

CONTACT

THE PHOENIX PROJECT JOURNAL

GOD'S NEW MILLENNIUM

KNOWING TRUTH IS NOT ENOUGH,
SUCCESSFUL CHANGE REQUIRES ACTION



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NEWS REVIEW

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Nobody Is Above The Written Law

10/10/03—#2 (17-55) RULE OF LAW

FRI., OCT. 10, 2003 2:22 P.M. YR 17, DAY 55

GCH—RE: RULE OF LAW—MORAL
DIMENSION (PAGUIA)

MANILA, PHILIPPINES

Comment: In our effort to bring as much useful information to your attention as we have space and time, we offer a continuing "column" presentation as published by Attorney Alan F. Paguia. We respect this man and need to support this man, and recognize what a miserable excuse there is for law and order, not to even consider the lack of JUSTICE—around the globe but well reflected in the Philippines.

This attorney is going to be deprived of his "bar" license by the Supreme Court for presenting THE LAW in protection of his "client". You have come a long way down, friends, but it is into the pit

and mud that bogs the mind. Moreover, it has happened TO YOU as well as in the games in a singular place called Philippines. May you please take time to study and REMEMBER well, for if you fail to do so, there is NO HOPE FOR TOMORROW.

[QUOTING *The Daily TRIBUNE*, October 10, 2003, Alan Paguia, "Rule of Law":]

THE MORAL DIMENSION OF ESTRADA VS ARROYO

What is the moral dimension of the Supreme Court justices' decision in Estrada vs. Arroyo?

WHAT IS MORAL?

What is moral ought to be understood as distinguished from what is legal. What is legal basically refers to what is right or wrong according to the written law of human society. What is moral basically refers to what is right or wrong according to the conscience or unwritten law of human society.

GENERAL RULE

The general rule appears to be an equipoise where the standard of one is consistent with the standard of the other. This would be a situation where what is right or wrong under the written law is consistent with what is right or wrong under the unwritten law.

It is important to bear in mind that the relationship between conscience and law is properly understood as one between cause and effect. The basis of law is the conscience of society. The proper office of the written law, as well as its application, ought to be the faithful expression of the conscience of the people. It is written law that ought to adjust to the conscience of the people. The rule should not be the opposite because then the written law would defeat its own purpose. Instead of being the faithful expression of the people's will, it becomes the unfaithful expression of that will.

(Continued on page 2)

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EXCEPTION

The only exception to the general rule would necessarily be an imbalance between the written law and the unwritten law. There would be two possibilities. First, the balance tilts heavier in favor of the written law as against the unwritten law. Second, the balance tilts heavier in favor of the unwritten law or the people's conscience as against the written law. Whichever the situation may be, there are two indispensable or *sine qua non* qualifications that must be observed: (a) the Rule of Law, and (b) the written law itself on the one hand, as against its enforcement or application, on the other.

The Rule of Law requires that after the people's will has been reduced into the written law, everyone concerned must obey. Nobody is above that law. Not even the people from whose sovereign authority that law was derived; otherwise, the people may unwittingly find themselves effectively misled into the absurdity of violating their own law.

In other words, the people must obey their written law. If they do not wish to obey their written law for one reason or another, the proper remedy would not be to violate the law. The proper remedy would be to change the law. That would be the civilized way of doing it. That would be the only way our people can deserve and preserve the respect of the rest of the civilized world.

On the other hand, the written law may be just while its application may be unjust. One ought not to be confused with the other. While the law enacted by the legislature may be acceptable to the people, its application by their Executive or Judicial officials may be unacceptable. In the latter case, the people face the problem of unfaithful application of the law by their human agents.

ESTRADA VS ARROYO

The facts of the case are quite simple. They can be divided into three stages.

The first stage. This may also be referred to as the justices' administrative proclamation of GMA. In 1998, President Joseph Estrada was duly elected by an overwhelming majority of the electorate for a six-year term. Two-and-a-half years into that term, he was ousted from the presidency when the justices of the Supreme Court led by Chief Justice Hilario Davide Jr. proclaimed the Vice President as President upon the ground of President Estrada's alleged "permanent disability." The Constitution expressly requires a prior "written declaration" of such disability by President Estrada or by the majority of his cabinet members to establish that permanent disability. No such written declaration has been presented to the people.

The second stage. This may also be referred to as the justices' judicial declaration in favor of GMA. President Estrada later questioned the constitutionality of his ouster and argued the unconstitutionality of the justices' proclamation of GMA. It was admitted that the justices participated in EDSA-II by actually proclaiming GMA as president. It was further admitted that EDSA-II called for the ouster or resignation of President Estrada. Finally, it was admitted that President Estrada never wrote any resignation letter. Nonetheless, the justices ruled that President Estrada had constructively resigned on the basis of a "totality test" of the events before, during and after the administrative proclamation. They then concluded that their own proclamation of GMA as president was constitutional.

The third stage. This may also be referred to as the justices' deafening silence on their duly alleged violation of the CODE OF JUDICIAL CONDUCT. In a subsequent petition, President Estrada pointed out for the first time Rule 5.10 of the CODE OF JUDICIAL CONDUCT which strictly prohibits judges or justices from participating in partisan political activities such as EDSA-II. He argued that the justices violated the prohibition of the special law. Hence, the law created a suspicion of political partisanship against the said justices. He concluded that the justices had violated his constitutional right to due process of law since they no longer had the appearance or substance of the cold neutrality of an impartial judge when they heard and decided his previous petition. And that consequently, their earlier decision in favor of their own proclamation of GMA as President was void or without legal existence in the eyes of the law. The justices dismissed the petition on the ground that their earlier ruling in favor of their own act was already a closed matter. They did not bother to explain their violation of the CODE OF JUDICIAL CONDUCT. Instead, they required the petitioner's counsel to explain why he should not be subjected to disciplinary action for conduct unbecoming a lawyer and an officer of the court. The "conduct unbecoming" referred to the counsel's insistence on the justices' patent violation of (a) the CODE OF JUDICIAL CONDUCT, as well as (b) President Estrada's constitutional right to due process of law.

MORAL QUESTIONS

1. Was it moral for Chief Justice Davide and the other justices to have proclaimed GMA upon a ground the constitutional requirement for which had never been complied with?

2. Do the Filipino people find it acceptable to their conscience that their judicial agents act without compliance with material constitutional requirements?

3. Was it moral for chief Justice Davide and the other justices to have participated in EDSA-II in the face of the specific prohibition contained in Rule 5.10 of the CODE OF JUDICIAL CONDUCT?

4. Considering that redesignation is an exercise of discretion by the Chief Executive as head of the Executive department, was it moral for the justices as head of the co-equal Judicial department to substitute their discretion for that of the Chief Executive by declaring his "constructive resignation"?

5. Was it moral for chief Justice Davide and the other justices to have completely ignored *sub silencio* President Estrada's claim that they violated Rule 5.10 of the CODE OF JUDICIAL CONDUCT.

6. Was it moral for Chief Justice Davide and the other justices to have completely ignored *sub silencio* President Estrada's CLAIM that their having PREJUDGED his petitions were patent on the official records of the case?

7. Was it moral for Chief Justice Davide and other justices to have completely ignored *sub silencio* President Estrada's preliminary motion to disqualify them from hearing his petition on the ground of aforementioned PREJUDGMENT?

8. Was it moral for Chief Justice Davide and the other justices to have dismissed President Estrada's petition in the light of the incriminating admissions made by Justice Artemio Panganiban in his book, *REFORMING THE JUDICIARY*, which showed that their proclamation of GMA as president was a *lutong macaw* with Chief Justice Davide and justice Panganiban playing the role of chief cooks?

9. Was it moral for 15 justices to nullify the mandate of almost 11 million Filipinos who had constitutionally elected President Estrada into office?

MORAL GUARDIANS


Surely, the moral guardians of our society have their own thoughts on the matter. Will they have the courage to speak up and guide our people to moral righteousness? Or, will they rather see no evil, hear no evil, and therefore speak no evil?

All that is necessary—it has been wisely said—for the evil forces to take over this world is for enough number of men and women to do nothing.

So, let us do what is right. Let us give all those evil forces one big fight.

[END OF QUOTING]

Salu!—GCH

dharmā 

Yellowstone Is Going To Blow!

10/9/03—#1 (17-54)

THU., OCT. 9, 2003 8:11 A.M. YR 17, DAY 54

GCH—RE: POINTS TO NOTE IN MISCELLANEOUS SCATTER: L-CARNITINE, “PHOENIX INSTITUTE”, POLITICIANS AND POLITICAL RELATIONSHIP TO GOD, YELLOWSTONE HAPPENING

MANILA, PHILIPPINES

SERENDIPIDITY: L-CARNITINE (AMINO)

Does “this” truly represent “serendipity” or is it simply “miscellaneous” notations of a journal of noted topics for attention? BOTH!

Until you can recognize good and positive possibilities in the things that come to your attention as “attention grabbers”, you will go through your life experience in a most push-pull fashion, causing more and more complaints than satisfaction.

Already the plethora of responses to the simple writing on L-carnitine erupt onto our screens for “more information”. Why can’t *you* get more information? You certainly can do so and find out that it is certainly not a limiting item of some magical potion of which resources are greatly limited.

Before we could even investigate resources it is noted that in the Philippines, as a great for instance, the rules had already changed to protect the grabbers—as the referenced isolated substance of L-carnitine had already been labeled, in preparation for mass marketing, as a “prescription” item—to be called “medicine” or “drug”. How absurd!

Absurd is the standard, so why be displeased? It only indicates that “it works”. I won’t directly state for “what” it works. However, it is not for canker eruptions that I called attention to the element in point.

It is a mitochondrial-impacting substance that impacts the very fuel conversion system that makes YOU WORK. More particularly, the substance is specifically found to be something which causes the breakdown or “conversion” of the fatty globules built up in muscle tissue, especially that old mandatory organ, the heart. I do not push on your position or on your freedom to do or choose whatever you wish.

No, I do NOT express any opinion about TRIAL studies that present some laboratory “results” as to “four grams” a day of said substance. That is “study” material and certainly is not an ordinary intake of whatever is in focus and, moreover, is respectfully submitted as to a person in point already notably compromised with presenting symptoms. Four grams a day of L-carnitine would break the bank at Las Vegas, so why not use your “reasoning” capabilities easily available to you.

L-carnitine is a derivative of, or a component of, L-Lysine and Lysine itself is extremely easy to get and the body can do the rest of the synthesis. Moreover, L-Lysine and thus “L-carnitine” is an Amino Acid which is also found in breakdown separation as well as being readily available as a whole combination of those Amino Acids. That particular solution has been carelessly referred to as “liquid protein”. There is no big secret nor is there any problem with exchanging products.

Part of the beauty of the Aminos is that they supply protein for the body while trimming the body weight and converting lipids into energy. Moreover, it is a way to disallow conversion into fat pile-on. SO, L-carnitine is simply ONE of the measures that might be of assistance in some instances where there is fat globule buildup in, say, the heart muscle which compromises all chest functions, i.e., respiration. Sometimes it beats dragging the inevitable oxygen tank often necessary in compromised lung

function or congestive failure. You NEED the entire full spectrum of Aminos—so no, I am not going to do lectures in series on the topic. That simply gets my people into the grips of any adversary who might wish to heap problems onto the heads of their declared enemies.

Furthermore, we are very specifically careful to not over-speak or share anything “assumed” to anyone connected in any way to declared “adversaries”. The battles are lost more on the slip of unsuspecting lips than on banana peels or outright betrayal.

PHOENIX INSTITUTE

We would present another misunderstanding which ranges wide and large from time to time and it is mandatory that some focus be given and better perception addressed.

Ekkers do NOT, never have, and never shall—own that Phoenix Institute incredibly beset by graft, theft and corrupted “managers”.

For instance, at the time of inception the party and the plan in place came via George Green who not only directed all aspects but did in fact abscond (steal) with hundreds of thousands of dollars in gold.

It is very likely, for lack of any better understanding, that records may well show Ekker as an Officer and/or Director. It is not known by Ekkers what might be on the records of said corporate structure.

Ekker was originally the Treasurer and thus has his signature on many documents to which, as it remains, there is recognition of same but, proven in a court of law—no responsibility as such. Moreover, to this date and also as proven in courts of law, no original “loan” has “matured”.

Doris Ekker was not, for many years, connected in any position as officer or director and was replaced by other persons when turning over all participation to a large Board of Directors.

Who does, then, OWN the corporation of PI? (???)

We did find, when others accused and wrote about the corporation itself as being somehow listed as in “default”, Ekkers were already IN MANILA with no longer any actual connection to PI.

Since the corporate records and BOOKS were TAKEN when George Green moved out of California to Nevada in the very early 1990s and when the entire organization was run by a large Board of Directors, some of whom are now deceased, there is no knowledge, by Ekkers, as to events or ownership. There was, however, an immediate effort, when it was learned that the corporate AGENT, NCH, had “tossed” the notices into the trash to allow lapsing, input was made to pay the fees in order to protect all parties to whom “WE” FEEL RESPONSIBILITY IN ANY WAY.

That has been several years now since there was activity of any measure in that Institute as people scattered, grabbed, ripped-off and left dangling the entity. All there ended up to be were massive debts, so even the guilty parties didn’t want to be located or referenced in any way and vanished into the woodwork elsewhere.

Ekkers have not been ANYTHING since attention was given to causes of action that were dismissed in several courts.

We do not know the immediate status of the corporation because of the lack of records, founding documents, or even location of the “presumed” owners who last had the KNOWN records, George Green and one Rod Ence (Enz)—locations not known.

Ekkers have acted responsibly in any event by taking action in potential recovery—but that is outside the PI institution (corporation) itself. This because of lack of records that were stolen, destroyed and pitifully usurped.

Lessons? Oh indeed! However, that is not the point at issue and to relieve all involved parties—we

are and shall act responsibly. We will NOT, however, be open further for demands and assaults, threats or ongoing disinformation.

Ekkers NEVER were anything more than appointed “officers” and/or “directors” and filled in after the court dismissals only because there was recognition of need for “someone” to respond to inquiries. To assume more is not in any event accurate.

Even Mr. Green’s assistant in published documents in the focus of gold being taken unlawfully and buried, actually, in Mr. Green’s yard, published that the gold was a “gift” and then went on to say in addition: “If Mr. Green owns the corporation (PI), then the gold is his anyway.” THIS WENT INTO COURT RECORDS. The meaning was, of course, that Mr. Green owned and controlled the Institute. Further, it is recognized that the original records and documents are with same and certainly NOT in the control or possession of Ekkers. Ekkers have simply taken up “responsibility” to great extent, in the matter in point.

This point is fully realized through a “settlement” imposed upon Green whereby he would pay \$25,000 and return ALL books (*Phoenix Journals*) that he held. This was over 110,000 volumes. He has never done either nor has the law or attorneys in the case so much as made an effort at collection. So, did Mr. Green simply mark off any necessity to honor any settlement because he, himself, holds the ownership? There was never, even under PRESSURE, a default JUDGMENT finalized—to protect Mr. Green and his legal team.

This is simply to clear up some outstanding “assumptions” which have no basis.

Because of similar “mishandling” of several such cases, there was a dumping of corporations which have come back to roost on Ekkers’ heads. This, for the most part, has served well and so, too, for connected parties, has this incident become, yes indeed, serendipitous.

Facts remain and must be noted that any loan made has not “matured” and in a corporate structure ALL PARTIES ARE HANDLED THE SAME—UNDER THE LAW.

All of this is tremendously expensive litigation and therefore must wait for total solution until assets are available to fully pursue to conclusion these causes of action.

It is further, interesting to note, that Dr. Young had to have had INSIDE INFORMATION to publish, in even a Philippine paper, that the corporation (PI) was somehow in default and was also, just as absurd, the fault of Ekkers. So, we KNOW the one who buried all notices and put into default the very corporation itself. That particular “insider” has since moved out of NCH, which may well have, we hope, begun to clean up Nevada Corporate Headquarters to some extent. WE HAVE NO INPUT INTO THOSE MATTERS!

We do all business within and TO *the very letter of the law and even unto the “intent” of the law.*

GOD WILL DECIDE

Are you not totally weary of EVERY-ONE dumping on God?

From the most insipid politician to the most vicious criminal—the answer is always touted, after asking for, as “God’s will”. Two directly opposed parties will stand and both proclaim God as witness and orchestrator—win or lose.

GOD ALLOWS! YOU DO THE ACT—WHATEVER IT MIGHT BE.

God offers “the way”—you take it or leave it.

If you move into WAR to solve the problems, then you are NOT using the “way” God offers. It is simple in concept and fact. GOD CREATES, NOT DESTROYS.

A good example fresh on minds is the Governor standoff and recall in beautiful California, U.S.A.

Both parties to the recall and election took power as from God, please note. One lost and the other won but nobody can be sure what was right or wrong, good or bad.

NO, YOU VOTERS DECIDED—NOT GOD. Now, some may well have voted while others did not. Either way, YOU decided—GOD ALLOWED.

Why didn't GOD take a stand and zap off California into the deep blue sea? Because sometimes God offers better lessons through ALLOWING a zapping of something or someone into what might be even considered, from time to time, Hell. When you speak of "politics" and "power taking"—it is very difficult to consider "goodness" as a fundamental cause of power exchanges.

LET US LOOK AT SOMETHING OF TRUE IMPORTANCE

I have asked for some information to be shared in the paper of such importance that I realize that it might be quite as boring to you as some repeated notices. However, readers, as life scatters you must keep your realizations in consciousness and that requires important topics be repeated.

We can dwell only on Manila political happenings but it will not serve you well in other foci. We do, however, represent a good REFLECTION of the original plan and players.

Therefore, it is with great appreciation that information is offered in the paper OUTSIDE of that which demands OUR full attention.

We start with the banking references, for if you don't know what and who has overtaken your very lives—you cannot hope to change a thing toward "better" but rather, only wallow in the continuing ignorance of unconsciousness.

We are also remiss as we see you in failure to note things so important as to be Earth-changing but overlooked in the political aspect of attention grabbers.

