to deplete your land to grow crops for export (you do not need money from exports)
- (xii.) To scramble for tourists and their money (why would you need their money when you have plenty of your own?)
- (xiii.) To send away your best people and brains to earn money to send home (you can improve wages and the standard of living so that your workers can return home to better-paying jobs than they have in foreign countries)

B. When you base your money on gold you recapture control—SOVEREIGNTY, if you will. When you issue money to purchase gold you can increase your money supply to the level required to make your economy hum without diluting the value of your currency. Then you will no longer need:

- (i.) Individual income tax
 - (ii.) A Value-Added Tax
 - (iii.) Foreign banks
 - (iv.) High interest rates
 - (v.) Loans based upon collateral only (there are better ways)
 - (vi.) A lot of bankruptcies and foreclosures
 - (vii.) A sick real estate market (made that way deliberately so foreigners can buy cheap)
 - (viii.) Elaborate stock and bond markets that have been turned into "casinos" in which brokers and politicians frequently conspire to "win" the money of honest investors (stock markets can be made simple and nearly riskless to greatly broaden participation in them)
- C.** Your nation will have plenty of money for:
- (i.) Schools, Homes, Hospitals, Libraries, and Public Buildings and sports facilities
 - (ii.) Well equipped and well-paid fire and police forces, coast and forest patrols, and a well-trained, well-equipped military
 - (iii.) Roads and highways, 1st-class ports and airports, fast-craft ferries and hovercraft, adequate rapid transit and railroads
 - (iv.) Waste management systems that recycle, utilize, and value enhance waste
 - (v.) A complete electricity grid and more non-polluting hydro-generating facilities
 - (vi.) Irrigation and culinary water distribution and recovery systems
 - (vii.) Relocation services for people living in disaster-prone areas
 - (viii.) A national communications network with helicopter transport available for emergency/medical and fire/police support in outlying areas and/or islands
 - (ix.) Employment at adequate wages for everyone who can work (corruption, crime, gambling and drugs are less "necessary" in a prosperous society)
 - (x.) The return of overseas workers to even better jobs in their home nation
 - (xi.) Reforestation programs for those areas that have suffered deforestation (the remainder of pristine growth can be saved and the need for lumber can be supplied by plantations)

Just imagine how many people that will put to work, at good wages, eight hours per day for many, many years, and during all that time it is not necessary to export anything, including your workers. You can easily pay for your imports, or better yet, export your surplus or specialty products that bring good prices. The important point is that your nation remains independent and sovereign.

D. During the past six years in the Philippines the value of the peso has depreciated from 25/1\$ to more than 50/1\$, which means that the real cost of living for Filipinos has increased more than 100%. Yet the "official inflation rate", the rate upon which the Cost-Of-Living Adjustment is based, has not exceeded 7% in any of those six years.

Gold-based currency does not inflate.

That means:

- (i.) No more COLA! (Cost-Of-Living Adjustment) Because it will no longer be needed. Salary increases become real because prices don't raise to eat up the increases.
- (ii.) Interest rates can come down, way down to less than 4% (and the banks can still make a profit), which makes a huge increase in the number of families that can buy homes, furniture, appliances, cars, start and expand businesses, and educate their children. (High interest rates are needed to attract foreign money—since you no longer need foreign money, your interest rates can be tailored to benefit your own people. In the U.S. interest rates on home mortgages were 2-2.5% as late as 1941.) (The U.S. was taken off the gold standard in 1933 but until that time it was the world's most successful economy because of its low interest rates and no individual income tax.)
- (iii.) Saving money becomes possible again because the savings do not vanish due to inflation and currency devaluation.
- (iv.) Pensions, including Social Security, become meaningful for the same reasons, and so does the cash reserve built up in life insurance policies.

(v.) All business and real estate transactions become much easier to structure because of the increased predictability of cash flows. Since 1996 far more businesses have been killed by inflation and currency devaluation, coupled with high interest rates, than by poor management. Dying businesses hurt the domestic banks and start a spiral of failure that cannot be stopped without a change in the whole system.

(vi.) “Capital formation”, when it occurs within a nation by that nation’s people, banks and corporations, is a very healthy thing because it reduces dependency upon government while increasing independence and sovereignty among the people, banks and corporations. Capital formation is traditionally foundationed upon savings, the reserves set aside by people, banks and corporations, and so will accrue much faster in an environment of zero inflation.

(vii.) Such capital can become the foundation of a healthy, and soon wealthy, stock market. (Properly designed stock and bond markets would not accommodate casino-type trading and manipulation by investor/broker/politician groups.) When stock and bond markets do not permit “short” sales or the use of stocks and bonds as collateral for loans (pyramiding), ordinary citizens can enjoy the benefits of corporate ownership such as dividend income, appreciation of value if the company does well, and the opportunity to help make the company do well by using and recommending its products.

When a nation, especially a smaller nation, allows foreign ownership of its stocks, foreign-based mutual funds and hedge funds can use their trillions of dollars to “bid up” selected stock prices until local people get sucked into the game, and then short-sell those same stocks as they take their money and run, often with 200-300% profits in only a few weeks or months. The local people are then left with stocks for which they paid high prices that are worth less than half the price paid and, usually, no market for them. The result for the nation is the exact reverse of “capital formation” and ruins the value of its stock market for its own people.

When the Global Alliance becomes acceptable to your neighbor nations, they will all be busy building up their infrastructure and raising their people out of the mire of poverty. There will be no need for competition and covetousness, which should lead to a more peaceful world. Dr. Mahathir of Malaysia says it so well: “Prosper your neighbor and he will become a better trading partner.” That is TRUE globalism.

The cost to the nation of adding gold to its reserves is virtually zero because it can do so by issuing new currency or credit. In the typical GAIA-assisted transaction, the National Treasurer writes a check to the seller of the gold, which is added to the nation’s reserves. This adds to both the quality and quantity of real money in the nation at virtually no cost. Is there “enough” gold? Twenty-to twenty-five years ago there was plenty, using only 40% of what was then available. It will be brought forth at the right time.

The cost to the nation of NOT adding gold to its reserves is horrendous and probably every nation in the world, certainly including the U.S.A, has experienced the debilitating effects of having its lifeblood siphoned off in interest payments to the International Banking Cartel. **No person, family, corporation, province or nation can borrow its way out of debt.** There is only one way out of the trap set by the big bankers: Go back to gold-based money so that you can regain control of your money, nation by nation, and stop the deliberate downward manipulation of the value of your currency and the hemorrhage of your very substance through their USURY and forced “privatization”.

The GAIA Program offers a way and the substance with which nations can pay off all of their external debt, return their currencies to a gold base, and restore their sovereignty. GAIA does not publish its technique and technology in papers such as this because that would make it easier for the adversary group, the “dollar block” (U.S., UK, and Israel), to discount and further delay its implementation. GAIA will disclose its program to the appropriate representatives of all nations wishing to participate in the restoration of stability to their own and to the world’s currency system. That is another of the purposes of the Global Alliance Investment Association.

This paper is authored by E J Ekker, President of GAIA

With the collaboration of Doris J. Ekker, Secretary of GAIA

THE “GAIA PROGRAM” WITH GOLD AS MONEY

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

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

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

REAL ASSET-BASED MONEY = SOVEREIGNTY

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

No nation that has an IMF loan, along with its “conditionalities”, is a sovereign nation. When the people of a nation live in squalor and poverty because “there is not enough money”, 99% of the time it will be because of IMF limiting their money supply and forcing them to borrow offshore so that their lifeblood is drained from them. Except Malaysia, that is the condition of virtually all Asian, African, South American, and most European nations.

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

Not only can a nation get out of debt, it can increase its WEALTH by far more than 10% per year and stay out of debt for the next 997 years, should it decide to do so with a willingness to communicate that objective to its individual people. We use the word “individual” in an effort to be clear. Individual people seldom plan ahead hundreds of years; collections of people called nations must do so or, having no common purpose, they will lose their unity, become divided and weakened and probably become the servants of another collection of people whose goals are clear and well-maintained.

NATIONAL GROWTH

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

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

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

THE SOLUTION

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

The next question we would expect would be, “How does a nation return to or adopt the gold standard for its currency?” After having worked with the idea for more than ten years, it is tempting to say that it is easy. Realistically, however, we must acknowledge that it is not “easy”. Above, Mr. Greenspan reminded us that the U.S.A. abandoned the gold standard in 1933. The U.S. was one of the last to cave in to the IBC. How many practicing bankers today would have personal experience with a gold-based system?

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

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

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

REGAINING SOVEREIGNTY

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

To add some detail, it means the nation now needs no more foreign money; no foreign loans; no foreign investors; no foreign tourists; no need to sacrifice its timber, fish, minerals, oil and gas, or to deplete its land to grow crops for export. (It really needs no exports—including workers—more on this later in this paper.) Further, “privatization”, balance of payments, and budget deficits no longer apply.

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

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

GAIA PROGRAM = PARTNERSHIP

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

The Global Alliance gold is left with the funding bank to strengthen the bank’s RESERVES and no more than 10% of DEED amount will be used by GAIA to assist other nations to join the Alliance. As the Global Alliance gold grows in size, it can be used to provide an “insurance” fund to assist nations suffering *force majeure* catastrophes (earthquakes, tsunamis, volcanoes, typhoons, etc.), unlike the United Nations which must beg or levy for needed money.

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

GOLD, GOLD, GOLD

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

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

MORE BENEFITS

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

Without a picture of a sovereign economy, such a concept is probably impossible to accept. Post colonial “Third World” societies have been taught what amounts to quasi-welfare-state economics, although that fact has been hidden from them. For instance, in the Philippines, a country of some 80 million people, nearly

one-half of those employed work for a government entity. Most of them do not do much. Some even boast that they come to “work” twice each month (on payday). This is also a symptom of a modern “democracy” wherein elected officials stay in office because their scads of employees vote for them.

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

PROJECT PROPONENTS (JVPs)

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

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

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

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

INFLATION

Another benefit of gold-based currency to the nation and its people is the control of inflation. IBC-educated economists insist that a **robust** economy requires inflation (what Chairman Greenspan refers to as “over issuance of money”) in the order of 2-4%. That is nonsense. Inflation is a smokescreen behind which are hidden a multitude of thefts from the citizenry. In the U.S., which used to tout its accurate economic reporting, the average annual inflation rate is said to be 3%. In 1930 the average wage of laborers, teachers and policemen was one dollar per day, \$360 per year. With no relative increase in their standard of living, those same people are now being paid approximately \$36,000 per year, 100 times as much. A “luxury” car, a brand new Packard 4-door sedan, cost \$500 in the mid-1930s. The equivalent today, Lincoln Town Car or a Cadillac Fleetwood, would cost some \$50,000, 100 times as much. If inflation had REALLY averaged 3% the wage would now be \$2,880 and the car \$4,000, only 8 times as much. Somebody has been lying.

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

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

BANKS AND THE GLOBAL ALLIANCE PROGRAM

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

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

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

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

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

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

TAXES

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

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

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

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

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

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

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

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

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

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

CURRENCY AS “STOCK”

When the currencies of nations are not gold-based, they represent something similar to the value of the COMMON STOCK of a corporation. As an example, let us suppose that the President of a Corporation needs more money and so issues more stock. The value of the Corporation is increased

by the money that comes in for the stock. If the money is exchanged for productive equipment, the value of the Corporation remains static and the stock holds its price. But suppose the money is spent for the wedding of the President’s daughter? When the “Securities Analysts” figure that out, the price of the stock will drop. That would be akin to the drop in the value of a currency when new money is issued without a commensurate increase in RESERVES.

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

GETTING STARTED

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

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

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

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

This paper is authored by E.J. Ekker, President of GAIA

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The News Desk

By John & Jean Ray

'ELDERS OF ZION' SHAPE OUR CULTURE MANKIND'S LUCIFERIAN REVOLT

By Henry Makow, *etherzone.com*, 9/8/03

Like the blind man trying to describe an elephant, I am just beginning to appreciate the true dimensions of evil in the world. The problem is much more profound than I thought.

Since the so-called "Enlightenment" in the 1700s, Western culture has been based on a Lucifer-like rejection of God.

The Enlightenment actually refers to Lucifer, the "light giver". Lucifer symbolizes the light of the human intellect—the defiant assertion that man can go it alone.

Luciferians have an uncanny knack for making evil appear good, and good appear evil. For them, Lucifer represents the principle of good. He is the equal of the Christian God whom they describe as evil. The two exist together like light and darkness.

Christianity holds that man's salvation lies in doing God's will, not his own. For them, Lucifer represents man's rejection of God's Plan with predictably tragic results. Despite the lip service we still pay to God, modern Western culture is fundamentally anti-Christian. It is Luciferian.

Our culture is premised on a tragic metaphysical revolt and a futile attempt to substitute sensual and material for spiritual fulfillment.

We cannot feel good without being good but Luciferians have deceived us into thinking we can. They have us implicated in our own demise.

HOW IT WORKS

God's Plan (universal love) naturally conflicts with the desire of a few to monopolize the world's wealth and power. Luciferians in the service of wealth engineered the so-called Enlightenment, as well as the Revolutionary Period (1789-1917) that toppled kings and the two World Wars (1919-1945) that ruined the great nations of Europe.

Luciferians made people think they were orphans in the universe by promoting Isaac Newton's mechanistic vision. When Newton's laboratory papers were finally examined, his actual "scientific work" turned out to be lurid and insane experiments in "black magic". Along with Isaac Newton, Lyndon LaRouche lists Francis Bacon, Hobbs, Walpole, Doestoevsky, Nietzsche, Jeremy Betham, John Ruskin, Bertram Russell, H.G. Wells as secret Satanists who have shaped our culture.