With this, I also ask that the surfacing information regarding the U.S. National Park, Yellowstone, be highlighted. That area is active volcano territory and is GOING TO BLOW. It is far beyond "timely" for a disaster beyond your scope of imaginings because of the amount of displacement of good air by poison gasses and debris.

I do NOT need to address this beyond that which is available but yes, we do feel that when it can be shared, information is offered where possible.

Why don't we let the Claire Prophet group handle this "spiritual" possibility? Because, my friends, it is NOT a "spiritual" event—it IS AN EVENT waiting to explode all over you in the area surrounding the Park in point—and climatically—around the globe. Moreover, the ENTIRE system under your surface lands will be impacted tremendously and will trigger other devastating natural phenomenon.

But, nobody tells you and nobody, in fact, knows whether or not you have another ten minutes or a thousand or more years. However, any time you have corrupted lakes, fish-kill and the stench of Sulfuric ACID compounds saturating the area—you have problems afoot.

What should you do? USE YOUR HEADS AND MAKE YOUR CHOICES—PREFERABLY THROUGH GETTING INFORMED.

This holds true whether it be in Earthquake awareness, volcanic upheavals or rainstorms in the hurricane recognition.

In the Philippines there is an amusing warning system regarding water in the area. The continuing news will monitor the flood status. It is all due to man-made activities but the warnings are handled in equally nonsensical mannerisms. The notices will give various areas as flooded, "water is knee-deep, tire-deep, curb-deep and TOO DEEP". The assumption is that "too deep" also translates as "boats or floating rafts mandatory".

With this in mind, please note that in Yellowstone Park it is "too deep" regardless of "how deep".

I ask that the articles shared recently be put into the paper and then if you are interested enough—get more information. The topic's general subject is "Yellowstone will blow again...". [MM: also page 18] [QUOTING:]

BROTHER LIVING IN YELLOWSTONE AREA EXPLAINS SITUATION TO HIS SISTER

News from Yellowstone, October 6, 2003

Dear Sis:

Sis, I just haven't had time to send you the info on Yellowstone. But here is the scoop. Yellowstone National Park is about to blow off the face of the Earth, and our wonderful leaders are keeping the whole thing squelched.

In July the Park Rangers closed the entire Norris Geyser Basin because of the deformation of the land and the excess temperature. There is an area there that is 28 miles long by 7 miles wide that has bulged upward over five inches since 1996—and this year the ground temperature on that bulge has reached over 200 degrees. There was no choice but to close off the whole area. Everything in that area is dying: the trees, flowers, grass, etc. A dead zone is developing and spreading outward. The animals are literally migrating out of the park. This isn't hearsay. It is coming from people who have actually visited the park in just the last few weeks.

Then the last part of July one of the Park geologists discovered a huge bulge at the bottom of Yellowstone Lake. The bulge has already risen over 100 feet from the bottom of the lake, and the water temperature at the surface of the bulge has reached 88 degrees and is still rising. Keep in mind that Yellowstone Lake is a high mountain lake with very cold water temperature. The Lake is now closed to the public. It is filled with dead fish floating everywhere. The same is true of the Yellowstone River and most of the other streams in the Park. Dead and dying fish are filling the water everywhere.

Many of the picnic areas in the Park have been closed and people that are visiting the Park don't stay but a few hours or a day or two and leave. The stench of sulfur is so strong that they literally can't stand the smell.

The irony of all this is that not one word of this is being brought to public attention by the news media or by our government which is supposed to be "protecting" us. But, believe it or not, just last week a British newspaper broke the story about Yellowstone National Park being "a threat to the entire world".

Sis, Yellowstone is what geologists call a "super volcano". There is a massive caldera of molten fire beneath Yellowstone National Park. When this thing blows, geologists are saying that every living thing within six hundred miles is likely to die.

Yet our wonderful news media is not telling the public a thing about this. They are keeping it suppressed so that it won't effect the "economy". To hell with the lives of people, just protect the pocketbooks of the rich. When this thing explodes it will produce an ash cloud that will cover the entire western U.S. clear to the Pacific on the west, British Columbia on the north, the Mexican border on the south, and then out into the Dakotas, Nebraska, Kansas, Oklahoma, and Texas on the east. And then the cloud will blow east because of the prevailing winds, literally covering the entire nation with volcanic ash. And the American people are not even being told that the explosion of this "super volcano" is imminent. There is no question that this thing is going to explode momentarily. The movement of magma has been detected just three-tenths of a mile below the bulging surface of the ground in Yellowstone (Don't know how true this is, but it came from *Cutting Edge* which is supposed to be reliable—MB). [END QUOTING]

"GLOBAL" PROGRAM

We will defer much discussion about the program itself except to assure that much is taking place and that is mostly out of the view of even our own participants. The necessary "Foundation" ordered long ago by the courts is now in the final day or two of structuring. It has cost months and yea, years, of grindstone wear just to get it finally to this point of conclusion. This will then allow a moving into other avenues of potential resolution. Since, however, we certainly have learned that too much optimism can further drain the patience

stamina of you who demand instant gratification in "God's eminent" expectations, we will refrain from detail.

We have probably not shared with you "calendar keepers" in the events of V.K. Durham and NESARA impacts on us, that we were, less than two weeks ago, contacted by parties out of our notice for years to inquire of our status and inquiring about the status of V.K. Durham, "the Trust", and yea indeed, the status of NESARA.

By the way, friends, who have inquiring minds as to "my" participation, one of the "insiders" has PERSONALLY met with me and part of the parties to the meeting are now "dropped out" of sight. Don't push on anyone, team, in this instance, for we have no wish to call attention to anyone playing "on the line". It is a time of simply having to be "out of the loop" and remain patient. There are plenty of things to pursue and which need attention, so don't rock boats that are already taking on water in the "too-deep" waters.

You will wish to keep an eye on what takes place in Mindanao as to bringing some "peace" possibilities to the surface and always note the "category" in focus.

By the way, to this small team who question events—KNOW that our work is being studied and used for all sorts of purposes and, therefore, NO MAGIC is the rule of the day. We are NOT in the political preference game nor are we in the "Choose a favorite Sultan" game. WE BASE OUR ACTIVITIES ON COURT RECORDS READILY AVAILABLE TO EVERYONE BUT ACQUIRED BY ALMOST NO ONE. Just hold the line and participation guidelines always uppermost.

What to do in Manila during the visiting days of wine and roses and politicians of the highest absurdities? Keep your supplies current for a possible "in house" stay and during the "visit" stay OFF the streets where danger hides but is exposed as probable. DO NOT GO ANYWHERE UNNECESSARY!

This can also be true for you as in the possible consideration of Yellowstone Park and a vacation or camp-out. Go somewhere else for goodness sakes!

KNOW that, beyond all else, THE CIRCUS WILL GO ON, ALONG WITH THE CLOWNS DOING THEIR TRICKS. More and more will be added to the stew to confound you. So be it. It has been ever thus but only today do you have that which allows for instant information producing insanity.

We don't have to write separate lengthy writings on the Philippines in this Telenovela-drama, soap opera of a thousand fragments. Just pick a few articles to basically allow you to hook onto what you already have—but also allowing you to keep up with players and ongoing incidents that actually impact YOU.

Will goodness prevail? Ultimately! Some things take a bit longer than others to manifest. The point is not whether or not "goodness" prevails but rather: WILL YOU RECOGNIZE IT WHEN IT COMES?


Remember that the Philippines is actually the ONLY true U.S. "Colony" and no, don't translate as with Guam into your assumptions. Guam and Puerto Rico for instance, are U.S. PROTECTORATES. The difference is huge while the "colony" concept is most easily overlooked entirely—to protect the GUILTY.

So, will we get "our job" done? Yes. And that will come when you "have had enough of that which is" and change it.

Dharma, go and watch events as presented, please. Senator Lacson need not be the presenter of his exposé. Interesting events are taking place so sharpen up your "alert" signals.

Watch other events as well as you move along, even with those players romping about the globe. Note that right now former President Ramos is away consorting with YOUR ENEMIES. He is attending a directors' meeting of the CARLYLE GROUP in the U.S. WITH Mr. Bush senior. Remember that this is one of the groups that runs the world and Ramos is the Asian finger of the hand in control.

Also please note that a couple of weeks prior to Russia's Putin visit to Camp David last week—Daddy Bush was in Moscow dickering agreements over oil, etc. The right hand rarely ever knows that which the left hand is doing. Pay attention, for your future depends on it.—GCH

dharma 

Supreme Court Justices On Irreversible HOT SEAT

10/10/03—#1 (17-55)

FRI., OCT. 10, 2003 10:50 A.M. YR 17, DAY 55

DJE—RE: EARTHQUAKES IN PARADISE. MYSTERIOUS WAYS! RULE OF LAW

MANILA, PHILIPPINES

ROCK, ROLL AND SHAKE IN PARADISE

Funny things happen in the pits of this high-rise. Reason, logic, sanity, or combinations of any of the above, are appropriate to sharing in this place, or perhaps in any other place on the map.

So we get up to an earthquake waving its way through Manila while several thoughts rush through the head, all of which have little bearing on the quake itself.

First, we couldn't get any news about it, when a quake this size in Los Angeles would have knocked out or off the air all other programming. Wow, we wait for a couple of hours to even learn we had such a thing. Moreover, this is not to complain and certainly our building did NOT fall down. Nothing was displaced, except the hanging lamp, which you think might hit the ceiling, but didn't. Just another experience reminding us of a relatively "big one" four years ago to trigger memories and be thankful that we don't own the building while relieved that there was not enough shaking to even move the computers. So, a good reminder has been offered that God is alive and interesting things abound.

God DOES GIVE us "signs" but most of us are too busy with our own assumptions, judgments and busy-work to notice many of them, except in times where the President here has literally ASKED for "signs" which, in my judgment, she has fully disregarded or deliberately misinterpreted.

GMA has problems in Pasig River City like never before and the third exposé by Lacson is due, certainly by Monday (according to a phone call we received). This is supposed to link the criminal activities right to her ladyship. Worse yet, George B. is due next Saturday and the "terrorists" say they will bomb us here in Makati and Metro Manila. Oh well.

Now, as for signs? Well, the pot was already at full boil with GMA using the Supreme Court to do her dirty deeds. She then took the entire Presidential family went off to the U.S. and then on to the Vatican for blessings and regrouping. They went for a personal 15-minute visit and signs from the Pope, expecting his personal blessing—where the electricity went out. How's that for a sign? Then, a day later, the Pope was pronounced to be dying and that alone should not be such a good "sign".

But not to be undone, back they all came to Manila where the President tilted full circle and broke her oath of last December to "not run for the Presidency in 2004". Well, everyone, including us, knew she wouldn't keep "that one". But it has brought on nasties up the gazoo. Moreover, it has brought the Supreme Court (SC) into full coalition with the Administration because the Judges, as you all know just from our own writings, **are on the irreversible HOT SEAT**. That, however, does not even slow them in their attempts to save their sorry asses.

Letting all that go for a minute we will mention the currently ongoing debacles and SIGNS. Things must be bleak in the River City (Pasig) Palace this morning.

To stop Sen. Lacson (Ping) from dropping his third chapter of *The Incredible Hulk* before Congress, a case from the long past (1995) has been reopened by the Supreme Court against Lacson. This is bringing charges of "murder" so they could put him away following arrest—so he would be shut up and unable to campaign for his own run for the Presidency.

The case itself is worthy of note because it is as outrageous as any wild-west horror story could be—but in the original case itself, there was a claimed "rub-out" or "salvaging" of suspects deep into the drug trade. Well, they were into the drug trade, so only the method of "justice" comes into consideration. This was before Ping became head of the Philippine National Police (PNP) but was somehow head of whatever group were branded as responsible, POSSIBLY, for the killings. The killings themselves were supposedly a result of the bad guys shooting first and somehow only "they" got deaded.

The case had gone properly to court for indictments, etc., and the Judge ruled that there was NO evidence to support any claim against almost "all" of the charged and certainly there was NO evidence at all against Lacson. The case never made it to trial because insufficient evidence caused a dismissal. Now, many years after the fact, in April of this year, appeals finally reached the Supreme Court, which ruled "with finality" that the case was closed. Not having any other excuse or way to shut up Lacson, the case was brought up again to the SC, which "reversed itself" (after, of course, refusing to consider any reconsideration of the Erap overthrow for bad "law"), so the case was remanded back for RE-TRIAL (there never was a trial) and thus a re-run. Some of the people involved are already deep into new lives in other countries—like in the U.S.A.

Not to be thwarted by LAW, everyone ganged up on Ping and decided, in spite of the laws, to put him on trial—only this time he would be directly named as a perpetrator of the murders themselves to make it non-bailable and mandatory jailing while the trial drags for the next decade.

There is an interesting way of handling cases over here in the land of NO JURIES. Judges decide these cases and are more corrupt than the system bringing the poor suckers into the noose-gallery. This is called "raffling". A case is raffled, literally, to various judges qualified to hear certain categories of cases. In this one, for instance, the original hearing was by Judge Ma. Theresa Yadao. Furthermore, rather than send the case back to Judge Yadao (who had dismissed it and the case had become *res judicata* with "ruling made final"), it was decided by the Powers by Force, to "re-raffle" the case with no ifs, ands or buts about it. Ok, so it went.

The counsels all gathered and when you see a picture it looks like a day of choosing up who wins the lottery. There is a large lottery-type WHEEL with spaces for each Regional Trial Court. The unqualified judges have blank spaces so that the categorized qualified judges (districts) are in colors as to qualification standing. Therefore, when you look at the wheel in this instance, for picture value, you see one qualified slot surrounded by blanks and on the other side piled up the other judges. Judge Yadao was in an absolutely "no win" position. If the wheel lands on a blank it is a re-try. In other words Judge Yadao WOULD NOT GET THIS CASE.

With baited breath and undoubtedly a lot of various prayers to "God", the raffle got underway and the one who spun the wheel was out of sight to be "fair" and damned near spun the wheel off the wall. It turned and turned and turned and stopped finally dead on, you guessed it: Judge Ma. Theresa Yadao!

Of course, as do I, Ping's counsels are calling this "Poetic justice" and "Divine intervention". The opposition is claiming foul play. Ah but, this took place in public before an open forum with all of television-land watching like the play-off at doomsday.

How will it end? Well, we shall have to wait to see—BUT, there can be no arrest warrant issued until SHE issues it and everyone KNOWS there will have to be some pretty hard evidence and NEW EVIDENCE to risk issuance of that arrest warrant.

By the way, there were three arrest scenarios already abounding and one of which is that Ping would "resist" arrest—probably. In that case he would be shot dead and the "or alive" would be irrelevant. I don't know about you but I can't wait to hear what the third drama segment of "The Incredible Hulk" will offer.

Ping covered his bases and has scattered his exposé around so that if he can't give that speech, others will and could turn into open war.

Now yes, EJ has met with Ping Lacson—to you who are inquiring minds. Long ago when Erap was President but "they" were after him "dead or alive", we had visitors, one of which was a retired General. EJ was at a meeting and Cmdr. shook the daylights out of me and asked me to get EJ back to the room—which I did.

Erap was to fly to Japan to the Prime Minister's funeral in a private jet with some of his top cabinet officers. Seems the plans were structured to take the plane out. Cmdr. told us what was being planned and sent EJ back downstairs. Calls were made and even "a trip" was made by the General to somewhere. He came back in about an hour with a dozen or more uniformed police officers, the centerpiece being Ping Lacson. EJ just laid it out. Ping asked if our source could be reliable and all agreed "yes"—several in the meeting having gotten to know us well.

Ping said he already was expecting such as this and to consider the information "confirmed". He had questions about us and what we have and at the same time he agreed that if our "program" was valid, and if it was him involved, he would use it in a heartbeat. He gave EJ a PERSONAL phone number and invited him to call ANY time. And YES INDEED, he certainly DOES know and remember us well. Moreover, we just keep sending him "stuff", but we do not involve in politics.

I bring this up because should something happen TO US, whoever fills in has backup and would know whom to call. (We expect him to avoid both arrest and assassination.)

NOW, BACK TO THAT SUPREME COURT:

The SC "body" threw out Alan Pagua's case in behalf of Estrada—and threatened to sanction him with disbarment for his "contempt". He was given 10 days to show cause why he should not be sanctioned and his license removed, which he answered right away (I think we published it.). Nothing further from the SC.

His response was intelligent and open and suggested that he had an obligation to serve his client (a truly new concept) and therefore there was nothing more that he could do, but would not withdraw any of the case itself. Therefore, Erap remains "as was" and certainly was not lawfully reinstated into his Presidency but neither was there any argument that what the SC did was constitutional. So the dramas rumble on and on and meanwhile we continue to push and struggle with Filipinos and their "time"—but in this we hope to hear this very day that we have won THIS round. A fully-fledged Foundation should have been

completed by the end of today or surely Monday next. (It was finished this afternoon at around 2:30—official documents to be available by Noon on Monday.)

This opens the door to LEGALLY start pushing on those court orders—also final in recorded registration. We KNOW that we are “right” because a group of Sultan “pushers” is already using our reports to try and suck us into some Sultanate harangue. We have no interest in Sultans, Princes or for that matter, Kings or Presidents. We have gathered THE COURT ORDERS and verified them—now they need to be reviewed with a little help from the “last” Judge involved and as nearly as we can tell he is simply waiting to get moving.

Everyone in the “argument” over Sultans’ claims—focuses on that remaining 400,000 metric tons of gold supposedly held in the central bank. We don’t care and that always shocks heck out of the players. ALL of the “sides” know that we are THE ONES who “can” make it work and therein lay our purpose and cause. The various Sultanates also know we are the key and that is sufficient; our needs do not revolve around any ONE claimant. It is recognized that Prince Tallano was appointed “administrator” by the court and the argument stops. That was to establish a security holding of a Foundation for the assets and the bottom line is where we head FIRST. It is that old teaching of “deal with WHAT IS”, for quibbling doesn’t do anything positive; it simply fragments.

I will say that in the “hope” category we do have some of those same “fragments” who also “claim” to hold enough gold to cover anything we need to do here but need to await the finishing of the bullion “bank”, gaining of a capable bank of their required style of banking so that the “people” can go about rebuilding their lives.