The party of revolution and "progress" has been the party of Lucifer. It is backed by influential Jewish Luciferians. "Through the press we have gained the power to influence while remaining ourselves in the shade," says the *Protocols of the Learned Elders of Zion* (Fry,122). "The goyim have lost the habit of thinking unless prompted by the suggestion of our specialists." (124)

"Think of the successes we arranged for Darwinianism, Marxism, Nietzscheism... it should be plain to see what a disintegrating effect these directives have had on the minds of the goyim." (121)

The Jewish Luciferians are savvy enough to believe in God (but not to obey Him). This is revealed in their use of the concept of "freedom" to manipulate the masses.

"The word 'freedom' brings out... men to fight against... every kind of authority, even against God and the laws of Nature. For this reason we, when we come into our kingdom, shall have to erase this word from the lexicon of life as implying a principle of brute force which turns mobs into bloodthirsty beasts." (126, emphasis mine)

The Elders of Zion say that freedom is viable when it rests "upon the foundation of faith in God, upon the brotherhood of humanity... This is why [we must] undermine all faith [in the] Godhead and the spirit, and to put in its place arithmetical calculations and material needs... Thus, all nations will be swallowed up in pursuit of gain and... will not take note of their common foe."

"This intensified struggle... will create, nay, has already created disenchanting, cold and heartless communities... Their only guide is gain, that is Gold, which they will erect into a veritable cult..."(128)

Isn't our world confirmation of the authenticity of this document?

EQUALITY

What do the founders of Communism and class warfare really think about social equality?

"When our kingdom comes [it will be] essential [to teach that] the structure of human life requires division of labor and consequently the division of men into classes and conditions... owing to the difference in the objects of human activity there cannot be any equality..." (124)

Similarly, feminism is not about giving power to women but actually taking it away. Woman's real power lies in sexual surrender, which they exchange for love (marriage). The Luciferians propose that women should indulge in sex without love. Albert Pike, the leader of 19th-Century Freemasonry advised his fellow masons:

"Woman fetters thee by thy desires; we say to the adept... use women often and without passion; thou wilt thus become master of thy passions and thou wilt enchain woman." (*Occult Theocracy*, p. 234)

According to Lyndon Larouche, "reducing sexual practises to the level of bestiality is a crucial feature of Satanism in all historical periods..."

THE MARQUIS DE SADE

"Young maidens, do not defend your virtue," the Marquis de Sade advised.

Sade gave his name to sadism, which is the same as Satanism. Once discussed in horrified whispers, Sade is now often celebrated as a "heroic apostle of individual rights, a giant of philosophical thought, and a martyr for freedom of conscience". (*Sade, A Biographical Essay* by Laurence Bongie, 2000)

The Hollywood film *Quills* (2001) portrays ordinary folk gathering together to enjoy Sade's hard-core pornography as though it were a wholesome songbook or the Sears Christmas catalogue. The young heroine, a laundry girl played by Kate Winslett explains that bondage and flagellation provides relief from her tedious chores. I doubt if it helps her become a faithful wife or devoted mother.

"Let us give ourselves indiscriminately to everything our passions suggest, and we will always be happy... Conscience is not the voice of Nature but only the voice of prejudice," Sade wrote.

This is what Luciferians want us to believe but the truth is that real morality is not prejudice but a proven guide to health and happiness.

Oscar Wilde's contention that the only way to overcome temptation is to succumb to it, but that assumes we will outgrow it. Satanists don't.

Sade was not imprisoned for his ideas but for "his repeated... criminal sexual assaults on women" according to Laurence Bongie. Hollywood bears responsibility for portraying him as a hero but this hasn't stopped them from planning another eulogy for homosexual pedophile Dr. Alfred Kinsey who died from a disease associated with self-abuse.

CONCLUSION

The triumph of immorality in popular culture is not random, not a concession to popular taste, not commercially driven. The relentless attack on wholesomeness is part of an insidious multi-century effort to subvert mankind, a cosmic struggle for the soul of man.

God is beckoning us to discover our divinity, our destiny, and our true bliss. But Luciferians do not intend for this to happen. They are gradually converting mankind to their Satanic culture. They use concepts such as free and equal to create a world that will be anything but. They have recruited armies of well-intentioned people whose careers depend on them not seeing the big picture.

Let me leave you with this thought. What if the whole universe was created so that God could one day know Himself through His creation? What if we represented His most advanced creation?

It's a heavy responsibility; one that mankind had better start taking seriously.

Otherwise, we will miss our Divine Rendezvous, and may not get another chance.

"SITUATION EXCELLENT, I AM ATTACKING"

By William Rivers Pitt, *truthout/Perspective*, 09/24/03

There is not enough grammar in the entirety of the English language to describe the incredible international humiliation that has befallen the United States of America. That this humiliation was brought down upon the American people by the man supposedly in charge of the country is, in all honesty, no big surprise for those who have been watching this all unfold. The layers of crushing embarrassment have been building like river sediment for months upon months upon months. On Tuesday, however, George W. Bush managed to completely obliterate the hard-won standing the United States has earned within the global community.

Never mind that the Iraqi seat was filled at the United Nations by none other than the crawling kingsnake himself, Ahmad Chalabi. Chalabi has been cheerleading for war in Iraq for years, and became a boon companion of Donald Rumsfeld and the other neo-con hawks who cobbled the war together with a tapestry of lies and fear-mongering. He was, in fact, Rumsfeld's hand-picked leader-in-waiting of Iraq as early as 1997. Chalabi was convicted of 32 counts of bank fraud and sentenced to 22 years imprisonment by a Jordanian court in 1992, and yet this hand-picked sock puppet was George W. Bush's chosen exemplar of a free and democratic Iraq. **[JR: Did the world really expect this administration to choose a reformer rather than a Chalabi to replace Saddam to rule in Iraq?]** If you want to know one big reason why the mainstream media reported so long and so erroneously about Iraq's weapons capabilities, look to Chalabi, who was the main source for *New York Times* reporter Judy Miller's horribly inaccurate reporting on the matter. ...

Never mind that the entire United Nations may as well not have shown up in the first place. The pitch and tenor of Bush's speech was not aimed at that body. It was directed at the mainstream American media, whose reporting on these matters has been about as sharp as a sack of wet mice. Yet even to that tone-deaf receiver, Bush failed to complete the pass. He meandered off into a free-association rant about sex slaves, somehow forgetting that his own citizens were waiting to hear how he was going to get them out of the mess he so brazenly threw them in to. Certainly, the matter of international slavery in the 21st Century is of deadly importance, but what connection it has to the blood-and-guts catastrophe unfolding in the Middle East is still hovering somewhere in space.

Never mind that in the first ten words of his speech, George W. Bush once again tried to connect the nation of

Iraq to the attacks of September 11th. He failed to explain how a nation under near-total occupation before the war, crushed by sanctions, devoid of weapons of any merit whatsoever, unable to even launch a fighter aircraft in its own airspace, and completely lacking in any connections to Osama bin Laden or al-Qaida, could have managed to challenge the most powerful nation on the face of the Earth. These are mere details. Bush chose instead to hew close to the bones of our beloved dead, to use them again as an excuse and as cover for his terrible mistakes, lies and mismanagement. The Iraq-9/11 connection has been so thoroughly debunked that Bush himself was forced recently to publicly denounce it, while claiming shock that anyone would think he'd try to make such a connection. Yet there he stood before the judgment of the world, coughing up the same old hairball on their carpet.