I do get the daily feeling of autumn in the leaf-raking business: We get the leaves piled up and the tornado comes and scatters them to the four corners of the farthest reaches. So, we rake them again while a few slip away and yet we manage to get the bundled ones into a net of some kind while we rake in another direction for a few days and finally, the winds pick up, the scatter happens, life goes on and, until the rake breaks, we know that, after all is said and done, we WILL start raking again. With politicians we find that rake is spelled with a “p”. We are pretty safe in that we are just about beyond the ravaging and pillaging stage so raking is about all we can handle.

We had a good laugh last evening as things were unfolding and as only “fate” would dump on us, we were watching a program on Discovery about “extreme architecture”. Now that was not particularly interesting but the main player in the building featured was PRINCE BANDAR and, for goodness sakes, there he was in Saudi Arabia (eat your hearts out, Brunei). We couldn’t help but be reminded of the escapades and deep-throat revelations about us from V.K. to Bandar. Perhaps we aren’t, after all, beyond the ravaging and pillaging stage?

It appears that one should realize life is a bowl of nuts along with some chocolates of unknown “centers”, so get a life-ring and dive on in. Might as well dive in after making some preparations than wait for your enemy, who wants what you have, to push you in. My own wisdom reminds me, NOW, to take that life-ring with me all the time. If the water gets really deep, try to get a motor to push your ring around—for we too often have also been deprived of our “paddles” by the thieves and liars.

I once had a little rowboat tell me that “If I had a motor, I could be a speedboat!” Oh well, anyone for a swim? That rowboat now sends us nuts in glass bottles along with honey pots to make things interesting. It is called “customs repellent”. Nobody touches a package dripping honey from its flaps and corners.

Next, regarding those “nuts” in honey coating: EJ picked them out of the glass shards and washed them carefully. Some were shelled, others unshelled—all were honey-dipped.

I, on the other hand, was going through a week of a sore mouth and unable to swallow—so the minute I could again chew and swallow—I asked for my share of the nuts. Gift horse in the mouth? EJ ate them ALL. Sometimes relationships are broken over the darndest things. He claimed that since I had suggested throwing them out that I didn’t deserve any anyway.

These were pistachios so actually were special in themselves, for they were hand-sent from Greece. However, when Mark heard my plight he offered to send some to me from Bakersfield (CA). We laughed and said no because most of the time we can get them here and guess what, they come from Bakersfield! Explain to me how in the world we are to take ANYTHING seriously?

The real story about the nuts continues to be amusing, for the first call came from the security guard downstairs that we had a package from “Grace” and after asking if the people were still there—EJ ran to recover the package and see “Grace”. Well it got more complicated as there was no grace but three deliverymen hoping for a tip “because the package was really sticky” and they would now have to clean their truck.

I told EJ he ate them wrong anyway, for you are supposed to put that honey-nut combination on wonderful yogurt or better yet, ice cream. And yes indeed, we should probably consider going into the “choose a Sultan” after all. God must feel this way from time to time over the prayers we send up for consideration of “my side”.

I do note that there is one result of the earthquake of this morning and it is reflected in the building’s windows across the street.

The building is simply known as the 6750 building but is the most central “foreigners” building in town. We are directly across the street and our building is mirrored in those windows. Now, the earthquake moved all “their” windows so that the reflection looks something like the depiction of an electrocuted coyote known as Wiley—OR, we are going to look like the WTC momentarily, in its “after” pictures. It is good that life is temporary because who in the world could live it permanently?

While I’m on this self-denigrating point I can share another couple of things that will cause you to better realize that I simply COULD NOT be that same person V.K. gives credit for despoiling the entire world.

In the box this week, from home base, came several things of which I wish to share. First there was the most magnificent picture, literally, of an eagle on a slab of cut stone and mounted on black velvet with a carved gold frame. There is nothing “funny” about that one—truly we are honored that knowing it is for “Dad” that we get to hang it on our wall until we can bring it home to share with our family.

Then there was a CD by Ormly Gumfudgin, the only living Bazooka player! He was also Mr. Pepto Bismol for years at chili cookoffs. This is a friend from years and years ago and still we treasure the CD beyond all things. It will certainly go down in history as the only “music” of the generations to have achieved—well, er—! He enclosed some Bazooka bubblegum and the assumption is that we should chew it and place it carefully in the, er-a, mouthpiece of the bazooka instrument.

The third gift came from Two-by via “the box” for which we live from week to week to remember anything from HOME. There were two very sturdy-looking “things”. Further investigation (after EJ went to meet someone downstairs) showed it was actually something I had longed for and had I found it I would of course already had one. It is called a Walking Stool. This is not a “funny”, it is something you can carry and if necessary use to sit on in long lines (like Hong Kong) or walking long distances, etc. Thrilled, I grabbed it up and unfolded it (mine that is—there is one for EJ also). I got it unfolded and

yes indeed, it was—well-er-a—there. It had a nice woven “seat”, triangular in shape. It had three “legs” but was very “short” and I wondered how in the world I would be able to hold it upright, sit down and then ever get up again. While pondering I decided to turn it upright (upside down actually) at which instant it became that inverted pyramid with a sturdy “base”, no seat but a very suggestive pointy structure. By now I was LAYING on the floor, tears pouring in laughter and wishing someone would be there so we could share this moment in history.

I continued this riot until brilliant brain suggested looking for directions. It said, “Pull out the legs,” and viola! There it is into a stool. EJ suggested he probably shouldn’t tell Two-by—but immediately did so the minute Two-by called. And people, I am THE one who has pulled down the entire world according to V.K.—boy, that lady has problems. I spend far too much time alone in this place. I have been told that laughing is the very best medicine and at self is better yet ☺. Could we go back to ravaging and pillaging and forget other evidence of creeping senility?


Rowboat had another good observation to another friend about birthdays. They are not to count the years but to celebrate the date. I can buy that and, moreover, the gift involved is simply having another one. My real suggestion now is that we all get together and celebrate THE SAME date so there is no forgetting, offending or missed celebrations! I am, for instance to the time of year when “all my children” are now older than me. That is except for the one who will always be more handsome than reality and never older than the 25 years at “travel time”. Seems but yesterday he was in a kick-swing and laughing at cradle songs and I have to KNOW that life is just a fairy tale of sorts and becomes ONLY that which we create it to be.

We can do this job, friends, and rejoice in the wonderment of it all. We have worthy goals and the prize is worthy of the effort of opening the gift (the way) laid into our care for nurturing. Moreover, it is good to look back and realize that some things which seemed so distressing are but memories over which we had little option other than to accept while the cycles of seasons bring realization of the relief from certain traumas over which control was absent or too remote to exert more than challenge.

But know, please, that it is nice to ultimately realize the stool has LEGS and you don’t really have to balance on the point or sit on it, either one.

I shall now withdraw, find someone with teeth to chew the bubble gum (leaves out Princeton with whom I have a no-dentist pact) and send it back to Ormly with a suggestion where to stick it.

Also, I will close this and make another file and copy off today’s offering from Attorney Paguia on the topic of LAW. Every attorney SHOULD try it, if any remember how.

From Paradise Lane—already in decorations for Christmas—this comes with great tidings. Snow songs are already ringing loudly, lights are going up—BUT, the baskets which ordinarily are for Christmas are actually for the four days of Halloween which is THE annual event of this place as the cemetery celebrations of “All souls” and the departed takes center fiesta-time. And indeed, Dubya is due next week! We hope to be around afterwards, for things aren’t going too well and he is adding several other STOPS to his individual stopovers on his way to APEC. People are upset with him and he better be on guard or the Terminator will get his job. Perhaps he simply knows he won’t have to waste time in Manila and needs to fill his calendar? We’ll have to wait for the next “episode” of the “The Timid and the Ugly” (not to be confused with *The Bold and the Beautiful* in daily reruns). Even Oprah runs at least a year late—OIP time—but, we get the daily bad news a day before you do.—D 

Banksters' Lengthy International History

Secrets of the Bank of England Revealed at Last!!

Just in time for Independence Day on July 4th

[<http://www.reformation.org/bank-of-england.html>]

This exposé is under construction:

Bank Underground station is named after the Bank. All roads and rails lead to the Bank. Bank headquarters on Threadneedle St. is also the British Government's Headquarters since 1694. [Pictures not included.]

The first banks were moneychangers' benches.

This picture [not shown] of an evil spirit or demon directing the banker is from *The English Usurer* or *Usury Condemned* by John Blaxton, preacher of God's Word, London, 1634.

"The term BANK is derived from banco, the Italian word for bench, as the Lombard Jews in Italy kept benches in the market place, where they exchanged money and bills. When a banker failed, his bench was broken up by the populace; and from this circumstance sprang the term "bankrupt" (Francis, *History of the Bank of England*, p. 15).

The Bank of England kept the hangman working day and night!!

The philosophy of the Bank or any bank is: LET THE MONEY DO THE WORK. However, the banksters worked the hangman to death because forging the counterfeit money was punishable with death. Men and women by the hundreds were hanged and even after the repeal of the law, the punishment was exile for life to Australia. If the banksters had lived at the time of Edward VI, they would have been the ones behind bars!!

A British Member of Parliament said this about the Bank of England in 1810:

"There is something so consummately ridiculous in the idea of a nation's getting money by paying interest to itself upon its own stock, that the mind of every rational man naturally rejects it. It is, really, something little short of madness to suppose, that a nation can increase its wealth; increase its means of paying others; that it can do this by paying interest to itself. When time is taken to reflect, no rational man will attempt to maintain a proposition so shockingly absurd." (William Cobbett, M.P., *Paper Against Gold*, p. 83).

This monetized-debt scam that the Bank of England started in 1694 was copied exactly by the "Federal" Reserve Bank system in the U.S. It seems that the usurers have absolutely no originality or creativity even with all the brains their ill-gotten gains enables them to buy.

James VI of Scotia Minor, and I of England, was founder of the British Empire. He sent the Pilgrim Fathers to America. The *King James Bible* is named after him.

James Charles Stuart was born on June 19, 1566 at Edinburgh Castle in Scotland. His father, Lord Darnley, was murdered in early 1567 before young James was 1 year old. His mother, Mary Queen of Scots, subsequently ascended to the Scottish throne. Her reign, however, was short lived and she was forced to abdicate in favor of her son on July 24, 1567. Little James was crowned King James VI of Scotland five days later at the tender age of 13 months. Reformation leader John Knox preached the sermon at his coronation.

A close alliance has ALWAYS existed between the Scots and the French. The mother of Queen Mary and grandmother of King James was French by birth.

In 1620 the Pilgrim Fathers landed at Plymouth Rock, Massachusetts. They were Protestant Christians sent out by that great Scot—King James VI & I. They were the CHOSEN PEOPLE and God gave them the best land in the world because He always saves the best for last and as a heritage because they came to seek GOD... not GOLD.

Most of the Pilgrims were poor and brought very little money with them from the Old World.

Prince Henry (1694 -1612) was the oldest son of King James and first in line to the throne.

Like his father, he was a devout Protestant Christian and a very unlikely candidate to charter a bank. For that reason, he was given the poison cup at the young age of 18 years. Cape Henry in Virginia is named after him.

The English Civil War was caused by the Bank of Rome!!

Charles Stuart (1600-1649) was the second son of King James and succeeded his murdered brother.

During his reign, civil war broke out in England between Parliament and the king. Oliver Cromwell led the Parliamentary army (Roundheads) against the king's army (Cavaliers) and soundly defeated the king's forces.

The king was arrested and beheaded in 1649—the ONLY king of England ever to be subjected to such an ordeal.

Wars always incur huge debts and of course the moneylenders were just waiting for their Bank to be officially chartered before they would lend at usury to repay the debts.

King Charles II (1660-1685) was the second son of the beheaded Charles I.

King James II (1633-1688) was the third son of King Charles I. He was forced to abdicate in 1688. He was the last male Stuart to sit on the throne of England.

None of the Stuart monarchs would grant a charter to the Bank of England!!

None of the Stuarts would grant the fervent desire of the "Bank" of Rome and charter an English national bank. That is why murder, civil war, and religious conflicts plagued their reigns. The Jesuit worked behind the scenes to get them to charter the Bank.

Nothing succeeded however and finally King James II was deposed and Dutchman William of Orange was invited to take the throne. William was a tool of the powerful Wisselbank of Amsterdam:

"Central to the success of the Dutch was the Amsterdam Wisselbank, which had been founded in 1609. It provided the motive power for the Dutch economy by lending to the City of Amsterdam, the State in the form of the Province of Holland and trade in the shape of the Dutch East India Company as well as being responsible for coinage and, of course, exchange. Much later, in 1683, it was empowered to lend to private customers. Payments over a certain amount had to pass through it; and it therefore was convenient for the important finance houses to hold accounts with it. Thus not only was it in a position to oversee the Dutch financial scene, it was also able to act as a stabilising influence on it." (The Bank of England)

The King and Queen of Usury—the inglorious Revolution!!

The Charter of the Bank of England (1694) with the Great Seal of William and Mary. King William of Orange (1650-1702). Queen Mary (1662-1694), wife of William of Orange. [Pictures not included.] The first usury central bank to be incorporated in England.

The First Bank of the U.S., 2nd Bank of the U.S. and the "Federal" Reserve Bank are all copied from this Bank.

After the incorporation of the Bank, peace and quiet returned to merry old England. No more royal heads rolled and no more civil wars. After that it didn't matter what was the religious beliefs of the monarchs. The Jesuits preferred that they were "Protestants" as they could take the blame for the wars, poverty and pauperism which inevitably followed usury and money-lending.

Since the king was also head of the "Church" of England, this gave legitimacy to USURY and silenced most of the sermons against that diabolical practise. A Catholic monarch would not have been able to charter the Bank because officially the Vatican was still against usury.

Before the American Revolution, the Bank financed 4 wars with France known in America as the French and Indian wars:

(1) King William's War: 1698-1697

(2) Queen Anne's War or the War of the Spanish Succession: 1702-1713

(3) King George's War or the War of the Austrian Succession: 1744-1748

(4) French and Indian War or the Seven Years' War in Europe: 1754-1763

England lost the Colonies thanks to the Bank of England!!

As was previously stated, the colonists were very poor and took little money with them from England. The settlers bartered their goods and services with each other. Later, Indian Wampum, black and white shells, tobacco etc., etc. were used as currency. Eventually a circulating medium called Colonial Scrip was printed by the Governors of the various Colonies. With this release of purchasing power, great prosperity came to the Colonies, since they had an abundance of produce and goods available.

Secrets Of The “Bank” of Rome Revealed At Last!!

The False Profits!!

[<http://www.reformation.org/secrets-of-the-bank-of-rome.html>]

Ignatius LIEola was the founder of the reorganized “Bank” of Rome. The Jesuits were founded on August 15, 1534, and LIEola was officially commissioned to reorganize the almost bankrupt “Bank” of Rome in 1540.

At the time that LIEola appeared in Rome, the “Bank” of Rome was on the verge of BANKRUPTCY due to the preaching of the Word of God and the withdrawal of millions of accounts. The Imperialists under Charles V actually invaded and sacked the city of Rome in 1527. They stole most of the wealth, destroyed priceless art treasures and even tortured Cardinals to make them divulge the secret hiding places of their riches:

“The Spaniards were the most brutal, it was generally agreed. In the destruction of Rome the Germans were bad enough, the Italians were worse, but worse of all were the Spaniards. They practiced unheard of tortures to compel their victims to disclose where they had hidden their treasures.” (*Rome, the Biography of a City*, p. 159).

The Imperialists under Charles V sacked the city of Rome in 1527 and stole most of the gold. The city was defended by Swiss mercenaries and as a result they were commissioned to guard the “Bank”. The “Bank” also decided to store the gold and silver in Switzerland as a precaution against another repeat of the sack of 1527.

After the establishment of the Jesuits by Pope Paul III, all the Roman Catholic universities throughout Europe were thrown open and they were given carte blanche to recruit the sharpest brains in order to stop the financial hemorrhage.

The newly formed Jesuits were particularly ruthless in the field of “education” and the Counter-Reformation led by LIEola quickly moved to dominate all the schools and colleges.

This “new learning” soon discovered that aside from direct warfare and brutal conquest nothing could replace the millennia-old USURY as a destroyer of freedom-loving nations.

The “Bank” of Rome opens a branch office in England.

This reorganized Bank soon began to start branch offices in various cities. Venice in 1587, the Wisselbank in Amsterdam in 1609, Hamburg 1619, Nuremberg 1621, Rotterdam 1635 and last but not least the Bank of England in 1694. The Bank of “England” was actually the first bank to be named after a country and after the “Bank” of Rome it was the world’s first Central Bank.

Usury is outlawed by English Parliament!!

During the reign of King Edward VI (1547-1553) the door was closed and locked against

the “Bank” of Rome setting up a branch office in England. Parliament, by decree, outlawed USURY and make it a criminal offense. You can be sure that his reign was cut short because he opposed the moneylenders.

“(Act relating to Usury.) Another bill was brought in against usury, which passed both houses, and was made a statute. By it, an act passed in the 37th of the late king (Henry VIII), that none might take above 20 percent on money lent, was repealed; which they said was not intended for the allowing of Usury, but for preventing farther inconveniences. And since Usury was by the word of God forbidden, and set out in divers places of Scripture as a most odious and detestable vice, which yet many continue to practise, for the filthy gain they make by it; therefore, from the 1st of May, all Usury or gain from money lent was to cease; and whosoever continued to practise to the contrary, was to forfeit both principal and interest, to suffer imprisonment, and to be fined at the king’s pleasure.” (*Cobbett’s Parliamentary History of England*, vol. I, p. 596)

The moneylenders persevered however and the anti-usury law was repealed in 1571. The clear teaching of Scripture on usury was undermined by the ascendancy of Calvinism among the Christians.