Bush was at the United Nations for one reason: He got his country into terrible trouble, in defiance of virtually the entire international community, and was forced to come begging for help. An ounce of contrition would have furthered the cause of actually helping to repair the devastation in Iraq. ...

Never mind the 26,000 liters of anthrax, the 38,000 liters of botulinum toxin, the 500 tons of sarin and mustard gas and VX gas, the 30,000 munitions capable of deploying this red death, the mobile biological weapons labs, and the infamous 'yellow-cake' uranium from Niger, that has so fantastically failed to materialize. All of this is sitting on a White House web page called 'Disarm Saddam Hussein.' This was the argument, the reason for war. None of it exists in any coherent state. The administration's own hired-gun weapons inspector, Dr. David Kay, has been tearing through Iraq to find all of these horrors promised by Bush and the gang. His report, saying pointedly that the stuff isn't there, was ready to be released on September 15th, but was promptly buried by the administration.

Never mind all that. It comes down to this.

Over the last 227 years, the United States of America went from a brawling, rebellious infant to the greatest democracy in the universe. This nation spent oceans of blood, sweat and tears to earn the respect of the world. Too often, it abused that respect by abusing the world, but always managed to regain its standing within the global community by the sheer force of its goodness, its ideals, and its willingness to help other nations in need. When the attacks of September 11th came, that global community responded to our essential goodness by embracing us with a passionate ferocity that has no precedent in the annals of human history. That standing is dust now, ground under the heels of a pack of ideological extremists who would wrap the world in flames if it profited them a few more ducats. ...

A moment will come on January 20th, 2005. It will be cold in Washington D.C. A man who is not George W. Bush will raise his hand and swear an oath to preserve, protect and defend the United States of America. The words "So help me God" will be snatched by the wind and carried across seas and mountains to the furthest corners of the planet. When that happens, all of the Earth will be joined together in the deepest and most profound exhalation of relief. When that happens, George W. Bush will have become in his absence what he completely failed to be with his presence: A uniter. **[JR: One needs only to look to Israel and the neo-cons in the Bush administration to see where the U.S. has gone, along with its ideals, its goodness and its assistance to other nations for their success. America not only needs help from the UN but a thorough overhaul of our executive branch, and a reformation of sorts in our Congress. It is a very tall order but the problems lie with the criminals and the parasites in D.C. and their Zionist-bent policies. Is the boy Bush any less a tyrant than his ancestor King George III of England? Where is there a Paul Revere today to sound the alarm and rally Americans to action?]**

BUSH URGES UN TO LOOK PAST RIFT TO REBUILD IRAQ

By Bob Kemper; Stevenson Swanson, *Tribune*, 09/24/03

NEW YORK—President Bush on Tuesday called on the United Nations to help rebuild Iraq following a war that many in his audience had opposed and despite Bush's unwillingness to meet their demands for a greater say in that country's redevelopment. ... **[JR: Why should we have to change even if we have proved ourselves to be wrong?]**

Bush invited the UN to help write an Iraqi Constitution and oversee elections. But he and his top aides sharply rebuffed calls to turn control of Iraq over to Iraqis more quickly and to give the UN much broader authority in military and redevelopment efforts.

"I also recognize that some of the sovereign nations of this assembly disagreed with our actions," Bush said in a much-anticipated address to the UN General Assembly. "Yet there was, and there remains, unity among us on the fundamental principles and objectives of the United Nations. ...

Like Bush, a number of the leaders he is courting are trying to put their differences behind them.

Yet those leaders did not refrain from decrying Bush's decision to invade Iraq and what they see as a general attitude of the Bush administration that the U.S. should lead in world affairs and other nations should follow or move out of the way.

"The war, embarked on without Security Council approval, has undermined the multilateral system," Chirac said in an address that received louder and longer applause than Bush's. "In an open world, no one can live in isolation, no one can act alone in the name of all and no one can accept the anarchy of a society without rules. There is no alternative to the United Nations."

The normally restrained Annan assailed the administration's pre-emption policy, which holds that the United States is justified in attacking hostile countries that it believes are developing weapons of mass destruction or harboring terrorists.

"This logic represents a fundamental challenge to the principles on which, however imperfectly, world peace and security have rested for the last 58 years," the secretary general said. A pre-emption policy "could set precedents that resulted in a proliferation of the unilateral and lawless use of force, with or without credible justification". ...

Chirac, one of Bush's most vocal critics who just last weekend called on the U.S. to turn over control of the nation to Iraqi self-rule in six to nine months, said Tuesday that he wanted only to see the transfer of power "according to a realistic timetable". **[JR: We have no timetable for Iraqi self-rule, only to establish our own interests.]**

"The transfer of sovereignty to the Iraqis, who must have sole responsibility for their future, is essential for stability and reconstruction," Chirac said. "It is up to the United Nations to give legitimacy to this process."

Bush said the U.S. would not relinquish control of Baghdad until the Iraqis had a constitution, a functioning infrastructure and democratic elections. ...

U.S. and French officials said Chirac also assured Bush in a private meeting that France would not veto a U.S. resolution that would establish a larger UN role in Iraq and encourage other nations to contribute troops and money to a postwar mission now financed almost entirely by the United States. ... **[JR: The UN is holding out the carrot on the stick to a dumb bunny.]**

Despite the ongoing criticism of his actions in Iraq, Bush defended the invasion as ultimately benefiting the entire Middle East and many of the world's nations. When he mentioned Iraq's weapons of mass destruction, which the administration said justified a quick invasion, Bush said only that Iraq had used such weapons in the past and had tried to hide such weapons in the past. ...

As Bush spoke, Ahmad Chalabi, a one-time close ally of the Pentagon leadership and the current president of the U.S.-appointed Iraqi Governing Council, occupied the seats reserved for the Iraqi delegation 15 rows back from the dais. But the UN made it clear that the

decision to seat Chalabi there did not confer any official recognition to the Governing Council. ...

[JR: This is the media's spin on President Bush's unbending approach before the UN while asking for its moral and financial support to bail him out of the mess he's made in Iraq. The President's (reprogramming) trip to Camp David apparently wasn't successful in deleting his arrogant stance and his inability to face the false reality he moves in. If by some diplomatic miracle Bush can win any kind of UN support, he could very well claim a world victory. That is a very chilling thought because then the conquest of Iraq has failed to open the eyes and ears of the world politic as to American and Israeli intentions.]

SAY YES! TO IRAQ

Tribune Editorial, 09/25/03

If the Iraqi Governing Council were to place a classified ad inviting people to live, work, and invest there, it would probably read something like this:

Wanted: Foreign investors eager to get in on the ground floor of the new Iraq. Favorable tax climate (top rate 15 percent) and possibility of 100 percent foreign ownership **[JR: Guaranteed by U.S. government.]** for those willing to overlook a few (well, OK, more than a few) bumps in the road. Populace is educated and eager for opportunity. **[JR: Also very capable of running their own country.]** Power is BYOG (bring your own generator). Climate ranges from inviting to hostile.