This opened the door to the establishing of the Bank of England in 1694. The Bank of England was incorporated on July 27, 1694, as a private joint-stock association, with a capital of £1.2 million. In return for the loan of its entire capital to the government it received the right to issue notes and a monopoly on corporate banking in England. Of course they only lent the principal—so the interest would keep accumulating by compound interest. Since the loans could NEVER be repayed the moneylenders had complete control of the government and people.

The American Revolution and the “Bank” of Rome.

England possessed the fairest portion of the Earth in the American Colonies but lost them all because of the greed of the moneylenders. The early colonists were Protestant Christians who hated usury and money lending. They were mostly poor and brought little ready money with them from Europe. There were no gold or silver mines, so each Colony issued non-interest-bearing paper notes. The blessing of God and their hard work soon enabled them to overtake the mother country in industry, commerce and wealth.

The greedy moneylenders of the Bank of England soon cast covetous eyes on the Colonies. Their first attempt to destroy the Americans with usury was made in 1765. It was called the Stamp Act. Payment of various taxes were required in specie or coin. Since they had no English coins to pay the tax that meant that they would have to borrow at usury from the Bank. Soon they too would be reduced to penury, pauperism and destitution—like their cousins in England.

Benjamin Franklin said that the American War for Independence was fought over money

The greedy banksters of the Bank of England soon took steps to destroy the U.S. even before it was born:

“III. And be it further enacted by the authority aforesaid, That if any governor or commander in chief for the time being, in all or any of the said colonies or plantations, shall, from and after the said first day of September, one thousand seven hundred and sixty four, give his assent to any act or order of assembly contrary to the true intent and meaning of this act, every such governor or commander in chief shall, for every such offence, forfeit and pay the sum of one thousand pounds, and shall be immediately dismissed from his government, and for ever after rendered incapable of any public office or place of trust.” (Currency Act of 1764).

Editor’s Note: Many of the powerful Roman Catholic lords in the English Parliament had money in the Wisselbank which was used to finance the inglorious (usury) Revolution of 1688.

“Amongst those thought to have “provided for a retreat” in this way were members of the English Commonwealth Parliament and the Danish court, the Prince Palatine and the Republic of Venice. The Wisselbank was also used by the Spanish crown to pay subsidies to Sweden in the 1660s. To this extent the Wisselbank was not only a public bank for Amsterdam and its citizens but also a secure haven for other European governments and political interests. Its success continued well into the 18th Century, even after Amsterdam’s ascendancy was coming to an end, and it survived until 1820.” (Edwin Green, *Banking: An Illustrated History*, p. 33).

The Bank of England financed Jenner and vaccination, ape-man Charles Darwin and Jesuit futurism etc., etc.

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and currency (like every war) and the right of the Colonies to issue their own usury-free currency apart from the Bank of England:

“That is simple. In the Colonies, we issue our own paper money. It is called ‘Colonial Scrip’. We issue it in proper proportion to make the goods and it pass easily from the producers to the consumers. In this manner, creating ourselves our own paper money, we control its purchasing power and we have no interest to pay to no one.” (Benjamin Franklin on Colonial Scrip)

“The Colonies would gladly have borne the little tax on tea and other matters had it not been the poverty caused by the bad influence of the English bankers on the Parliament, which has caused in the Colonies hatred of England and the Revolutionary War.” (Benjamin Franklin on Colonial Scrip)

“9th. That the duties imposed by several late acts of Parliament, from the peculiar circumstances of these colonies, will be extremely burthensome and grievous, and, from the scarcity of specie (coins), the payment of them absolutely impracticable.” (The Declaration of Rights of the Stamp Act Congress)

After the Revolution, the Bank of England still retained a stranglehold on the country by the chartering of the First Bank of the U.S. in 1791. The charter was to last for 20 years and expire in 1811. Congress refused to renew the charter and war was declared by the Bank of England in 1812.

General Jackson said this about the 2nd Bank of the U.S. which was re-chartered in 1816:

“YOU ARE A DEN OF VIPERS AND THIEVES. I INTEND TO ROUT YOU OUT, AND BY THE ETERNAL GOD I WILL ROUT YOU OUT.”

General Andrew Jackson was the hero of the war of 1812. He also won the war against the crooked banksters. And our HERO did exactly as he promised. He refused to renew the charter of the 2nd Bank and it died an unnatural death in 1836. The people were finally free of the Bank of England alias the “Bank” of Rome until the Civil War began in 1861.

The American Civil War and the “Bank” of Rome

In order to finance the war, President Lincoln approached the banksters. They wanted usury of 28% which Lincoln refused to pay. In order to circumvent the banksters he issued \$450,000,000 in GREENBACKS or U.S. Notes. These GREENBACKS were non-usury-paying notes and were backed by the credit of the nation.

Of course the banksters were furious. Had President Lincoln lived and finished out his 2nd term he would have forever closed the door to the malicious influence of the “Bank” of Rome.

On April 15, 1865, he fell a victim to the leaden bullet of the assassin John Wilkes Booth—another tool of the moneylenders!!

How the “Bank” of Rome assassinated silver in 1873.

Before 1873, most nations of the world except Great Britain had free coinage of silver and gold.

That meant that anybody could bring bullion into the government mint and have it coined into money for free. Free coinage was like a reservoir connected by a pipe. Both metals always maintained a perfect parity or equilibrium.

When silver was demonetized, it destroyed this perfect monetary system of free coinage of silver and gold for the entire world—and gold became the sole standard. This caused a great depression in 1873, 1893—and the panic of 1907 led to the creation of the Rockefeller “Federal” Reserve paper, debt and usury “money” system.

Senator John Sherman of Ohio led the fight to demonetize silver!!

Senator John Sherman of Ohio (brother of Civil War hero General William Tecumseh Sherman) was the powerful head of the Senate Finance Committee. In 1869 he stopped in London on his way to a monetary conference in Paris, France. While in England he was wined and dined by Baron Rothschild and the very crème de la crème of English society.

At a private dinner in the Baron’s mansion in London this conversation took place between the Baron and Senator Sherman:

“Five thousand pounds each year,” went on the Baron quietly, “placed in your hands, and supplemented by sums which you would consider necessary, I am satisfied would produce the conditions in the public mind desired. No accounting, you understand, would be required, absolute reliance to be placed in your wisdom and ability.” (William Harvey, *A Tale of Two Nations*, p. 51)

With the huge sums of money from the Bank of England, Sherman was able to BUY the members of Congress and The Bill to Reform the Coinage Act was passed by stealth in 1873. The dual system of bimetallism was abandoned for the monometallic gold standard.

This put the U.S. on the gold standard and soon all the nations of the world followed the example of the U.S. and abandoned silver.

The single gold standard crippled the world economic order. It was like a man with ONE leg; or ONE eye, or ONE arm.

Gold was measured in its ratio to silver and silver was measured in its ratio to gold at 15 to 1. After silver was demonetized, gold was measured by itself. This reduced the amount of money in the world by half and doubled the wealth of the bondholders.

Gold today has absolutely no ratio to silver and the current price of gold is about \$360 an ounce.

The gold standard led to the establishment of the Rockefeller “Federal” Reserve Bank in 1913.

The “Federal” Reserve Bank was established in 1913 by John D. Rockefeller!!

President Kennedy opposed the “Federal” Reserve Bank.

Like Lincoln, President Kennedy opposed the banksters and it cost him his life.

On June 4, 1963, a little known attempt was made to strip the Federal Reserve Bank of its

power to loan money to the government at interest. On that day President John F. Kennedy signed **Executive Order No. 11110** that returned to the U.S. government the power to issue currency, without going through the Federal Reserve. Mr. Kennedy’s order gave the Treasury the power “to issue silver certificates against any silver bullion, silver, or standard silver dollars in the Treasury”. This meant that for every ounce of silver in the U.S. Treasury’s vault, the government could introduce new money into circulation. In all, Kennedy brought nearly \$4.3 billion in U.S. notes into circulation. The ramifications of this bill are enormous.

Soon after President Kennedy’s assassination, Jesuit President Johnson debased the coinage by removing ALL the silver from the silver coins and shipping it off to Switzerland.

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Global Parasites: *The International Jew* The World's Foremost Problem

[Parts 1-2: From February 17, 1998 CONTACT (V19-N13), pages 47-51]

[Please call (800) 800-5565 to order the 4-volume set (#227-230) of *Phoenix Journals* (RISE OF ANTICHRIST)—containing this interesting material—at the unheard of price of \$15 plus S/H.]

2/14/98 #1 HATONN

We will, here, except for interruptions as urgent things come forth, begin to offer the ENTIRE Henry Ford *The Dearborn Independent* publications. We will start at the beginning and work our way through as we can do so.

[QUOTING, PART 1, GLOBAL PARASITES:]

THE INTERNATIONAL JEW

The World's Foremost Problem

Vol. I: *Being a Reprint of a Series of Articles appearing in the Dearborn Independent from May 2 to October 2, 1920.*

Published by: THE DEARBORN PUBLISHING CO. Dearborn, Michigan, Nov. 1920.

Republished May 1976 by Liberty Bell Publications, Reedy, West Virginia 25270.

[H: We will not take time to run all the above information each time we write a "PART", so please hold onto this reference if you hope to track down copies of the books. There are four volumes and we have no idea as to whether or not Liberty Bell Publications is still in business. Every effort has been made over and over again to stop any public availability of these articles and it has worked; they are scarce indeed.]

From: *The New International Encyclopedia*:

"Among the distinguishing mental and moral traits of the Jews may be mentioned: distaste for hard or violent physical LABOR; a strong family sense and philoprogenitiveness; a marked religious instinct; the courage of the prophet and martyr rather than of the pioneer and soldier; remarkable power to survive in adverse environments, combined with great ability to retain racial solidarity; capacity for exploitation, both individual and social; shrewdness and astuteness in speculation and money matters generally; an Oriental love of display and a full appreciation of the power and pleasure of social position; a very high average of intellectual ability."

PREFACE

Why discuss the Jewish Question? Because it is here, and because its emergence into American thought should contribute to its solution, and not to a continuance of those bad conditions which surround the Question in other countries.

The Jewish Question has existed in the United States for a long time. Jews themselves have known this, even if Gentiles have not. There have been periods in our own country when it has broken forth with a sullen sort of strength which presaged darker things to come. Many signs portend that it is approaching an acute stage. [H: 1920!]

Not only does the Jewish Question touch those matters that are of common knowledge, such as financial and commercial control, usurpation of political power, monopoly of necessities, and autocratic direction of the very news that the American people read; but it reaches into cultural regions and so touches the very heart of American life.

This question reaches down into South America and threatens to become an important factor in Pan-American relations. It is interwoven with much of the menace of organized and calculated disorder which troubles the nations today. It is not of recent growth, but its roots go deep, and the long Past of this Problem is counterbalanced by prophetic hopes and programs which involve a very deliberate and creative view of the Future.

This little book is the partial record of an investigation of the Jewish Question. It is printed to enable interested readers to inform themselves on the data published in the *Dearborn Independent* prior to Oct. 1, 1920. The demand for back copies of the paper was so great that the supply was exhausted early, as was also a large edition of a booklet containing the first nine articles of the series. The investigation still proceeds, and the articles will continue to appear as heretofore until the work is done.

The motive for this work is simply a desire to make facts known to the people. Other motives have, of course, been ascribed to it. But the motive of prejudice or any form of antagonism is hardly strong enough to support such an investigation as this. Moreover, had an unworthy motive existed, some sign of it would inevitably appear in the work itself. We confidently call the reader to witness that the tone of these articles is all that it should be. The International Jew and his satellites, as the conscious enemies of all that Anglo-Saxons mean by civilization, are not spared, nor is that unthinking mass which defends anything that a Jew does, simply because it has been taught to believe that what Jewish leaders do is Jewish. We give the facts as we find them; that of itself is sufficient protection against prejudice or passion.

This volume does not complete the case by any means. But it brings the reader along one step. In future compilations of these and subsequent articles the entire scope of the inquiry will more clearly appear.—October 1920

[H: I ask the editors to please lay out these volumes in such a way as to approximate the originals as to Vol. I, Vol. II, etc. However this will run over the allotted number of pages preferred for Journals, so I leave it in your hands as to whether or not to make the Journals a bit longer/larger or present more volumes. I will comment from time to time and I apologize for the inconvenience but I feel it extremely important that you realize WHAT IS AND HAS BEEN GOING ON AROUND YOU.]

FOREWORD to the Bi-Centennial Edition

In the year 1920 Henry Ford, Sr. published *The International Jew*, a comprehensive survey of Jewish power in the United States and throughout the world. This four-volume work was originally serialized in the *Dearborn Independent*, the house organ of the Ford Motor Company.

These books have been best-sellers in many parts of the world, and have been translated into the languages of most civilized countries. Sadly, there are many countries today where possession of these books has been made punishable by confiscation or worse. In Germany, for example, a person who wants to borrow *The International Jew* from a library must first prove that he needs it for historical research. In other words, an ordinary tax-paying member of the public who supports the public library with his hard-earned money is unable to further his knowledge or satisfy his curiosity in this regard.

It is therefore in the interest of spreading truth that we republish these books in full so that new generations shall see for themselves how our problems of today are the same problems which have "mysteriously" occurred since the turn of the century. The fact that even the wealthy Henry Ford, Sr. could be forced to withdraw these books starkly illuminates the power of the Jews, even in the 1920s. To reprint *The International Jew* now (1976), when the Jews are so much more powerful, is some indication of the tremendous courage of the publisher. [H: And how much the more, today in 1998.]

Every American who loves his country should make it his duty to buy sufficient copies for donation to libraries, universities, business associations, etc. Most important, every American parent should have at least one set at home to pass on to his children.

In further support of the findings and conclusions of *The International Jew*, an excellent companion book, *The Dispossessed Majority*, by Wilmot Robertson, exposes the rapid increase of Jewish power since the first publication of Henry Ford's great work. No conscientious, thinking American should be without these amazing, fact-filled books. (End of Foreword)

[H: In not wishing to bring attacks and further assaults on my typists and printers, we will stick to direct copy. This work is NOT under copyright, either in its original or in this reprinting. We have changed OUR title to reflect the "Global" aspect so that readers can know it is not the original "International" title affixed to the originals. You are welcome to read, copy, reprint, spindle or mutilate as you choose. We are in the information business—not the choosing up sides "just because" business. Will we hit other players as hard? No, the "others" don't even know that they serve Antichrist.]

[END QUOTING]

We have reached our preferred number of pages limit for this writing so let us begin with Article I in the next writing, PART 2. No one, except those among the Antichrist servants, need be offended, for this is an open presentation of long-ago writings by informed men and research staffs. If you practice the ways of these New World Antichrists, then all I can suggest is that you put on the shoes and wear them. You have insisted on remaining blind, deaf and dumb—and some call that "stupid". That, however, is YOUR BUSINESS, NOT MINE. We offer historical documents and you do with them that which you will. The paper, of course, is a nice size for the smaller birdcages. I do suggest you keep a close eye on *Nora's Corner* and Dr. Al's *NEWSDESK* and other paper presentations.

Dharma has a LOT of important work for me in addition to these writings, so please carefully read the entire paper and not just look for my input. Thank you. Adonai.

2/14/98—#2 HATONN

[QUOTING, PART 2, *GLOBAL PARASITES*:]

THE JEW IN CHARACTER AND BUSINESS

[H: I am taking no note of whether or not we have offered given articles in prior writings. We want to run this data through in order as presented. If it has been presented before, it is IMPORTANT enough to “play it again, Sam”.]

The Jew is again being singled out for critical attention throughout the world. His emergence in the financial, political and social spheres has been so complete and spectacular since the war that his place, power and purpose in the world are being given a new scrutiny, much of it unfriendly. Persecution is not a new experience to the Jew, but intensive scrutiny of his nature and super-nationality is. He has suffered for more than 2,000 years from what may be called the instinctive anti-Semitism of the other races, but this antagonism has never been intelligent nor has it been able to make itself intelligible. Nowadays, however, the Jew is being placed, as it were, under the microscope of economic observation that the reasons for his power, the reasons for his separateness, the reasons for his suffering may be defined and understood.

In Russia he is charged with being the source of Bolshevism, an accusation which is serious or not according to the circle in which it is made; we in America, hearing the fervid eloquence and perceiving the prophetic ardor of young Jewish apostles of social and industrial reform, can calmly estimate how it may be. In Germany he is charged with being the cause of the empire's collapse and a very considerable literature has sprung up, bearing with it a mass of circumstantial evidence that gives the thinker pause. In England he is charged with being the **real world ruler**, who rules as a super-nation over the nations, rules by the power of gold, and who plays nation against nation for his own purposes, remaining himself discreetly in the background. In America it is pointed out to what extent the elder Jews of wealth and the younger Jews of ambition swarmed through the war organizations—principally those departments which dealt with the commercial and industrial business of war, and also the extent to which they have clung to the advantage which their experience as agents of the government gave them.

In simple words, the question of the Jews has come to the fore, but like other questions which lend themselves to prejudice, efforts will be made to hush it up as impolitic for open discussion. If, however, experience has taught us anything it is that questions thus suppressed will sooner or later break out in undesirable and unprofitable forms.

The Jew is the world's enigma. Poor in his masses, he yet controls the world's finances. Scattered abroad without country or government, he yet presents a unity of race continuity which no other people has achieved. Living under legal disabilities in almost every land, he has become the power behind many a throne. There are ancient prophecies to the effect that the Jew will return to his own land and from that center rule the world, though not until he has undergone an assault by the united nations of mankind.

The single description which will include a larger percentage of Jews than members of any other race is this: He is in business. It may be only gathering rags and selling them, but he is in business. From the sale of old clothes to the control of international trade and finance, the Jew is supremely gifted for business. More than any other race he exhibits a decided aversion to industrial employment, which he balances by an equally decided adaptability to trade. The Gentile boy works his way up, taking employment in the productive or technical departments; but the Jewish boy prefers to begin as messenger, salesman or clerk—anything—so long as it is connected with the commercial side of the business. An early Prussian census illustrates this characteristic: Of a total population of 269,400, the Jews comprised six percent or 16,164. Of these, 12,000 were traders and 4,164 were workmen. Of the Gentile population, the other 94 percent, or 153,236 people, there were only 17,000 traders.

A modern census would show a large professional and literary class added to the traders, but no diminution of the percentage of traders and not much if any increase in the number of wage toilers. In America alone most of the big business, the trusts and the banks, the natural resources and the chief agricultural products, especially tobacco, cotton and sugar, are in the control of Jewish financiers or their agents. Jewish journalists are a large and powerful group here. “Large numbers of department stores are held by Jewish firms,” says the *Jewish Encyclopedia*, and many if not most of them are run under Gentile names. Jews are the largest and most numerous landlords of residence property in the country. They are supreme in the theatrical world. They absolutely control the circulation of publications throughout the country. Fewer than any race whose presence among us is noticeable, they receive daily an amount of favorable publicity which would be impossible did they not have the facilities for creating and distributing it themselves. Werner Sombart, in his *Jew and Modern Capitalism* says, “If the conditions in America continue to develop along the same lines as in the last generation, if the immigration statistics and the proportion of births among all the nationalities remain the same, our imagination may picture the United States of fifty or a hundred years hence as a land inhabited only by Slaves, Negroes and Jews, wherein the Jews will naturally occupy the position of economic leadership.” Sombart is a pro-Jewish writer.

The question is: If the Jew is in control, how did it happen? This is a free country. The Jew comprises only about three percent of the population; to every Jew there are 97 Gentiles; to the 3,000,000 Jews in the United States there are 97,000,000 Gentiles. If the Jew is in control, is it because of his superior ability, or is it because of the inferiority and don't-care attitude of the Gentiles?

It would be very simple to answer that the Jews came to America, took their chances like other people and proved more successful in the competitive struggle. But that would not include all the facts. And before a more adequate answer can be given, two points should be made clear. The first is this: All Jews are not rich controllers of wealth. There are poor Jews aplenty, though most of them even in their poverty are their own masters. While it may be true that the chief financial controllers of the country are Jews, it is not true that every Jew is one of the financial controllers of the country. The classes must be kept distinct for a reason which will appear when the methods of the rich Jews and the methods of the poor Jews to gain power are differentiated. Secondly; the fact of Jewish solidarity

renders it difficult to measure Gentile and Jewish achievements by the same standard. When a great block of wealth in America was made possible by the lavish use of another block of wealth from across the seas; that is to say, when certain Jewish immigrants came to the United States with the financial backing of European Jewry behind them, it would be unfair to explain the rise of that class of immigration by the same rules which account for the rise of, say, the Germans or the Poles who came here with no resource but their ambition and strength. To be sure, many individual Jews come in that way, too, with no dependence but themselves, but it would not be true to say that the massive control of affairs which is exercised by Jewish wealth was won by individual initiative; it was rather the extension of financial control across the sea.

That, indeed, is where any explanation of Jewish control must begin. Here is a race whose entire period of national history saw them peasants on the land, whose ancient genius was spiritual rather than material, bucolic rather than commercial, yet today, when they have no country, no government, and are persecuted in one way or another everywhere they go, they are declared to be the principal though unofficial rulers of the Earth. How does so strange a charge arise, and why do so many circumstances seem to justify it?

Begin at the beginning. During the formative period of their national character the Jews lived under a law which made plutocracy and pauperism equally impossible among them. Modern reformers who are constructing model social systems on paper would do well to look into the social system under which the early Jews were organized. The Law of Moses made a “money aristocracy”, such as Jewish financiers form today, impossible because it forbade the taking of interest. It made impossible also the continuous enjoyment of profit wrung out of another's distress. Profiteering and sheer speculation were not favored under the Jewish system. There could be no land-hogging; the land was apportioned among the people, and though it might be lost by debt or sold under stress, it was returned every 50 years to its original family ownership, at which time, called “The Year of Jubilee”, there was practically a new social beginning. The rise of great landlords and a moneyed class was impossible under such a system, although the interim of 50 years gave ample scope for individual initiative to assert itself under fair competitive conditions.

If, therefore, the Jews had retained their status as a nation, and had remained in Palestine under the Law of Moses, they would hardly have achieved the financial distinction which they have since won. Jews never got rich out of one another. Even in modern times they have not become rich out of each other but out of the nations among whom they dwelt. Jewish law permitted the Jew to do business with a Gentile on a different basis than that on which he did business with a brother Jew. What is called “the Law of the Stranger” was defined thus: “Unto a stranger thou mayest lend upon usury; but unto thy brother thou shalt not lend upon usury.”

Being dispersed among the nations, but never merging themselves with the nations and never losing a very distinctive identity, the Jew has had the opportunity to practice “the ethics of the stranger” for many centuries. Being strangers among strangers, and often among cruelly hostile strangers, they have found this law a compensating advantage. Still, this alone would not account for the Jew's preeminence in finance. The explanation of that must be sought in the Jew himself, his vigor, resourcefulness and special proclivities.

Very early in the Jewish story we discover the tendency of Israel to be a master nation, with other nations as its vassals. Notwithstanding the fact that the whole prophetic purpose with reference to Israel seems to have been the moral enlightenment of the world through its agency, Israel's "will to mastery" apparently hindered that purpose. At least such would seem to be the tone of the *Old Testament*. Divinely ordered to drive out the Canaanites that their corrupt ideas might not contaminate Israel, the Jews did not obey, according to the old record. They looked over the Canaanitish people and perceived what great amount of man-power would be wasted if they were expelled, and so Israel enslaved them—"And it came to pass, when Israel was strong, that they put the Canaanites to tribute, and did not utterly drive them out." It was this form of disobedience, this preference of material mastery over spiritual leadership, that marked the beginning of Israel's age-long disciplinary distress.

The Jews' dispersion among the nations temporarily (that is, for more than 25 centuries now) changed the program which their scriptures declare was divinely planned, and that dispersion continues until today. There are spiritual leaders in modern Judaism who still claim that Israel's mission to the nations is spiritual, but their assertions that Israel is today fulfilling that mission are not as convincing as they might be if accompanied by more evidence. Israel throughout the modern centuries is still looking at the Gentile world and estimating what its man-power can be made to yield. But the discipline upon Israel still holds; he is an exile from his own land, condemned to be discriminated against wherever he goes, until the time when exile and homelessness shall end in a reestablished Palestine, and Jerusalem again becomes the moral center of the Earth, even as the elder prophets have declared.

[H: This was quite true in 1920, but surely it is CLEAR that after the formation of the United Nations and then the "voting in" of "Israel" OUT OF PALESTINE, everything changed. But, the point was, even then, TRULY NOT AN Israel in the hardship places of a Palestine now become Israel—but a NEW JERUSALEM to be the NEW HOMELAND of this reassembled people—in the North American continent and centered in that which is today known as the United States of America.]

Had the Jew become an employee, a worker for other men, his dispersion would not probably have been so wide. But becoming a trader, his instincts drew him round the habitable Earth. There were Jews in China at an early date. They appeared as traders in England at the time of the Saxons. Jewish traders were in South America 100 years before the Pilgrim Fathers landed at Plymouth Rock. Jews established the sugar industry in the Island of St. Thomas in 1492. They were well established in Brazil when only a few villages dotted the eastern coast of what is now the United States. And how far they penetrated when once they came here is indicated by the fact that the first White child born in Georgia was a Jew—Isaac Minis. The Jew's presence round the Earth, his clannishness with his own people, made him a nation scattered among the nations, a corporation with agents everywhere.

Another talent, however, contributed greatly to his rise in financial power—his ability to invent new devices for doing business. Until the Jew was pitted against the world, business was very crudely done. And when we trace the origins of many of the business methods which simplify and facilitate trade today, more likely than not we find a Jewish name at the end of the clue. Many of the indispensable instruments of credit and

exchange were thought out by Jewish merchants, not only for use between themselves, but to check and hold the Gentiles with whom they dealt. The oldest bill of exchange extant was drawn by a Jew—one Simon Rubens. The promissory note was a Jewish invention, as was also the check "payable to bearer".

An interesting bit of history attaches to the "payable to bearer" instrument. The Jews' enemies were always stripping them of their last ounce of wealth, yet strangely, the Jews recovered very quickly and were soon rich again. How occurred this sudden recovery from looting and poverty? Their assets were concealed under "bearer" and so a goodly portion was always saved. In an age when it was lawful for any pirate to seize goods consigned to Jews, the Jews were able to protect themselves by consigning goods on policies that bore no names.

The influence of the Jew was to center business around goods instead of persons. Previously all claims had been against persons; the Jew knew that the goods were more reliable than the persons with whom he dealt, and so he contrived to have claims laid against goods. Besides, this device enabled him to keep himself out of sight as much as possible. This introduced an element of hardness into business, inasmuch as it was goods which were being dealt in rather than men being dealt with, and this hardness remains. Another tendency which survives and which is of advantage in veiling the very large control which Jews have attained, is of the same origin as "bearer" bills—it permits a business dominated by Jewish capital to appear under a name that gives no hint of Jewish control. **[H: Son-of-a-gun!]**

The Jew is the only and original international capitalist, but as a rule he prefers not to emblazon that fact upon the skies; he prefers to use Gentile banks and trust companies as his agents and instruments. The suggestive term "Gentile front" often appears in connection with this practice. **[H: Then, over the years, he got careless and more self-confidently superior in himself and wanted accolades to his grand SELF. This may prove to be his downfall after all.]**

The invention of the stock exchange is also credited to Jewish financial talent. In Berlin, Paris, London, Frankfurt and Hamburg, Jews were in control of the first stock exchanges, while Venice and Genoa were openly referred to in the talk of the day as "Jew cities" where great trading and banking facilities might be found. The Bank of England was established upon the counsel and assistance of Jewish emigrants from Holland. The Bank of Amsterdam and the Bank of Hamburg both arose through Jewish influence.

There is a curious fact to be noted in connection with the persecution and consequent wandering of the Jews about Europe and that is: Wherever they wandered, the center of business seemed to go with them. When the Jews were free in Spain, there was the world's gold center. When Spain drove out the Jews, Spain lost financial leadership and has never regained it. Students of the economic history of Europe have always been puzzled to discover why the center of trade should have shifted from Spain, Portugal and Italy, up to the northern countries of Holland, Germany and England. They have sought for the cause in many things, but none has proved completely explanatory. When, however, it is known that the change was coincident with the expulsion of the Jews from the South and their flight to the North, when it is known that upon the Jews' arrival the northern countries began a commercial life which has flourished until our day, the explanation does not seem difficult. Time and again it has proved to be the fact that when the Jews were forced to move, the center of the world's precious metals moved with them.

This distribution of the Jews over Europe and the world—each Jewish community linked in a fellowship of blood, faith and suffering with every other group—made it possible for the Jew to be international in the sense that no other race or group of merchants could be at that time. Not only were they everywhere (Americans and Russians are everywhere, too) but they were in touch. They were organized before the days of conscious international commercial organizations, they were bound together by the sinews of a common life. It was observed by many writers in the Middle Ages that the Jews knew more of what was transpiring in Europe than the governments did. They also had better knowledge of what was likely to occur. They knew more about conditions than the statesmen did. This information they imparted by letter from group to group, country to country. Indeed, they may be said thus to have originated unconsciously the financial news-letter. Certainly the information they were able to obtain and thus distribute was invaluable to them in their speculative enterprises. Advance knowledge was an immense advantage in days when news was scarce, slow and unreliable.

This enabled Jewish financiers to become the agents of national loans, a form of business which they encouraged wherever possible. The Jew has always desired to have nations for his customers. National loans were facilitated by the presence of members of the same family of financiers in various countries, thus making an interlocking directorate by which king could be played against king, government against government, and the shrewdest use made of national prejudices and fears, all to the no small profit of the fiscal agent.

One of the charges most commonly made against Jewish financiers today is that they still favor this larger field of finance. Indeed, in all the criticism that is heard regarding the Jew as a business man, there is comparatively little said against him as an individual merchant serving individual customers. Thousands of small Jewish merchants are highly respected by their trade, just as tens of thousands of Jewish families are respected as our neighbors. The criticism, insofar as it respects the more important financiers, is not racial at all. Unfortunately the element of race, which so easily lends itself to misinterpretation as racial prejudice, is injected into the question by the mere fact that the chain of international finance as it is traced around the world discloses at every link a Jewish capitalist, financial family, or a Jewish-controlled banking system. Many have progressed to see in this circumstance a conscious organization of Jewish power for Gentile control, while others have attributed the circumstance to Jewish racial sympathies, to the continuity of their family affairs down the line of descent, and to the increase of collateral branches. In the old Scriptural phrase, Israel grows as the vine grows, ever shooting out new branches and deepening old roots, but always part of the one vine.

The Jew's aptitude for dealing with governments may also be traced to the years of his persecution. He early learned the power of gold in dealing with mercenary enemies. Wherever he went there followed him like a curse the aroused antipathy of other peoples. The Jew was never popular as a race; even the most fervid Jew will not deny that, howsoever he may explain it. Individuals have been popular, of course; many phases of Jewish nature are found to be very lovable when known; but nevertheless one of the burdens of racial unpopularity. Even in modern times, in civilized countries, in conditions which render persecution absolutely impossible, this unpopularity exists. And what is more, the Jew has not seemed to care to cultivate the friendship of the Gentile masses, due perhaps to the

failures of experience, but due more likely to his inborn persuasion that he belongs to a superior race. Whatever the true reason, he has always placed his main dependence on cultivating friendship with kings and nobles. What cared the Jew if the people gnashed their teeth against him, so long as the king and the court were his friends? Thus there was always, even through most of the severely trying times, “a court Jew”, one who had bought by loans and held by the strangle-hold of debt an entrance to the king’s chamber. The policy of the Jews has always been to “go to headquarters”. They never tried to placate the Russian people, but they did endeavor to enlist the Russian court. They never tried to placate the German people, but they did succeed in permeating the German court. In England they shrug their shoulders at the outspoken anti-Jew reactions of the British populace—what care they? Have they not all of lorddom at their heels, do they not hold the strings of Britain’s purse? **[H: And in the U.S.? Oh my, they RUN the court and the government.]**

Through this ability of theirs to “go to headquarters” it is possible to account for the stronghold they got upon various governments and nations. Added to this ability was, of course, the ability to produce what the governments wanted. If a government wanted a loan, the Jew at court could arrange it through Jews at other financial centers and political capitals. If one government wanted to pay another government a debt without risking the precious metal to a mule train through a robber-infested country, the Jew at court arranged that too. The first time an army was ever fed in the modern commissary way, it was done by a Jew—he had the capital and he had the system; moreover he had the delight of having a nation for his customer.

And this tendency, which served the race so well throughout the troublous centuries, shows no sign of abatement. Certainly, seeing to what an extent a race numerically so unimportant influences the various governments of the world today, the Jew who reflects upon the disparity between his people’s numbers and their power may be pardoned if he sees in that fact a proof of their racial superiority.

It may be said also that Jewish inventiveness in business devices continues to the present time, as well as Jewish adaptability to changing conditions. The Jew is credited with being the first to establish branch houses in foreign countries in order that responsible representatives of the home office might be on the ground taking instant advantage of every opening. During the war a great deal was said about the “peaceful penetration” which the “German Government” had effected in the United States by establishing here branch offices and factories of German firms. The fact that there were many German branch houses here is unquestionable. It should be known, however, that they were not the evidence of German enterprise but of Jewish enterprise. The old German business houses were too conservative to “run after customers” even in the hustling United States, but the Jewish firms were not, and they came straight to America and hustled. In due time the competition forced the more conservative German firms to follow suit. But the idea was Jewish in its origin, not German.

Another modern business method whose origin is credited to Jewish financiers is that by which related industries are brought together, as for example, if an electrical power company is acquired, then the street railway company using the electricity would be acquired too, one purpose being in this way to conserve all the profit accruing along the line, from the origination of the power down to the delivery of the street car ride; but

perhaps the main purpose being that, by the control of the power house the price of current could be increased to the car company, and by the control of the car company the cost of a ride could be increased to the public, the controllers thus receiving an additional profit all down the line. There is much of this going on in the world today—and in the United States particularly. The portion of the business immediately next to the ultimate consumer explains that its costs have risen, but it does not explain that the costs were increased by the owners and not by outsiders who were forced to do so by economic pressure.

There is apparently in the world today a central financial force which is playing a vast and closely organized game with the world for its table and universal control for its stakes. The people of civilized countries have lost all confidence in the explanation that “economic conditions” are responsible for all the changes that occur. Under the camouflage of “economic law” a great many phenomena have been accounted for which were not due to any law whatever—except the law of the selfish human will as operated by a few men who have the purpose and the power to work on a wide scale with nations as their vassals.

Whatever else may be national, no one today believes that finance is national. Finance is international. Nobody today believes that international finance is in any way competitive. There are some independent banking houses, but few strong independent ones. The great masters, the few whose minds are clearly the entire play of the plan, control numerous banking houses and trust companies, and one is used for this while another is used for that, but there is no disharmony between them, no correction of each other’s methods, no competition in the interests of the business world. There is as much unity of policy between the principal banking houses of every country as there is between the various branches of the United States Post Office—and for the same reason, namely, they are all operated from the same source and for the same purpose.

Just before the war Germany bought very heavily in American cotton and had huge quantities of it tied up here for export. When war came, the ownership of that mountainous mass of cotton wealth changed in one night from Jewish names in Hamburg to Jewish names in London. At this writing cotton is selling in England for less than it is selling in the United States, and the effect of that is to lower the American price. When the price lowers sufficiently, the market is cleared of cotton by buyers previously prepared, and then the price soars to high figures again. In the meantime, the same powers that have engineered the apparently causeless strengthening and weakening of the cotton market, have seized upon stricken Germany to be the sweatshop of the world. Certain groups control the cotton, lend it to Germany to be manufactured, leave a pittance of it there in payment for the labor that was used, and then profiteer the length and breadth of the world on the lie that “cotton is scarce”. And when, tracing all these antisocial and colossally unfair methods to their source, it is found that the responsible parties all have a common characteristic, is it any wonder that the warning which comes across the sea—“Wait until America becomes awake to the Jew!”—has new meaning?