Consider Iraq the ultimate in emerging markets.

Let's be honest, the country today can hardly be called a stable economic environment. But then again, by the time peace and stability have come to Iraq, **[Hopefully in our lifetimes.]** the opportunity to get in on the ground floor will have been snatched up by those willing to take the risks. At least that's what the U.S.-led Coalition Provisional Authority and the Iraqi Governing Council sure hope will be the case.

Even before the war, Iraq's economy had all but ceased to function. Saddam Hussein had long run it on a closed Stalinist model, barring private ownership of most businesses. UN-imposed economic sanctions had also taken a severe toll. **[JR: U.S. and British sanctions and daily fly-overs dealt the final blow to Iraq's ability to stand up to our continuous threats and to forestall our invasion.]**

But the new Iraq is going to be something totally different, Kamil Mubdir al-Gailani, the Iraqi governing council's finance minister, announced to an international finance gathering in Dubai last weekend.

The new Iraq will welcome foreign investment, allowing foreigners to own 100 percent of Iraqi companies—except for the lucrative oil sector and other natural resources. **[JR: The oil is ours!]** It will cap marginal tax rates on individuals and corporations at 15 percent. It will abolish most tariffs.

Foreign banks are being encouraged to set up in Iraq. Up to six foreign banks will be allowed to purchase 100 percent of the local banks over the next five years. **[JR: Same deal as in the Philippines—though a shorter time limit...for now.]** Foreigners won't be able to buy real estate, but they will be able to lease it for the next 40 years.

These radical changes could make Iraq the most open economy in the Middle East, and indeed one of the most freewheeling economies in the world. They have the full backing of the Coalition Provisional Authority, **[JR: Our carefully hand-picked puppets.]** which supported them as a way to jump-start the moribund Iraqi economy.

"We ask the world to help us. Seize this opportunity," pleaded al-Gailani.

There is indeed an opportunity, but that may not be enough. "Capital is a coward," pointed out U.S. Treasury Secretary John Snow at that same financial gathering in Dubai. "It doesn't go places where it feels threatened." That—rather than ownership limits, tax rates and tariffs—will be the greatest economic hurdle facing Iraq.

[JR: The invasion of Iraq was a stunning success as touted by Bush Jr. and his Pentagon war party. The mighty U.S. is recognizing that its feeble attempts to restore and bring

order in Iraq are approaching the critical stage. Our media also finds it necessary to change its tactics of baiting and scolding the UN to appeal for its humanity in helping us in Iraq and for its people. How pathetic because it was our war that deepened the misery in Iraq when we marched in and took over. This editorializing want-ad to sell Iraq to foreign investors and bankers speaks volumes of our arrogance and indifference as a nation and as a people. If America continues to risk its future in futile wars, then there will be editorial want-ads in foreign papers auctioning off America, which in its folly succeeded in impoverishing itself.]

AMERICANS DRAW A VEIL OF SECRECY
AS CASUALTIES GROW

By Robert Fisk, *Independent Digital UK*, 09/20/03

No comment from the authorities while more and more U.S. servicemen and their families are demanding answers from George Bush

BAGHDAD—A culture of secrecy has descended upon the occupation authorities in Iraq. They will give no tally of the Iraqi civilian lives lost each day. They will not comment on the killing by an American soldier of one of their own Iraqi interpreters yesterday—he was shot dead in front of the Italian diplomat who was the official adviser to the new Iraqi Ministry of Culture—and they cannot explain how General Sultan Hashim Ahmed, the former Iraqi minister of defense and a potential war criminal, should now be described by one of the most senior U.S. officers in Iraq as “a man of honor and integrity”. **[JR: Maybe because he fits well into our future plans for Iraq or maybe he knows too much about Bush Sr. and Saddam.]**

On Thursday, in an ambush outside Khaldiya, 100 miles west of Baghdad, a minimum of three U.S. soldiers were reported dead and three wounded—local Iraqis claimed eight dead. Yet within hours, the occupation authorities were saying that exactly the same number were killed and wounded in an ambush on Americans in Tikrit. This incident was partly captured on video-film. Only two soldiers were wounded in the earlier attack, they said.

And for the second day running yesterday, the mobile telephone system operated by MCI for the occupation forces collapsed, in effect isolating the “Coalition Provisional Authority” from its ministries and from U.S. forces. An increasing number of journalists in Baghdad now suspect that the U.S. proconsul Paul Bremer and his hundreds of assistants ensconced in the heavily guarded former presidential palace, have lost touch with reality. Although an inquiry was promised into the shooting of the Iraqi interpreter, details of the incident suggest that U.S. troops now have carte blanche to open fire at Iraqi civilian cars on the mere suspicion that their occupants may be hostile. **[JR: Security—Israeli style!]**

Pietro Cordone, the Italian diplomat, was traveling to Mosul with his wife, Mirella, when their car approached an American convoy. According to Mr. Cordone, a soldier manning a machine gun in the rear vehicle of the convoy appeared to signal to Mr. Cordone’s driver that he should not attempt to overtake. The driver did not do so but the soldier then fired a single shot at the car, which hit the interpreter who was in the front passenger seat.

The incident was only reported because Mr. Cordone happened to be in the car. Every day, Iraqi civilians are wounded or shot dead by U.S. troops. Just five days ago, a woman and her child were killed in Baghdad after U.S. forces opened fire at a wedding party that was shooting into the air. A 14-year-old boy was reported killed in a similar incident two days ago. Then on Thursday, several Iraqi civilians were wounded by U.S. troops after the Khaldiya ambush.

During an arms raid around Saddam’s home town, guerrillas attacked not only the American raiders but two of their bases along the Tigris River. It was, an American spokesman said, a “coordinated” attack on soldiers of the 4th Infantry Division. Up to 40 men of “military age” were then arrested.

In what must be one of the more extraordinary episodes of the day, General Sultan Ahmed handed himself over to Major General David Petraeus—in charge of the north of Iraq—after the American commander had sent him a letter describing him as “a man of honor and integrity”. In return for his surrender—or so says the Kurdish intermediary who arranged his handover—the Americans had promised to remove his name from the list of 55 most-wanted Iraqis.

I last saw the portly General Ahmed in April, brandishing a gold-painted Kalashnikov in the Ministry of Information and vowing eternal war against the American invaders. It was General Ahmed who persuaded Norman Schwarzkopf to allow the defeated Iraqi forces to use military helicopters on “official business” after the 1991 U.S.-Iraqi ceasefire agreed at Safwan. These helicopters were then used in the brutal repression of the Shia Muslim and Kurdish rebellions against Saddam. Afterwards, there was much talk of indicting General Ahmed as a war criminal, but General Petraeus seems to have thrown that idea into the waste bin. In his quite extraordinary letter to General Ahmed the U.S. officer says that “although we find ourselves on different sides of this war, we do share common traits. As military men, we follow the orders of our superiors. We may not necessarily agree with the politics and bureaucracy, but we understand unity of command and supporting our leaders [sic] in a common and just cause.”...