Certainly, economic reasons no longer explain the condition in which the world finds itself today. Neither does the ordinary explanation of “the heartlessness of capital”. Capital has endeavored as never before to meet the demands of labor, and labor has gone to extremes in leading capital to new concessions—but what has it advantaged either of them? Labor has heretofore thought that capital was the sky over it, and it made the

sky yield, but behold, there was yet a higher sky which neither capital nor labor had seen in their struggles one with another. That sky is so far unyielding.

That which we call capital here in America is usually money used in production, and we mistakenly refer to the manufacturer, the manager of work, the provider of tools and jobs—we refer to him as the “capitalist”. Oh, no. He is not the capitalist in the real sense. Why, he himself must go to capitalists for the money with which to finance his plans. There is a power yet above him—a power which treats him far more callously and holds him in a more ruthless hand than he would ever dare display to labor. That, indeed, is one of the tragedies of these times, that “labor” and “capital” are fighting each other, when the conditions against which each one of them protests, and from which each one of them suffers, is not within their power to remedy at all, unless they find a way to wrest world control from that group of international financiers who create and control both these conditions.

There is a super-capitalism which is supported wholly by the fiction that gold is wealth. There is a super-government which is allied to no government, which is free from them all, and yet which has never yet been received as a welcome part, and which has succeeded in raising itself to a power that the proudest Gentile race has never claimed—not even Rome in the days of her proudest power. It is becoming more and more the conviction of men all over the world that the labor question, the wage question, the land question cannot be settled until first of all this matter of an international super-capitalistic government is settled.

“To the victor belongs the spoils” is an old saying. And in a sense it is true that if all this power of control has been gained and held by a few men of a long-despised race, then either they are super-men whom it is powerless to resist, or they are ordinary men whom the rest of the world has permitted to obtain an undue and unsafe degree of power. Unless the Jews are super-men, the Gentiles will have themselves to blame for what has transpired, and they can look for rectification in a new scrutiny of the situation and a candid examination of the experiences of other countries.—*Issue of May 22, 1920*

[END QUOTING PARTS 1-2]

I do have one thing to remind these super-men about: “And Immanuel was silent. And they hit him again on the head and he moaned in pain and started to speak, ‘Verily I say to you, as you beat and mock me, you, too, shall be beaten and mocked. The time will come in five times one hundred years when you shall have to atone for this day. A new man will rise up in this land and whip and persecute you, and you shall have to pay with your blood...’”

“He will create a new religion and have people call him a prophet, and he shall persecute you throughout all times...”

“His name will be Mohammed, and his name will be, for your kind, horror, misery and death, which will be of your deserving. Verily, verily I say to you, his name will be written with blood and his hatred against your kind will be endless...’”

So, WORLD, to all of you who see this assault against Iraq as just another “incident”, I suggest you carefully look to the OTHER world of the Moslems, Islamics, etc., etc., etc., and see if you American-Israelis who send your children off to struggle and die, bomb and pillage a hapless, helpless country of women and children—**THINK AGAIN—VERY CAREFULLY, FOR THE BLOOD YOU SHED SHALL BE YOUR OWN.**

ADONAI 

The News Desk

By John & Jean Ray

ANNAN DELIVERS ULTIMATUM ON UN ROLE IN IRAQ

By Maggie Farley, *Los Angeles Times*, 10/03/03

NEW YORK—In an unusually critical response to a new U.S. draft resolution on Iraq, UN Secretary General Kofi Annan issued an ultimatum on Thursday: Either give the United Nations a leading role in Iraq's political transition or the world body won't be involved.

Steeled by two attacks on the UN's Baghdad headquarters in a month, Annan said that a new resolution must provide a "radical change" that could safeguard the UN's staff and the mission's independence from the U.S.-led occupation, according to diplomats and UN officials who attended the session. And he said that the changes offered by the Bush administration do neither.

"Obviously, it's not going in the direction I had recommended," he said.

In a closed-door luncheon with the Security Council after the 15 members discussed the U.S. proposal, the usually soft-spoken Annan delivered a stern message to the group: They should pursue a resolution that they all can support, but he would not risk his people for a marginal role, said the diplomats and officials. ...

Annan had suggested that to reduce the hostility in Iraq toward the occupying powers and others, such as the UN staffers, who were perceived to be helping them, there should be a symbolic shift of sovereignty within a few months to an Iraqi provisional government. Then the United Nations or the U.S.-led administration of Iraq—but not both—could work with the Iraqis on drafting a constitution and setting up elections. The Iraqis would invite a U.S.-led multinational force to stay and help stabilize the country.

"Obviously, that is not what is in the draft," Annan said after the luncheon. "This had been my suggestion in the sense that it may change the dynamics on the ground, in terms of the security situation, and send a message to the Iraqi people and also to the region."

Annan's message chilled the council's reaction to the new draft, which was circulated by the U.S. delegation Wednesday after weeks of consultations with nations that opposed the war and have resisted aiding the occupation. The version offers several concessions, including an expanded but not central role for the UN, and a multinational force under U.S. command that would report to the Security Council. **[JR: So we can retain control and supercede Security Council authority every chance we get.]**

It also calls for an accelerated transition to self-rule, directed by the U.S.-appointed Iraqi Governing Council, with help from the world body and the U.S.-led coalition.

But it did not include the significant changes that Annan and many nations were looking for, especially a symbolic end to the occupation. **[JR: Like with Israel, our presence will continue to be a contentious problem.]**

Even before the session with Annan, reaction to the new resolution had been lukewarm. The strongest criticism had come from France and Germany, which complained that none of their joint proposals had been incorporated in the new text. ...

Russian Ambassador Sergei Lavrov said he would like to see the UN take the leading role in Iraq's political transition.

But after the luncheon, diplomats from France, China, Russia, Mexico and Germany said they needed fresh instructions from their capitals because it made no sense to pursue a resolution that Annan found so unsatisfactory.

[JR: Kofi Annan is putting a crimp on our faux legitimacy in Iraq thereby slowing down our progress. After all, where is it written that us conquerors cannot be what we really are, and that is the intruders and exploiters of those weaker than ourselves? America has already lost its sense of creditability and fairness—so why not go all the way and show the world what true hard-core, rigid Zionists we truly are?]

U.S. DISENCHANTED WITH CHALABI

By Robin Wright and Maggie Farley,
Los Angeles Times, 10/03/03

The Bush administration worries that a former Iraqi exile leader's calls for a quick transition to self-rule in Baghdad are undermining American efforts to restore stability.

WASHINGTON—After supporting Ahmad Chalabi for years, the United States has grown disenchanted and made a serious effort during the past two weeks to rein in the former Iraqi exile leader, pressing him specifically to stop embarrassing President Bush with calls for a speedy hand-over of power in Baghdad, according to senior U.S. officials. **[JR: Question is, who is pressing Chalabi to act independently to U.S. demands?]**

Administration officials are questioning his credibility and growing increasingly concerned about the positions he is staking out concerning Iraq's future. ...

Until recently, Chalabi, who had not lived in Iraq since 1958, had been the political favorite of many in the Bush administration, with top Pentagon policy-makers backing him to lead postwar Iraq.

Chalabi, born in 1945 to a wealthy banking family, was airlifted by U.S. military forces into southern Iraq in early April and eventually was selected **[JR: Because of his shady past and he is not known to be adverse to taking bribes.]** to serve on the Governing Council, whose members were appointed in July after weeks of discussions with the U.S.-led Coalition Provisional Authority.

In a crucial meeting of Cabinet-level officials shortly before the president spoke at the United Nations on Sept. 23, even Pentagon officials conceded that Chalabi had gone too far in his statements and was endangering American efforts, U.S. officials said.

In recent talks with other Middle East leaders, Bush has expressed anger—**[JR: What did he do... refuse to eat his broccoli?]** in tough language—at Chalabi **[JR: Did he threaten to go at 'em?]** and his political lieutenants for allegedly undermining the U.S. effort to return stability to Iraq, according to Arab and U.S. officials. ...

The White House was particularly angered by Chalabi's position on Iraq's future because it effectively supported France's call to hand over power to a provisional Iraqi government within weeks and hold national elections as soon as December—a timetable that Secretary of State Colin Powell repeatedly has called "unrealistic".

The Bush administration instead wants Iraq to write a new constitution that outlines a power-sharing arrangement that will avoid friction among Iraq's ethnic and religious factions when full sovereignty eventually is returned by the U.S.-led coalition.

Some U.S. officials have suggested that Chalabi's call for greater immediate control by the Iraqi Governing Council is a bid to ensure he gains the top leadership position.

The State Department and CIA have long had doubts about Chalabi, stemming in part from accountability problems with U.S. money provided to the Iraqi National Congress, which he founded and long controlled.

Chalabi was convicted of bank fraud and embezzlement in Jordan in the 1980s, and the State Department briefly froze payments to his organization.

That disillusionment has grown in other sectors of the administration in the postwar period because information he supplied on politics and weaponry proved either faulty or unrealistic. **[JR: Just who do we think we are kidding? We knew Chalabi's information was false but we used it anyway as an excuse to start our wars.]**

"Chalabi has a very serious credibility problem. And the failure to find weapons of mass destruction hasn't helped," an administration official said. ...

With characteristic ambition, Chalabi took a major step toward that goal Thursday by quietly wrangling a place on the UN stage as Iraq's representative. Speeches to the General Assembly usually are reserved for the country's highest-ranking official. Not only is Chalabi not the president of Iraq, he no longer is even the president of the Governing Council—his one-month term ended Sept. 30.

But in the absence of organized opposition, he staked his claim as the international face of Iraq, much in the same way, diplomats say, that he is trying to wrest control of Iraq's acting government.

Chalabi delivered an extended speech outlining the shape of the new Iraq. Although there are deep differences within the Governing Council about what kind of federal system the country should have and the role of Islam in the government and society, he declared that the country will have a representative democracy, with no ethnic or religious quotas.

[JR: Chalabi was known in international circles to be a fraud and a self-promoter when we handpicked him to be in charge of the so-called exiled Iraqi National Congress. Chalabi is the type we deal with to do our dirty business overseas. Bush's anger doesn't stem from a sense of conscience but from the frustration of not being able to persuade or coerce others to see things our way. The president's problems lie with his tarnished image at home and abroad and the warlords he surrounds himself with. Bush and his Zionist buddies are no better than the felonious Chalabi they are now trying to control. We can only judge them by their deeds and the company they all keep.]

PLANNING OF IRAQI CONSTITUTION STALLS DISPUTE LIKELY TO DISRUPT TIMETABLE ON POWER TRANSFER

By Deborah Horan, *Tribune*, 10/01/03

BAGHDAD—In a development that threatens to prolong the U.S. occupation of Iraq, officials charged with planning the drafting of Iraq's constitution announced Tuesday that they are deadlocked over complex questions.

The impasse came as sporadic violence goes on in Baghdad and the Sunni Triangle, and U.S. troops seized more weapons and rounded up more suspected militants north and west of the capital. ...

In a short meeting Tuesday, Iraq's constitutional committee told the Iraqi Governing Council that it could not surmount a dispute over how the nation should select those who would draft the document. Such disagreements, members said, would make it nearly impossible to meet the six-month deadline for drafting the constitution suggested by Secretary of State Colin Powell.

U.S. officials downplayed the significance of the delay, but the development is likely to disrupt the timetable for transferring control to Iraqis envisioned by the Bush administration, which has said it will not relinquish power until a democratic government is in place. ... **[JR: You can bet the U.S. is hoping that the Council fails just like the Palestinians' PLO under Arafat.]**

At the core of the dispute is whether to hold elections to determine who should draft the document, an idea supported by some of Iraq's leading Shiite Muslim clerics, but opposed by some members of the constitutional committee who fear elections would give Shiites too much control.

Those opposed to elections say they would rather draw equal numbers from the leading members of Iraq's 18 provinces and allow them to decide who among them will become part of the general assembly that will pen the nation's charter. **[JR: Fair enough as it offers equal representation.]**

"We want to give them the task of appointing a number of them to be representatives," said Mudhar Shawkat, the spokesman for Ahmad Chalabi, Iraq's current Governing Council president.

Shawkat said the country's constitutional drafters could avoid sensitive issues of religions because the makeup of the assembly would not be based on an "ethnic or sectarian basis".

Dara Noor Alzin, a Governing Council member who works with the preparatory committee, said he wants convention members to be selected from among legal experts, academics and politicians. **[JR: The usual hierarchy in the choosing of power.]** Electing delegates, he said, could take up to 18 months because a ballot could be held only after a census and preparation of voter registration lists.

"All this takes a long time, and the lack of total security will make it take even longer," Noor Alzin said.

However, Ayatollah Mohammed Hussein al-Sistani, a leading Shiite Muslim cleric, issued a religious decree in June saying the constitution should be written by delegates elected by the people. ...

"The Governing Council has to decide among themselves which is the best way to create the body that will write the constitution," Shawkat said. ...

[JR: The neo-hawks would like nothing better than to advance the rivalry among the various political and religious factions in Iraq and to ensure that the issues continue to remain fractious and untenable. According to coalition commander General Sanchez, our troops will remain in Iraq for years and he warned Americans to brace for more casualties including "a significant engagement where tens of American soldiers or coalition soldiers are killed". How is that for saying we are like Israel—occupiers of a conquered land—and we aren't leaving until we get full control of all that isn't ours?]

ISRAEL OK'S BARRIERS DEEP INSIDE WEST BANK

By Joel Greenberg, *Tribune*, 10/02/03

JERUSALEM—The Israeli government approved a plan Wednesday to build sections of a security barrier deep inside the West Bank around several large Jewish settlements, but it put off linking those segments to the main barrier that runs closer to Israel. **[JR: If the barrier is meant to block off the borders between Jordan, Lebanon and Syria, it won't be "put off" for long.]**

The decision was a compromise between demands by rightist ministers to route the main barrier deep into the West Bank around the settlements and stiff opposition from the Bush administration, which has warned that slicing deeply into Palestinian land could prejudice negotiations and a future peace agreement.

According to the plan, horseshoe-shaped barriers will be built around the settlement town of Ariel, a community of 18,000 that lies 12 miles inside the West Bank, and around the neighboring settlements of Emmanuel, Kedumim and Karnei Shomron, a Cabinet official said.

The open end of the barriers would face west, toward Israel, and they would not at first be linked with each other or with the main West Bank barrier running roughly along the border with Israel. **[JR: They soon will, as it is a strategic area for security.]**

When the settlement barriers are completed in six months, the government will consider connecting them to the main fence, the Cabinet official said, adding that the two-stage plan was designed to avoid a confrontation with the United States.

"In order to prevent a disagreement at this time, the phased approach was chosen," the official said in a briefing to reporters. "There's no reason now to quarrel with the Americans when construction will take half a year anyway."

In Washington, State Department spokesman Richard Boucher said: "We'll look carefully at this decision. It remains our longstanding policy to oppose activities by either party in the West Bank and Gaza that prejudice final-status negotiations."

Israel says the security barrier—it includes electronic fences, concrete walls, trenches and guard towers—is intended to block suicide bombers and other attackers from entering Israel, where there have been more than 100 suicide bombings in three years of violence.

More than 100 miles of the barrier, winding several miles into the West Bank in some places to include Jewish settlements on the Israeli side, have been completed.

In many places the barrier cuts off Palestinians from their lands and impedes their movement to schools and work. **[JR: As is intended.]**

The planned extension runs south toward the Dead Sea, leaving clusters of settlements near Bethlehem and south of Hebron on the Israeli side of the barrier, the Cabinet official said.

Palestinian officials call the barrier an attempt to annex land to Israel and to set a border unilaterally before peace talks.

"It is a big land grab and not a security wall," said Saeb Erekat, the chief Palestinian negotiator. ...

Sections of the \$1 billion extension of the West Bank barrier, including parallel fences to prevent rocket attacks on Israel's international airport and barriers around highways to Jerusalem, will leave 60,000 Palestinians separated from the rest of the West Bank, the Cabinet official said.

"It will create difficulties for them, but every effort will be made to open passages for those residents," the official said. The restrictions have drawn strong international criticism.

William Burns, the U.S. assistant secretary of state for Near Eastern affairs, said Monday that the barrier "isolates Palestinians from each other, prejudices negotiations, and, like settlement activity, takes us further from the two-state goal." ...

[JR: The quadrillion-dollar question to ask is: Why is it that the U.S., supposedly the mightiest nation on Earth, cannot compel the little state of Israel to adhere to OUR demands? Maybe we should send Sharon and his Likud Party hearing aids because they conveniently turn a deaf ear to our warnings as well as those of the UN. We go through the motions but the U.S. is as indifferent to the plight of the Palestinians as are the Israelis. The 350-mile "security" wall is meant to push the Palestinians out into the desert in the hope they will all soon die off. The programmed GENOCIDE and HOLOCAUST of the enemies of Israel doesn't seem to matter in our New World of nation-building. The Great Zionist Wall of Israel can come tumbling down just as easily as did the ancient walls of Jericho... with pulse waves.]

ISRAEL TO BUILD HOMES IN WEST BANK

By Greg Myre and Steven R. Weisman,
New York Times, 10/03/03

JERUSALEM—Israel indicated Thursday that it intends to build about 600 new homes in three large West Bank settlements, a move that Bush administration officials in Washington said would undercut the Middle East peace plan and could bring a reduction in U.S. assistance to Israel. **[JR: That won't happen until the Second Coming.]**

The Housing Ministry placed an advertisement seeking bids to build the homes one day after Prime Minister Ariel Sharon's government took another step that U.S. officials said was opposed by the administration: approval of the construction of barriers deep inside the West Bank to guard Jewish settlements. ...

Zalman Shoval, an adviser to Sharon, said Israel does not have any responsibility to meet its obligations under the U.S.-backed road map peace plan until Palestinians crack down on militant groups, The Associated Press reported. ... **[JR: The usual Zionist excuse for ignoring or delaying peace efforts.]**

Israel's decision to allow the new homes in settlements was made clear in an advertisement published in the *Haaretz* newspaper inviting bids from construction companies for the building of the homes in various parts of the West Bank.