What is presumably supposed to be seen as a gesture of compromise is much more likely to be understood as a sign of military weakness—which it clearly is. Historians will also have to ruminate upon the implications of the meaning of “supporting our leaders in a common and just cause”. Are Saddam and Mr. Bush supposed to be these “leaders”? **[JR: Who knows how long General Ahmed has served American interests in Iraq since the Gulf War? Why else would he get a pass? General Ahmed was in our deck of cards of the most-wanted war criminals and now he is recognized as “a man of honor and integrity”? General Ahmed is as bogus as our wars in Iraq and Afghanistan. Our mounting casualties and the death of innocent Iraqis don’t seem to be too discouraging or discomforting to Bush or the neo-cons at the Pentagon. There is a deadline of March 2004 to eliminate the death toll before Bush Jr. jumpstarts his re-election campaign. How is that for placing our trust in a leadership that advocates death and terror as a means to an end? It’s too bad the military and their families are just now getting the message. Sooo...when do we ALL say enough is enough and demand resignations?!]**

CONGRESS RAKES U.S. OFFICIALS ON COSTS

By William Neikirk, *Tribune*, 09/25/03

WASHINGTON—Top Bush administration officials encountered scathing criticism in Congress on Wednesday about the president’s plan to secure and rebuild Iraq, reflecting a marked change in the political climate over the war and its costly, chaotic aftermath.

In Senate and House hearings, Democrats questioned the administration’s rationale for the war, its failure to line up a larger international coalition in support of the conflict and the growing financial burden on American taxpayers to build hospitals, schools and prisons **[JR: Why prisons? Didn’t Saddam have enough prisons in his police state? Will we need more in our new Iraq?]** in Iraq as the U.S. economy lags.

Defense Secretary Donald Rumsfeld, top U.S. military officials and Paul Bremer, the U.S. administrator in Baghdad, defended the emergency request for \$87 billion—most of it for Iraq and Afghanistan—as necessary to secure a peaceful Iraq. But they failed to quiet the growing congressional discontent over Iraq.

Sen. Robert Byrd (D-W.Va.) accused the administration of going to war with Iraq without telling the American people that there would be a huge price tag afterward and questioned Rumsfeld on whether Bush

had a mandate to spend so much money for reconstruction. The administration’s request includes \$20 billion for reconstruction projects in Iraq.

“The American people have never been told that we’re going into that country to build a new nation, to build a new government, to democratize the country and to democratize the Middle East,” Byrd said. **[JR: Foreign news sources did but we didn’t hear about it because of “national security”.]**

Sen. Dianne Feinstein (D-Calif.) criticized Rumsfeld for failing to listen to doubts raised by senators before and after the war. “There’s a feeling that you know it all, and nobody else knows anything,” she told the secretary. “And therefore, we’re just here to say, ‘Yes sir, how high do we jump?’ And at some point, we refuse to jump.” **[JR: You did jump because Israel’s plans mean more to you than the U.S. Also, your husband got in on some lucrative Iraqi contracts.]...**

During a House Appropriations Committee hearing, Rep. David Obey (D-Wis.) expressed frustration with Iraq administrator Bremer’s answers, saying he was dodging questions about the ultimate U.S. costs beyond the \$87 billion.

“You’re stiffing us,” Obey said.

“I resent that,” Bremer said.

“Well, I do, too,” Obey responded. **...[JR: Me too, already.]**

Even some Republicans expressed unhappiness with the administration’s failure to sell its Iraqi policy to the American public in a clear and compelling way as well as with its inability to round up foreign contributions to help finance the postwar effort. ...

There seemed little doubt that Congress would approve the funds set aside for the U.S. military to provide security to the country, but the uproar over the \$20 billion for reconstruction raised doubts about whether the package would be approved in its entirety.

Rumsfeld said that linking security and reconstruction was necessary because if the U.S. is to turn over authority to the Iraqis, the country must have the foundation for a prosperous economy. As for the money allocated in the bill, he said, “I believe our nation can afford whatever it needs to defend our people, to defend our way of life and to defend our vital interests. ... **[JR: Sure we can! If and when you and your Zionist neo-con partners write your own personal checks for the extra \$87 billion you are stiffing us for!]** It’s a great deal of money, let there be no doubt. But it’s a modest fraction of the nation’s wealth.”...

When Rumsfeld cited the fact that 31 other countries have contributed troops in Iraq, Sen. Patrick Leahy (D-Vt.) said many of the militaries of some of the countries were not much bigger than “a rural policy department in my state of Vermont.

[JR: Congress is just going through the motions of voicing their concerns as to being taken in by the fabrications and lies of the warlords RUMmy and WOLFie. If Congress is really serious, why aren’t they demanding the resignations of the Rumsfeld, WOLFowitz and Perle trio? It is election time and the mind-numbing campaigning has begun. The stress is on to show which party offers the best solutions to deal with the costly mess we have made for our greedy selves in Iraq. The other heated issue will be the lack of jobs and the tax breaks Bush gave to the rich, the un-needy and Wall Street.]

NINE ISRAELIS FACE DEPORTATION
SPY AGENCY SUSPECTS
THEY MAY BE FOREIGN AGENTS

By John Steinbachs and Andrew Seymour,
Ottawa Sun, 09/19/03

Nine Israeli nationals—who CSIS suspects are possible foreign agents—were arrested by Immigration and Ottawa police tactical officers last Friday, blocks from Parliament Hill. The nine have all been charged by Immigration for working in Canada illegally. All are in their 20s and were apparently selling art in Ottawa. The arrests follow similar takedowns of Israelis in Toronto and Calgary over the past few weeks.

An Ottawa police source said police were told members of the group were possible agents from Mossad, Israel's spy agency, but given no further information by CSIS.

CSIS declined to comment yesterday.

All nine have since been released and are staying in several rooms at a Lisgar St. apartment-hotel.

Citizenship and Immigration spokesman Rejean Cantlon confirmed that nine Israelis were arrested last Friday for working in Canada without a permit. Immigration hearings were held Wednesday and nine exclusion orders were issued.

Ienav Sofer, Amit Yedudai, Rani Rahuhim Katsov, Roy Laniado, Shulamit Gorelik and Anatoly Belnik received exclusion orders for two years for working without authorization and misrepresentation. Koby Cole, Sharon Moskovitz and Yafit Avram were issued exclusion orders for one year.

All will be deported as soon as paperwork is ready, likely within the next few weeks, Cantlon said.

They were arrested with the help of tactical and patrol officers Friday between 5 p.m. and 6 p.m.

No weapons were found in their rooms.

Yesterday, eight were found walking down Lisgar St., but offered no comment when asked if they were Israeli art students.

This is not the first time students selling art in Ottawa have caused concern with law enforcement. In 2001, Centrepointe residents complained of foreign students selling paintings in their neighbourhood that turned out to be fakes.

The story of Israeli art students peddling paintings in foreign countries has been reported in the media and on the Internet in the past.

U.S. reports have alleged that groups of students had been trying to sell art in federal government buildings, prompting concerns about intelligence gathering, but no proof has ever been found linking the art peddlers with espionage.

"I keep seeing these things and looking into them, I really don't know how credible they are," said former CSIS chief of strategic planning David Harris. "Certainly it would be extremely surprising if such an outfit would repeat a (technique) in that sort of way."

Israeli Embassy spokesman Ben Forer said the matter is being treated very seriously.

"These are illegal workers... we're outraged by this," he said. "We expect Israeli citizens that would like to work in Canada to equip themselves with the appropriate work permits before they come to Canada..."

[JR: When I saw this article I thought it was a duplicate article from last year; however, this article does carry a more recent date. Another thing I noticed is that this article was written by John Steinbachs and Andrew Seymour, which makes it conceivable that they are obviously biased as well as have dual citizenship with Israel. The Mossad has their "citizen agents" in almost every country to report anything anti-Israel or "anti-Semitic" activity. The ADL and the JDL are just parts of their spy network.]

**U.S. JEWISH GROUP GIVES AWARD
TO ITALIAN PREMIER,
DESPITE MUSSOLINI REMARKS**

Canoe News, 09/24/03

NEW YORK (AP)—The U.S. Jewish Anti-Defamation League honoured Italian Prime Minister Silvio Berlusconi on Tuesday, despite condemnation by several Nobel laureates, who said it was inappropriate because of Berlusconi's recent remarks minimizing the misdeeds of Italy's Fascist dictator Benito Mussolini.

Berlusconi was toasted by several world and business leaders—including News Corp. chairman Rupert Murdoch and Harvey Weinstein, co-chairman of Miramax Films—during a banquet at the Plaza Hotel. ADL National Director Abraham Foxman acknowledged the controversy while giving Berlusconi the group's distinguished statesman award.

"I don't ever remember receiving as many phone calls asking me how I feel, am I sure I want to do this, as I have received about tonight," Foxman said.

"Prime Minister Berlusconi, we are delighted to have you here tonight."

The Anti-Defamation League was honouring Berlusconi because of his support for the U.S. war on Iraq and for Israel. That decision was criticized by three Nobel laureates—economists Franco Modigliani, Paul Samuelson and Robert Solow of the Massachusetts Institute of Technology—in a letter published in the *New York Times* newspaper Tuesday saying the ADL's decision was "shocking to anyone who knows Mr. Berlusconi's controversial history."

They were referring to a statement by Berlusconi which appeared earlier this month in London's conservative weekly the *Spectator* and in a small Italian paper. He was responding to an interviewer who equated postwar Iraq with Italy in the years after Mussolini.

"Mussolini never killed anyone," Berlusconi was quoted saying. "Mussolini used to send people on vacation in internal exile."

Berlusconi later said he never intended to recast Mussolini's role in history. ...

The ADL seems willing to forgive Berlusconi's remarks on Mussolini because Berlusconi supports Israeli Prime Minister Ariel Sharon and the award appeared to be a political statement, he said.

Berlusconi did not address the uproar in his own brief remarks. Instead, he focused on Italy's longtime support of Israel and its backing of the U.S.-led war in Iraq, and called for Israel to become a member of the European Union, of which he is now president.

"I have always been grateful to the United States for saving my country and Europe from the greatest scourges of the 20th Century—anti-Semitism, Naziism, communism," Berlusconi said.

Earlier, Foxman said Berlusconi's comments on Mussolini were a mistake for which the prime minister had apologized to Italian Jews. Foxman said the criticism was hypocritical and "politically laced". The critics do not like Berlusconi because he supports Sharon and President George W. Bush, he said. **[JR: True, and it is this very issue that has divided the world.]**

"I don't have the luxury of political views," Foxman told AP before the speech. **[JR: Of course not. You are only allowed to have a Zionist point of view.]**

"Here is a leader who is not only sensitive and supportive (of Israel) but has moved Europe to be less hypocritical... He has understood Israel in these times of trouble," Foxman said.

Solow, the MIT professor, said of Berlusconi: "A man who would call Mussolini benign would think Hitler was a minor irritation."

It is "extremely inappropriate for the ADL to pursue what looks like a pro-Sharon policy," he said. ...

[JR: The ADL always honors its own, so even though Berlusconi has an Italian name he could in fact be a Jew. It has happened before in history when the false Jews assimilated into Christian societies and held all the important positions. The ADL holds an intractable position on all matters pertaining to Zionism and Israel. Their job is to make the lie the truth and the truth the lie. The ADL was founded solely to promote and protect ISRAEL and its goals. The rest of the world and us are to be used as their mere pawns.]

**IDF PILOTS ANGRY OVER ILLEGAL RAIDS ON
POPULATED PALESTINIAN AREAS ARE GROUNDED**

By Smos Harel and Gideon Alon, *Haaretz*, 09/26/03

Prime Minister Ariel Sharon on Friday condemned the letter of refusal signed by 27 reserve Air Force pilots, in which they stated that they would not participate in operations in the West Bank and Gaza Strip.

Speaking in a holiday interview to Israel Radio, Sharon said that the letter reminded him that there had also been an attempt to overthrow a democratically-elected government during the 1982 Lebanon War.

Sharon's comments were an apparent reference to the decision to resign by Amram Mitzna, who was commander of the IDF Command College during the Lebanon War.

Mitzna cited the behavior of then defense minister Sharon during the invasion of Israel's northern neighbor, in particular regarding the massacres in the Sabra and Shatila refugee camps, as the reasons for his decision.

The signatories to the letter wrote they would refuse to take part in aerial attacks on populated Palestinian areas in the territories.

"We, both veteran and active pilots, who have served and who still serve the state of Israel, are opposed to carrying out illegal and immoral orders to attack, of the type Israel carries out in the territories," the letter states.

"We, for whom the IDF and the air force are an integral part of our being, refuse to continue to hit innocent civilians... The continued occupation is critically harming the country's security" and moral fiber, it added. ...

On Thursday, seven Air Force pilots sent a letter to Halutz rejecting the pilots' refusal to serve in the territories, saying they were not doing anything immoral by operating in the territories. ... **[JR: Good career move to become future generals of the Air Force.]**

After the Israel Defense Forces attempted to assassinate Hamas spiritual leader Sheikh Ahmed Yassin about three weeks ago, military leaders said the reason the operation had failed was that the army used a relatively small explosive device so as to minimize civilian casualties...

The nine pilots will be called to meetings with the heads of their bases in the coming days. If they do not retract their statement, they will be dismissed from active service.

Halutz has also ordered the grounding of those pilots who signed the letter and who currently serve as flight instructors at the flight school at the Haterim base in the south of the country. "These are not the people who should educate the next generation of pilots," Halutz said.