The plan calls for 530 additional houses in Betar Iliit, a fast-growing settlement south of Jerusalem, along with 50 new homes in Maale Adumim, east of Jerusalem, and 24 more in Ariel, north of Jerusalem.

In the government decision Wednesday, Ariel was one of the settlements to be shielded by the new barrier.

"We not only have the right to keep building, it is the obligation of the Jewish state to help us build," said Adi Mintz, director general of the Settlers Council, which represents Israelis living in the West Bank and Gaza Strip settlements. ... **[JR: The land of Palestine is going the way of all ancient lands like Sumer, Persia and Babylonia.]**

Sharon has been a leading proponent of settlement building for decades, and his government includes many ministers who are committed to expanding the nearly 150 settlements scattered throughout the West Bank and Gaza.

Palestinians want the settlements dismantled, saying they will make it extremely difficult, if not impossible, to establish a contiguous Palestinian state in peace negotiations.

The total number of settlers has reached 230,000, double the figure of a decade ago, when the initial Israeli-Palestinian peace talks began. ...

However, the larger settlements, which are heavily guarded by Israeli security forces, are comparatively safe and still attract new residents. The settlement population has been growing at a rate of about 10,000 annually over the past three years, despite the fighting.

"Sharon's definition of a Palestinian state is a bunch of strips of land that have no contiguity," said Dror Etkes, a spokesman for Peace Now, an Israeli group that monitors settlements.

"Sharon always speaks about a long-term interim solution with the Palestinians," Etkes said. "But with his policies, there will be nothing left to negotiate in the long term."

The *Haaretz* newspaper, a liberal daily, recently estimated that annual Israeli government spending on civilian needs in the settlements was more than \$500 million and that the security costs in the West Bank and Gaza were about \$900 million a year. **[JR: That is U.S. dollars; not shekels.]**

The newspaper also estimated that the settlements have cost Israel about \$10 billion in civilian spending since they began going up after Israel captured the West Bank and Gaza in the 1967 Mideast war.

The Israeli government does not publish figures on the costs of settlements.

[JR: The Israeli government doesn't reveal the cost of the settlements because they don't have to pay for them. We do! Sharon likes to boast when challenged that: "Israel controls the U.S.", so it stands to reason that the

bogus Federal Reserve is their own private piggy bank to pay for their settlements, "security" walls and wars, to write off their U.S.-guaranteed loans they never intended to pay off. Americans have to face the facts and get past the politics and the games played by the U.S. with its ineffective protests and road maps for peace, because we don't intend to ever back them with action. We have allowed ourselves to be deceived and taken over by an evil cabal called Israel, who is planning our downfall. It is the Zionists' belief that America must be sacrificed so that Israel can become the nation of all nations. Unless and until the U.S. changes its present course, we are in for a decline and our destruction.]

U.S. CUTS LOAN GUARANTEES
TO PROTEST ISRAELI SETTLEMENTS

By Barry Schweid, *Newsday*, 09/17/03

WASHINGTON (AP)—The United States will reduce loan guarantees to Israel for expanding Jewish settlements in the West Bank and may follow with further cuts for ignoring U.S. objections to construction of a security barrier, the Bush administration said Tuesday.

Secretary of State Colin Powell will decide how much of the \$9 billion in guarantees, promised over three years, to withhold.

Under the law, the guarantees may support activities only in areas Israel held before the 1967 Six-Day War, State Department deputy spokesman Adam Ereli said. He said construction of the settlements is inconsistent with objectives and understandings between the U.S. and Israel.

Still under review is action linked to an Israeli security barrier that is expected to stretch nearly 400 miles to screen out terrorists. The construction of the barrier is on land for a proposed Palestinian state called for by 2005 in the U.S.-supported "road map" peace plan.

The administration has not opposed the overall project but objects to interference with Palestinian life as the barrier winds through Palestinian-claimed land. ...

When Israeli Prime Minister Ariel Sharon visited Washington this year, Bush called the barrier a problem.

Ereli said the United States would issue, as planned, guarantees for the first installment of \$1.6 billion in Israeli bonds. The reduction would likely come out of future installments. ... **[JR: Yeah, if ever!]**

The law authorizes the administration to reduce dollar for dollar what Israel spends on construction prohibited under the road map.

No direct aid to Israel, which amounts to nearly \$3 billion in military and economic assistance a year, is involved.

The loan guarantees help Israel borrow money at reduced rates because the United States stands behind the loans. They were promised to Israel to cushion the economic distress caused by the U.S.-led war in Iraq. **[JR: How about the interest on the loans we owe to the false Jews that own us through their bogus Federal Reserve System?]**

Jordan's foreign minister, Marwan Muasher, met with Powell on Tuesday and requested international monitoring to make sure Israel stops building settlements, halts construction of the security barrier and ends occupation of land captured in 1967.

Muasher told reporters neither the Israelis nor the Palestinians were fulfilling their commitments under the road map, "and that has led to the present stalemate we are in."

The Bush administration is concentrating on security measures to prevent terrorism. Muasher said "monitoring has to extend beyond just security; it has to extend to all phases of the road map."...

[JR: I just don't believe that the U.S. is going to strong-arm Israel by cutting off funding when Sharon says: "Don't worry about the U.S. because we control it." We may say we will withhold American funding but how can that be when the Jews have full control of all our banks, and bogus money. Israel makes her deals for U.S. financial aid under the table and they add up to more than a paltry \$12 billion annually. Israel claims she has never defaulted on any of

her U.S. loans, only because she has never been made to repay them. The U.S. has been long on patience and support for Israel and comes up extremely short when it comes to acknowledging the plight and issues of the Palestinians. The scales of justice will come back into balance between the U.S. and Israel on the day we make it so.]

WHO'S SORDID NOW?

By Paul Krugman, *N.Y. Times*, 09/30/03

It's official: The administration that once scorned nation-building now says that it's engaged in a modern version of the Marshall Plan. But Iraq isn't postwar Europe, and George W. Bush definitely isn't Harry Truman. Indeed, while Truman led this country in what Churchill called the "most unsordid act in history", the stories about Iraqi reconstruction keep getting more sordid. And the sordidness isn't, as some would have you believe, a minor blemish on an otherwise noble enterprise.

Cronyism is an important factor in our Iraqi debacle. It's not just that reconstruction is much more expensive than it should be. The really important thing is that cronyism is warping policy: by treating contracts as prizes to be handed to their friends, administration officials are delaying Iraq's recovery, with potentially catastrophic consequences.

It's rarely mentioned nowadays, but at the time of the Marshall Plan, Americans were very concerned about profiteering in the name of patriotism. To get congressional approval, Truman had to provide assurances that the plan would not become a boondoggle. Funds were administered by an agency independent of the White House, and Marshall promised that priorities would be determined by Europeans, not Americans. ...

Iraq's reconstruction, by contrast, remains firmly under White House control. And this is an administration of, by and for crony capitalists; to match this White House's blithe lack of concern about conflicts of interest, you have to go back to the Harding administration. That giant, no-bid contract given to Halliburton, the company that made Dick Cheney rich, was just what you'd expect.

And even as the situation in Iraq slides downhill, and the Iraqi Governing Council demands more autonomy and control, American officials continue to block local initiatives, and are still trying to keep the big contracts in the hands of you-know-who.

For example, in July two enterprising Middle Eastern firms started offering cellphone service in Baghdad, setting up jury-rigged systems compatible with those of neighboring countries. Since the collapse of Baghdad's phone system has been a major source of postwar problems, coalition authorities should have been pleased.

But no: The authorities promptly shut down the services. Cell service, they said, could be offered only by the winners in a bidding process—one whose rules, revealed on July 31, seemed carefully designed to shut out any non-American companies. (In the face of strenuous protests the rules were revised, but still seem to favor the usual suspects.) Oddly, the announcement of the winners, originally scheduled for Sept. 5, keeps being delayed. Meanwhile, only Paul Bremer and his people have cellphones—and, thanks to the baffling decision to give that contract to MCI, even those phones don't work very well. (Aside from the fact that its management perpetrated history's biggest accounting fraud, MCI has no experience in building cell networks.)

Then there's electricity. One reason Iraq still faces blackouts is that local experts and institutions were excluded from the repair business. Instead, the exclusive contract was given to **Bechtel, whose Republican ties are almost as strong as Halliburton's. And if a recent story in the *Washington Post* is accurate, Bechtel continues to ignore pleas by Iraqi engineers for essential spare parts.**

Meanwhile, several companies with close personal ties to top administration officials **[JR: All advocates of greed for profits.]** have begun brazenly offering their services as facilitators for companies seeking Iraqi business. The

former law firm of Douglas Feith **[JR: A ZIONIST PROCURER!]**, the Pentagon under secretary who oversees Iraq reconstruction, has hung out its shingle. So has another company headed by Joe Allbaugh, who ran the Bush-Cheney campaign in 2000 and ran FEMA until a few months ago. And a third entrant is run by Ahmad Chalabi's nephew. **[JR: All accomplices of the American extortionists.]**

There's a moral here: optimists who expect the administration to get its Iraq policy on track are kidding themselves. Think about it: the cost of the occupation is exploding, and military experts warn that our army is dangerously overcommitted. Yet officials are still allowing Iraqi reconstruction to languish, and the disaffection of the Iraqi public to grow, while they steer choice contracts to their friends. What makes you think they will ever change their ways?

[JR: We fought a war for Bush and his cronies to profit by. American companies that have been awarded business in Iraq are exploiters to the ninth degree. American taxpayers as well as the Iraqi people are being ripped-off by these smug vultures, who travel first class or on *Air Force One*, and live the good life with the stolen luxuries of others. If construction costs are escalating, it is because the American companies don't seem to have the know-how or the expertise to deal with the situations and conditions in Iraq. The Iraqi people's impatience is wearing thin with bitterness and resentment. The same can be said for our troops who are stuck with the mess the "experts" in Washington have made for them and their families. The lesson for those in uniform is to never volunteer for the services. The Iraqi people hope that this too shall pass.]

WASHINGTON IS THE WORST THING
THAT EVER HAPPENED TO AMERICA

By Jim Moore, *Ether Zone*, 09/18/03

It's interesting that one Washington (the man) may be the best thing this country ever had, while the other Washington (the government) is the kiss of death for America. If you truly believe that the government in Washington D.C. is not the most dangerous power in this country, you haven't been reading history:

"Government is not reason, it is not eloquence. It is a force, like fire, a dangerous servant and a terrible master."—**George Washington**

"The essence of government is power, and power, lodged as it must be in human hands, will ever be liable to abuse."—**James Madison**

"The greatest calamity which could befall us would be submission to a government of unlimited power."—**Thomas Jefferson**

One should not need an interpreter of the above quotes to tell us of the dark reality and concerted warnings expressed by these founders of our nation. You might, therefore, rightly ask: Why, would these men who had given us a new nation—and presumably a new kind of government—suddenly do an about face and warn us about the evil they had just created?

Good question. The answer is, because they knew that, although the only legitimate purpose for government in a civilized society is to maintain peace and guarantee our freedoms, our founders also knew that once we give government an inch beyond its valid purpose, it would take a mile, then a continent, and then we would neither have peace, nor be free.

And aren't we seeing today how right-on-target those noble men of yesterday were?

It is hardly a secret that, on a societal level, the government in Washington has become a leviathan of such monstrous proportions that it orders, regulates, and supervises American citizens in every aspect of our lives, from birth to death—at a price, of course. A price too horrific to contemplate, much less live with, and expect to be free.

One has only to look up the endless list of government agencies and bureaucracies to verify these insidious encroachments on all avenues of our lives.

But, for all its stifling of our freedoms, Washington's domestic interference and meddling is small potatoes compared to the craziness of its foreign exploitations. And it was happening, though mostly unrecognized by the American public, long before 9/11.

In his article, "The Purposes of the State", Butler Shaffer asks: "Does it not seem remarkable that there is very little acknowledgement by most Americans, that their government has—at least in recent times—engaged in unconscionable or tyrannical practices? The U.S. has amassed the most potent military machine in history, has trillions of dollars of resources at its disposal, enjoys a legal monopoly on the use of violence which it seeks to expand throughout the world, and yet few people are prepared to admit that such a combination could even produce heinous consequences."

It's a tragic case of the "Our government wouldn't do THAT!" syndrome. Here is a paraphrasing of how Shaffer explains this syndrome:

Most people seem to share a three-tiered view of the nature and purposes of their government.

Stage one, they see their political system as beneficent and well-intentioned; it means well. And since most people identify with their nation-state, to think ill of their government is to think badly of themselves. So they clam up and never criticize the government.

Stage two, is when people begin to think of their government as neutral. Political wrong-doing is considered "bad judgment", or "wrong information", or the fault of "special interest groups". So, they will not admit their government could be wrong when it lies, coerces, deceives, or even kills to achieve its ends.

Stage three, is when people ultimately see their government as a malevolent force. By that is meant that it allows some people to benefit at the expense of others by using "lawful" force and violence. With this view, if there is a confrontation (even a war) between two governments, the moral accountability for it must lie with the OTHER government, not ours.

A pitiful, but striking example of government not just being evil, but literally going insane, is neatly expressed by Llewellyn H. Rockwell, Jr. in his recent piece: "What Were They Thinking?"

Here is the essence of his article.

The Bush government came to believe an ancient myth about war: its nobility, constructive power, pre-Christian romance, and opportunity for bravery by soldiers and a nation, far outweigh the costs of war.

But it's all lies, says Rockwell. War is about blood and destruction and nothing more. After the "heroic: and "noble" battles are over, we are left with crushing debt, thousands of body bags, and a badly scarred generation, physically and emotionally War is uncivilized. It is a barbaric enterprise. It has never moved society forward; it only moves us backward.

However, one thing war does do in the short term, avers Rockwell, is cause people to rally round the flag. (And aren't we seeing a lot of flags waving these days?) This, of course, is the effect that political cynics count on to cover the disaster that a foreign policy of war always creates. Wave enough flags and everyone will begin to see war as the government sees it: a necessary evil. As if any kind of evil is necessary.

For decades—and for several selfish reasons—Washington has sought the goal of establishing a permanent U.S. presence in the Persian Gulf region. Considering that the U.S. now spends more on its military than the next eight largest countries, it may indeed—death and destruction aside—reach its goal.

This is not Washington's finest hour. By a long shot. **[JR: Today's Neo-con bureaucrats in Washington operate with the sole intent to increase their positions of power, not only over the people but even globally. Their lust for power is increased by their ability to manipulate the media, and therefore the public, into believing that what they are doing, however unconstitutional it may be—in these times**

of instigated terrorist threats—it may be necessary and therefore acceptable. Today it is utopian to believe that "your" government would not commit international atrocities, especially after it invaded the sovereign nation of Iraq with the unique justification built solely on misinformation, fabricated documents and outright lies. The U.S. was once revered as a defender of the peoples of the world against evil—and now today, many peoples of the world see the U.S. as an even greater evil. When are the citizens of the U.S. going to overcome their blindness and see what further evil deeds are being contemplated in our nation's capitol? It's time to take off those "rose-colored glasses" and see Washington (the government) for what it truly is.]

U.S. PROMISES AN ADDITIONAL \$1.2 BILLION IN AID TO AFGHANISTAN

By Timothy L. O'Brien, *New York Times*, 09/19/03

KABUL, Afghanistan—Treasury Secretary John Snow on Thursday promised \$1.2 billion in new U.S. aid to Afghanistan and said he would urge foreign allies to donate at least an additional \$1 billion in reconstruction funds during a financial conference this weekend in Dubai.

Snow, who has been touring the Middle East this week, made the pledge in meetings with Afghan President Hamid Karzai and other senior Afghan leaders during a stop in Kabul.

Although diplomats and officials here spoke glowingly of the economic possibilities for a revitalized Afghanistan and praised new laws that lay the foundation for a banking system, **nearly half the U.S. pledge is designated for spending on police, highway and border patrols and the military.**

Security in the country is so uncertain that Snow was continually ringed by bodyguards and soldiers. He left for Islamabad, Pakistan, aboard a military plane before dark.

The United States has already spent \$1.8 billion on reconstruction in Afghanistan since it ousted the country's Taliban leadership in late 2001.

Afghan Finance Minister Ashraf Ghani Ahmadzai has asked the U.S. for \$30 billion over the next five years. **[JR: I would guess that would put Afghanistan in second place after Israel as getting the most of U.S aid.]**

As part of its reconstruction plan, the Bush administration hopes to create a Western-style banking system that encourages people to make deposits and ask for loans. **[JR: Afghanistan really needs to be in debt to the banking cartels owned by foreign investors.]**

Asked whether he thought that a large bank expansion and the construction of a new public infrastructure are possible in a country that appears to be on the edge of a security meltdown, Snow offered a guardedly optimistic answer:

"Security is the paramount issue. I'm satisfied that the efforts that are under way are going to greatly enhance security."...

[JR: What a curiosity! We have our Treasury Secretary Mr. Snow promising aid to Afghanistan while making foreign-policy statements on his tour through the Middle East. Sounds like we are peddling our flawed Iraqi Plan to foreign investors while promoting our kind of "democracy". The U.S.'s big sell has to be the \$2 billion pipeline UNICOL opened during the height of the American-led war in Afghanistan. The Bushkovites want to transform Afghanistan from a feudal warring state into our own free-enterprise zone. It might take hold in Kabul but what about the areas that the Pashtun and other warring tribes still hold outside the capital? Security is a major problem in Afghanistan and will be a very costly one for a very long time. How many investors would really want to go about their daily business activities surrounded by bodyguards and soldiers? America can't continue waging a war in the southeast to force a peace in a region that has not had peace for centuries. Ask Russia.]

THE POOR GET POORER

By Scott Johnson, *Newsweek International*, 09/29/03 ISSUE

The collapse of the Cancun trade summit is best viewed from within so-called green rooms. Not until 2001 were the poor even allowed into the conference halls where the rich once gathered to write the rules of the trading world. That same year, at the summit in Doha, poor countries pushed their demands to the top of the agenda for the first time. The focus of future talks would be development—boosting exports of rice and cotton from Asia and Africa, rather than cars and computers from Europe, America and Japan. There was much hope. Yet 22 months later, resentment over decades of exile from the green room would return to explode in Cancun.

THE LEADERS of the West seemed flabbergasted. On the face of it, the largest developing nations had torpedoed a summit from which they had the most to gain. Spearheaded by Brazil with vocal support from India and quiet backing from China, the core group founded in Doha was reincarnated as the group of 22 developing nations, or G22. They will bear the brunt of the cost of failure in Cancun, which according to the World Bank includes the lost opportunity to raise 144 million people out of poverty. In the final two days, the G22 and allied groups refused to budge even an inch from the "development agenda". After the collapse, U.S. Trade Representative Robert Zoellick denounced countries looking for "freebies", saying those "that could ask for but not give... are going to face the harsh, cold reality" that they came away with nothing. His European friend and counterpart Pascal Lamy warned that the trade talks were becoming a "medieval process".

It's even more complicated than that. For many years, says University of California, Davis, economist Colin Carter, the United States and Europe made the rules governing global trade in farm goods by themselves, and the poor were tired of it. After Doha, they looked on in dismay as America actually raised farm subsidies and the European Union dragged its feet on offering proposed cuts. The EU offer finally came in June, and attempted only to dampen the distorting influence of subsidies, not to cut them. Then, only a month before Cancun, the United States took back a more generous offer to unite with Europe on its less generous one. Even a conservative American trade expert like Brink Lindsey at the Cato Institute wondered if the United States was playing games, offering deep cuts to look like the "good guys", with no intention of delivering.

Suspensions went even deeper in developing nations, which saw America and Europe conspiring against them on the critical issue in Cancun. It was only then, just weeks before the summit, that Brazil began reassembling the front that would become the G22. University of Hawaii political scientist Christopher McNally says the turning point came when the CAIRNS group of exporting nations, led by Australia and including Brazil, Argentina, South Africa, Indonesia, Thailand and the Philippines, formed alliances with India and China. Together, these nations represented two thirds of the world's farmers and 60 percent of world agricultural output on five continents, and had the confidence to take on the West.

To many observers, the G22 looked like a throwback to the G77, the 1950s alliance of poor nations that rose up to challenge European colonialism. Hajime Ito, a senior official at the Ministry of Economy, Trade and Industry in Tokyo, says India's lead role in the G22 suggests a nation suffering "the East India Company syndrome", or fearful memory of the British trading house that once controlled its economy.

As the Cancun summit opened, most Western delegates seemed certain that the G22 would crumble under pressure into the G2: Brazil and India, its loudest members. Instead, led by raspy-voiced Brazilian Foreign Minister Celso Amorim, the coalition held up. Early on, so did the negotiations. "After three days of really tough talks, we were beginning to see some room for compromise on agriculture," says Marcos Jank, an adviser to Brazil's team in Cancun.

Then, rich nations introduced a new twist: the so-called Singapore agenda on “competition” issues, which would, for example, pry open the procurement practices of governments in the developing world. To the G22 leaders (and on this most U.S. trade experts agree) the new agenda was a late-in-the-game trick to gain leverage in the debate over farm subsidies. “The EU took a hard line on Singapore and the climate became very bad,” says Jank. ...

At a parting-shot press conference, Zoellick made it clear the United States would push ahead negotiating trade deals country by country, or region by region. Fearful that this represents a divide-and-conquer strategy, poor nations have begun shoring up their own trade alliances all over the world. Even before Cancun ended, Mexico was negotiating side deals with Japan. Within days, business people in the Philippines lobbied for deals with the United States [**JR: No surprise here.**], Japan and India, which next month will cut deals with Thailand and South Africa, and so on. It’s not clear whether the proliferation of bilateral deals will unite or complicate world trade, but the great powers do have a clear advantage in the negotiating phase. “This is an unhappy outcome” for small nations, warns Singapore’s Minister for Trade and Industry George Yeo. “Small countries have less negotiating power in bilateral agreements. That’s a given.”

Yet many developed nations are celebrating what they see as a political victory. After Doha, leaders of the developing world said they were not against globalization, they just wanted deals that would distribute its benefits more fairly. By last week, Indian Commerce Minister Arun Jaitley was boasting that “we dominated the agenda” in Cancun and saying that no global deal was better than a bad one. ...

The quietest leader of the G22 may prove most important now. China occupies a gray area between the developed and developing worlds. As a manufacturing juggernaut it is feared by every exporting nation, rich or poor. As a net importer of food its growing middle class benefits from subsidized Western prices for wheat and rice; yet its own farmers could sell more vegetables to Japan if subsidies were cut. The diversity of its economy makes it less vulnerable than agrarian neighbors like Vietnam. And no leader in Cancun handled the collapse more diplomatically than Chinese Commerce Minister Lu Fuyuan, who said Beijing had supported the G22 push for a more “balanced” world trading system, but would immediately “promote a new round of talks”. If any nation can bridge the post-Cancun rifts between rich and poor, it’s probably China. [**JR: It will take time before the influence and bargaining power of the smaller countries of the G22 takes hold. They have brought into focus, since the Doha conference two years ago, the inequities of competing against the Western nations in the farm trade. Their future successes will depend on their ability to build a coalition that will force the bigger G7 nations into negotiating the inequities they face in world trade. They do not “want freebies” as our arrogant U.S. Trade Rep. Zoellick opines. One solution would be for the West to lower their trade blockades so that the G22 are able to have open trading among their own countries. We can’t keep the world in a feudal state, because it has grown bigger since the British East India Company dominated trading. China could very well be the “inscrutable” catalyst in influencing change.**]

**OPEC TO TRIM OIL OUTPUT: PRICES RISE
HIGHER FUEL COSTS COULD HURT GROWTH.
ECONOMISTS SAY**

Tribune news services, 09/25/03

VIENNA—Defying most expectations, OPEC will cut its oil production target by 3.5 percent beginning in November, the cartel announced Wednesday, a move that could raise fuel costs this winter and hamper economic growth.

Crude oil prices surged 4 percent on news of the surprise cut.

The Organization of the Petroleum Exporting Countries agreed to reduce its output ceiling by 900,000 barrels a day, to 24.5 million barrels. **OPEC pumps about a third of the world’s crude.**

The deal aims to extend a four-year oil price boom but could stifle growth among the world’s largest economies, dependent on OPEC for their energy supplies.

“If oil prices continue to move higher, then interest rates... may need to be higher than they would otherwise be, which is not good for recovery prospects,” said Paul Robson, international economist at Bank One Corp. in London. ...

OPEC predicts that the daily supply of crude will outstrip demand by 2.5 million barrels during the first quarter of 2004.

Iranian Oil Minister Bijan Namdar Zanganeh called the cut a possible “first step” and did not rule out an additional reduction later in the year.

“It is better that we start before we witness a very bad situation in the market,” he said before the group’s oil ministers met in private to approve the cut.

OPEC had been widely expected to keep its daily production ceiling at 25.4 million barrels. However, a recent slide in prices and OPEC’s expectations of a surge in oil inventories among major importing countries have compounded its fears about a further softening of the market.

Iraq’s gradual return to the market was also a factor. Zanganeh noted that a cut of 900,000 barrels would return OPEC’s output target to what it was before the war in Iraq removed that country temporarily from the market.

Iraq, a founding member of OPEC, participated in its policy discussions for the first time since the ouster of former Iraqi President Saddam Hussein. Iraq’s newly installed oil minister, Ibrahim Bahr al-Uloum, took his place between counterparts from Kuwait and Iran at the U-shaped table in the OPEC secretariat.

Iraq was not seeking a production quota of its own. It now produces about 1.8 million barrels of oil a day—700,000 barrels less than on the eve of the war. It exports 900,000 barrels a day, the Iraqi oil minister said. ...

OPEC’s policies can have a significant impact on retail prices for heating oil and gasoline, and the United Arab Emirates’ oil minister, Obaid Al-Nasseri, sought to play down worries that a production cut ahead of the peak season for heating oil might cause a spike in consumer prices. OPEC could move quickly to add oil back to the market if it determines that prices are moving uncomfortably high, he said.

The group said it would meet again Dec. 4 to reassess market conditions.

OPEC wants to keep the price of its benchmark blend of crudes at \$22 to \$28 a barrel. The benchmark price stood at \$25.14 Tuesday, the most recent day for which OPEC calculated it.

But crude oil futures soared on reports about OPEC’s planned decision.

[JR: The lowering of OPEC production is being touted as critical to the economic recovery of the U.S. and inflationary. That is pure economic propaganda by the Bushites and his oil cartel friends to increase prices of fuel oil, gasoline and other energy costs to the U.S. consumer. The facts are that OPEC produces only one-third of the world’s crude, yet they are always blamed for the high price of oil and energy cost while the other two-thirds (non-OPEC) rake in the profits. OPEC only lowered their production back to what it was prior to Bush’s invasion of Iraq but this action puts pressure on the U.S. dollar that is already on a slippery slope. If OPEC allows the price of oil to drop too low, the multi-national oil cartels buy up the excess to keep prices high and store it for their future profits during the next created crisis, ultimately cutting into OPEC’s profits. It is a strategy and leverage used by governments and multi-national cartels in dealing in high finance to remain competitive. NOTHING PERSONAL... JUST GOOD BUSINESS!]

**YELLOWSTONE WILL BLOW AGAIN—
NO TELLING WHEN**

Kansas City Star, 10/07/03

YELLOWSTONE NATIONAL PARK—When European settlers wandered upon this otherworld of gurgling mud pits and angry geysers, they described it as a place where “hell bubbled up”.

They didn’t guess, as geologists believe now, that three times in the last 2 million or so years, hell blasted the Earth’s crust here with a fury that can barely be imagined.

Most recently, some 640,000 years ago, Yellowstone’s rage toppled mountainsides, changed the course of rivers and sprayed ash ankle deep over all of what is now the Western United States.

So there’s understandable interest in whether it might blow again. And recent **high-technology studies of the underground cauldron—and discovery of a bulge on the floor of Yellowstone Lake—show anew the region as geology-in-the-making.**

There’s evidence that the bulge—described by one scientist as an “inflated plain”—might be throbbing from the pressure that pushed it up in the first place.

That detection has scientists captivated, not frightened, even as it fills amateur geologists with dread.

Those laymen worry that the pressure cooker of Yellowstone is set to burst. [**JR: Although they will never admit it, many important discoveries were found by “amateurs” that were overlooked by the so-called “professionals.”]**

Even smaller blasts—say the size of Mount St. Helens—that come about every 20,000 years or so can rearrange Yellowstone’s scenery. The most recent of those was 70,000 years ago.

Some urge government engineers to gradually vent steam and magma by drilling, rather than wait for a seemingly imminent, giant and calamitous blast.

“If nothing is done, there will be an unimaginable disaster,” went discussion at one Internet discussion site. But nobody even seems to be thinking about it.”

But the geologists who explore the caldera—the collapsed supervolcano that is Yellowstone—share neither such alarmist doom nor faith in methods for taming the forces boiling underground.

For starters, drilling here would spoil the natural setting of the world’s first national park in 1872, said park geologist Hank Heasler. [**JR: Is he a geologist or a naturalist?]**

What’s more, he said, it would do no good. The magma chamber miles below the park is mostly like a hardened sponge and is essentially self-sealing.

“Besides, it’s too big,” he said, noting the caldera measures 35 miles by 45 miles. “We’re on the skin of the apple. We can leave little bruises, but we can’t affect the flavor of the fruit.”

Government and university scientists dismiss new-born worries about Yellowstone, about the bulge beneath the lake, and about recent changes at the park’s Norris geyser basin. Mostly, they marvel at their out-sized laboratory.

They point out that, literally, the landscape of Yellowstone is always shifting. Last year, typical for the era when such measurements have been made, there were about 2,300 earthquakes in the park.

“Geologists usually look at something that formed millions of years ago and is now dead,” said Lisa Morgan, a U.S. Geological Survey geologist. “But in Yellowstone, it’s something that’s happening right now.”

The bulge, discovered with newly employed high-tech gadgetry and techniques led by Morgan last year, might be relatively new. Or, she said, it could have formed millennia ago. [**JR: This rather challenges the resident Yellowstone geologist who maybe can’t see the forest for the trees or the bulge from the boulders.**]

“I don’t know whether this thing is active now in terms of inflation or not,” Morgan said.

So what set off the panic in the it’s-time-to-drill crowd? A few combinations of coincidence and research.

First, state-of-the-art mapping revealed some features of Yellowstone that were previously unknown. Next were more obvious changes to the Norris geyser basin were taking place. Combined with what scientists see as sensational press coverage, these triggered alarm in some circles.

Beginning in 2002, Morgan led a team that produced the first detailed topographical maps of the bottom of Lake Yellowstone—a pristine basin fed by 144 mountain streams and drained by the Yellowstone River.

Morgan deployed robotic submarines. She bounced sonar waves off the lakebed and at frequencies that penetrated deeper into that bottom. She ordered magnetic measurements of the rock. The result was a map whose precision befit the digital age. ...

In a northwestern corner of the lake was a spire field, column after column of towers ranging from just more than 3 feet to a little less than about 30 feet wide and sometimes more than two stories high. ...

Perhaps most dramatic was the discovery of the bulge, what Morgan labeled an “inflated plain”, to suggest it is evidence of pressure from below the lake nudging at the Earth’s skin.

Roughly the size of a few city blocks, she said it was pocked with hydrothermal vents that demonstrate it is close to the magma chamber below and possibly under more pressure than other places in the caldera.

If it were to blow, it would not be the first the lake has seen. An explosion at the northeast edge about 13,000 years ago left a three-mile-wide crater at Mary Bay. The larger West Thumb of the lake was the result of another blast.

While scientists were scanning the lake with sonar equipment in September 2003, one long-time Yellowstone researcher noticed an especially strong sulfur scent rising from bubbles in the water. He’d spent years on the lake but never noticed the smell to be so strong.

But the observation came at a time when it was unusual to be on the lake. Researchers typically leave by summer’s end. In the fall, the lake is nearing its lowest levels, when there’s less mountain runoff to dilute the sulfur-tainted water from underground hydrothermal venting.

“Maybe it’s been that way during that season every year for a long time,” Morgan said. “We don’t know.”

Meantime, there was a shift this year in the baffling water table at the Norris geyser basin about 20 miles away—leaving some former bubbling areas dry and creating neon-green pools elsewhere that can scald to death wayward bison.

With at least one long-dormant geyser spitting to life near a trail, the park was forced to shut off a large portion of the boardwalk that winds through the steamy plateaus.

“Safety first,” said Heasler, the park geologist. “The problem is, we don’t know what’s causing this.”...

He emphasizes that discoveries such as the spires and the bulge are newly noticed, not necessarily new. So Heasler said they couldn’t be taken as evidence that there had been any radical developments at Yellowstone in recent years. [JR: Isn’t this a bit of doublespeak here?]

The shift at the Norris geysers, he said, is the same sort of change that has made the place remarkable since scientists started paying attention. It would be more unusual if things stopped changing.

Still, Heasler said he received several anxious e-mails a week from people worried about an eruption at Yellowstone that could kill millions. ...

[JR: What exactly are we to believe or make about this noticeable “bulge” at Yellowstone Park? Should we say no way or should those affected heed caution and get prepared just in case. Sometimes those on the Internet know things long before it becomes a media event—or tragedy. In the meantime Nature’s pot of soup may be ready to boil over into an ecological mess and become more than an economic disaster which would impact many states. Experts and those in the know do make mistakes in underestimating situations (like at NASA), which could put many at risk and also raise recovery costs to astronomical levels. It would certainly put a BIG stop to the Pentagon’s planned “fifty-year” wars. As our editor MM *always* says, “prepare for the worst and hope for the best”.]

NEVADA CORPORATIONS:

Built-In War Chest For NV Corporations

Budget’s “Tip of the Week” #4:

NRS 78.752—Insurance and other financial arrangements against liability of directors, officers, employees and agents

In this very litigious society, anyone can sue anyone for almost any reason at any time. Corporations are not exempt from being sued but anyone suing a Nevada corporation could be surprised at just how resistant to attack Nevada corporate structures can be. (Important side note: To avail your Nevada corporation of the protection inherent in Nevada’s statutes, you should always ensure that the other party to any contract agrees that the contract is made in Nevada and any disputes are to be resolved according to the laws of Nevada.)

Let’s look at a provision of Nevada law that affords a Nevada-based C corporation amazing defensive capabilities: NRS 78.752, which was added in 1987. Here’s how it begins (emphasis added):

1. A corporation may purchase and maintain insurance or make other financial arrangements on behalf of any person who is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise for any liability asserted against him and liability and expenses incurred by him... or arising out of his status as such, whether or not the corporation has the authority to indemnify him against such liability and expenses....

Paragraph 2 states that “other financial arrangements” may include the creation of a trust fund; the establishment of a program of self-insurance; the securing of its obligation of indemnification by granting a security interest or other lien on any assets of the corporation; and/or the establishment of a letter of credit, guaranty or surety. Specifically excluded from this protection are “...intentional misconduct, fraud or a knowing violation of law...”. In paragraph 4, we find that “In the absence of fraud... the decision of the board of directors... is conclusive...”.

Thus, when a Nevada corporation is sued and the litigant names as co-defendants any of the officers, directors, employees or agents of the corporation, the corporation is entitled by NRS 78.752 to set aside funds for the liability asserted. Since many suits “go for broke”, quite literally, a Nevada corporation can often set aside ALL of its assets so that they may be used to defend itself. At best, the attacker is likely to end up with a “mouthful of dirt”, as the Nevada corporation defends itself to its utmost.

Sometimes it is just as important what the statutes do NOT say. Next week, we’ll examine some key provisions NOT included in Nevada’s corporate statutes, which greatly enhance PRIVACY aspects.

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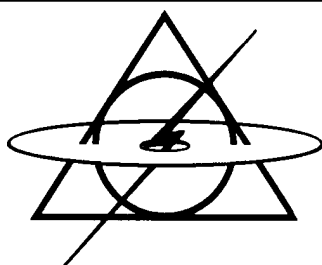
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