[JR: The Israeli Air Force's policy of accelerating the bombing raids over crowded Palestinian areas has to be over the top because it is forcing some pilots to question such actions. Isn't this what the Jewish holiday of Rosh Hashanah is all about? This certainly is an act of conscience as most pilots pride themselves at hitting their targets and causing as much hurt and damage as possible to their enemies. Rarely, if ever do they think about the after effects. The pilots who have expressed their opposition of targeting civilians may not be worthy of teaching future pilots but they certainly are worthy of setting a shining example for others to follow.]

**GUANTAMANO TRANSLATOR
CHARGED WITH ESPIONAGE**

Newsday, 09/24/03

WASHINGTON (AP)—A military probe of possible security violations at the U.S. prison camp for terrorism suspects is expanding after the arrests of two members of the military, with a third military member under investigation, Pentagon officials said Thursday.

The cases have raised concern in the Defense Department about security at the base in Guantanamo Bay, Cuba, said Gen. Peter Pace, vice chairman of the Joint Chiefs of Staff. ...

An Air Force translator and a Muslim Army chaplain at the prison camp have been arrested in the security probe.

Senior Airman Ahmad I. al-Halabi is behind bars at a California Air Force base, facing 32 criminal charges. The most serious—espionage and aiding the enemy—could carry the death penalty.

Pentagon officials said a broader investigation into possible security breaches at the Guantanamo Bay facility in Cuba was continuing. One suspect, a member of the Navy, is under investigation but has not been arrested, Pentagon officials said Thursday.

Military authorities accuse al-Halabi, 24, of sending e-mail with information about the prisoners at Guantanamo Bay "to unauthorized person or persons whom he, the accused, knew to be the enemy." The Air Force documents detailing the charges do not say who "the enemy" is.

Al-Halabi also is accused of planning to give classified information about the prisoners as well as more than 180 written messages from detainees to a person who would then go to Syria. [JR: Now we have a broad hint as to who the enemy is.]

A military attorney representing al-Halabi, Air Force Maj. James E. Key III, denied the charges, telling The Washington Post: "Airman al-Halabi is not a spy and he is not a terrorist."

And in Damascus Wednesday, the Syrians denied that they had any links to the Air Force translator. Information Minister Ahmed al-Hassan said the accusations were baseless. ...

"Any allegations that al-Halabi has any kind of connection with Syria are baseless," al-Hassan said.

The Pentagon's disclosure Tuesday of the case against al-Halabi came three days after officials said a Muslim chaplain at the base had been arrested. The chaplain, Army Capt. Yusef Yee, has been held without charge since his Sept. 10 arrest.

The two men knew each other, an Air Force spokesman said, but officials said they didn't know whether there had been any conspiracy to breach security at the prison camp.

The charges against al-Halabi include an allegation that he failed to report unauthorized contacts between prisoners and other military personnel. The others were not identified.

Al-Halabi worked for nine months as an Arabic language translator at Guantanamo Bay, a job that ended shortly before his July 23 [JR: First—now it's a news item?] arrest as he arrived in Jacksonville, Fla., on a flight from the prison camp.


When he was arrested, al-Halabi was carrying two handwritten notes from detainees that al-Halabi intended to turn over to someone traveling to Syria, the charging documents say. He also was carrying his personal laptop computer containing classified information about detainees and 180 messages from detainees [JR: Probably benign messages to their families.] he intended to send to Syria or Qatar, it was alleged. [JR: Operative word here is alleged, so we will take it to mean presumed.]

The documents also allege that al-Halabi—Took pictures of the prison camp—Had unauthorized contact with the inmates, including giving them baklava desserts—Had contacts with the Syrian Embassy to the United States which he failed to report as required—Lied to the Air Force by falsely claiming to have become a naturalized U.S. citizen in 2001. Al-Halabi, who joined the Air Force in January 2000, is Syrian. ...

Secret documents al-Halabi is accused of trying to pass to Syria include details of flights to and from the Guantanamo Bay base; names, serial numbers and cell numbers of prisoners; a map of the base; and other military documents. ...

About 660 suspected al-Qaida or Taliban members are imprisoned at the U.S. Navy base. American officials are interrogating them for information on the terrorist network.

The military has classified many details about the prison camp and the detainees and has not identified any of the men being held there.

[JR: The U.S. is starting to build up its case against Syria—who is supposedly engaged in espionage with the prisoners we have "caged up" in Guantanamo. Soon the case will be made to connect Syria with terrorist activities in Iraq. Nothing works better than the pacing of events to assure long-term goals. After all, Syria has been on our hit list since 9/11 and now it's time to "bring 'em on", as the Bush would say. The Zionist neo-cons are experts in the use of diplomatic blackmail to further their plans for the eventual takeover of the Middle East. Next on our list will be Iran unless the UN takes a firm position in enforcing its mandate in keeping the world peace.] 

NEVADA CORPORATIONS:

When Is An Owner NOT A Stockholder?

Budget's "Tip of the Week" #3:

NRS 78.197—Rights of persons holding obligations of corporation

If you own part (or all) of a corporation, you're a stockholder, right? In Nevada, the answer to that question is, "Not necessarily." Let's look at another unique provision of Nevada corporate law:

NRS 78.197 Rights of persons holding obligations of corporation.

A corporation may provide in its articles of incorporation that the holder of a bond, debenture or other obligation of the corporation may have any of the rights of a stockholder in the corporation.

With this provision written into your Articles of Incorporation, you "may have any of the rights of a stockholder"—without owning stock! Thus, the holder of a note COULD own the corporation and could even be afforded the same VOTING RIGHTS as a stockholder—without being a stockholder. And in the absence of stockholders—in cases where no stock has been issued—presumably, the holder of a promissory note of the corporation could have 100% of the voting rights at any meeting.

If such a provision related to *NRS 78.197* is NOT in your current Articles of Incorporation, check and see if the following standard clause exists under an Article relating to Amendments:

Except with respect to amending the non-assessability of shares per Article IV, this corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation or its Bylaws in the manner now or hereafter prescribed by statute or by these Articles of Incorporation or by the corporation's Bylaws, and all rights conferred upon the stockholders are granted subject to this reservation.

If so, the corporation may "amend... these Articles of Incorporation... in the manner prescribed by... the corporation's Bylaws". In other words, the Articles of Incorporation are modified by the Bylaws. If such a provision exists in your Articles of Incorporation, we suggest that you amend the Bylaws to reflect wording such as *NRS 78.197* suggests for the Articles of Incorporation.

If neither of these provisions exists in your corporation's Articles, you might want to file an Amendment of the Articles of Incorporation. We can handle such a filing with the Secretary of State for you, just ask.

Next week, we'll look at what might be called a "turnip" or "prickly pear" clause in the *Nevada Revised Statutes: NRS 78.7502*.

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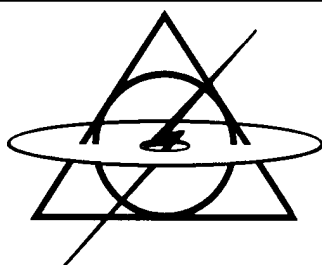
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