

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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Finding Balance In An Unbalanced World

4/12/04—#1 (17-240)

MON., APR. 12, 2004 9:45 A.M. YR 17, DAY 240
Manila, Philippines

RE: EASTER: BUNNIES, EGGS AND AN
INCIDENTAL CHRIST

WHO IS "HE", "HER", "THEM"—
VS. WHO ARE YOU?

IN OTHER WORDS: "WHO AM I?"

We are having some inquiries as to publication references and identification matters. We respect the suggestions and especially the bother taken by some to communicate.

It is very difficult to check out every message, short or tall, by people volunteering to "fill in" where we have no longer "backup"—even as to Editorial "reading" for corrections, typographical or otherwise. The "Manila" journalists have such a plateful of OTHER matters confronting minute by minute that there is simply no time to attend everything—from a purely human, physical aspect—and our team IS

FULLY HUMAN AND PHYSICAL. So, in order to ask understanding we want to tell you that the paper is now being attended from at least four countries internationally and that shall continue until more permanent foundations are firmly established.

We greatly appreciate Mr. Wes Mann for the incredible efforts made to get positioned with proper equipment to better handle the load now seemingly "dumped" onto his back, but happily accepted. He works with Jan and Derrell in Nevada at home office and Valerie T. who is in the process of physically moving in order to establish a fully integrated address, which can also reflect full corporations access.

There is already an established Phoenix Source Canada to hopefully save the journals from total loss. The Manila people are not privy to any of this business interchange or paper affiliations so whatever is presented from the Philippines is shared on the electronic delivery system just as any "international correspondent" would present material.

I, GCH, am NOT some "cult" pusher nor am I "leading anyone or thing to

Perdition". There are plenty of opposition adversaries to make sure you get the road to that particular location fully open for your travel.

We do not play in politics and we DO NOT USE OTHER PARTIES' PROPERTY IN ANY WAY WHATSOEVER. All the claims contrary are simply not viable and are easily proven to be fraudulent for neither do we deal with SUPERHUMAN humans but rather, just ordinary people making every effort possible to bring about some credible ability to change some disastrous established systems already in "destruction" mode.

Perhaps the hope of those adversaries who are naught but liars, cheats and actual criminals is that they hope the accusations (false) and claims will so distract and confuse that we will somehow be rendered incapable to function clearly and viably. NO, IT WILL NOT HAPPEN!

We will continue to rebut whatever is presented and gains enough strategic interference to merit attention but it only now requires a re-presenting of the

(Continued on page 2)

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PROOF already established. Truth does not need REPROVING over and over again—only reminding. Therefore, as long as this holds true and becomes some kind of issue, our only intent or purpose in referencing any such material is to establish, in our own circles and publicly, facts and truth. Since this is the program in point we will continue to offer that which is pertinent and to the point but must cover, fully, every critical point for THIS IS THE FORUM.

You will note that in the thousands of pages of postings on VK Durham's individual false information resource she has but convicted herself. Moreover, rebuttals are not only ignored but the sender of such documents totally destroyed and insulted in her diatribes.

VK Durham, by her own "revelations" states over and over again that she was behind those illegitimate Farm Claims, programs such as NESARA and Omega, working hand-in-glove with such as Garry Stroud and a Mr. Hood in the most incredible rip-offs of citizens ever brought forth—for pay-up-front fees for NOTHING in return. Whatever VK claims, it is false and to present more empty paper onto the backs with the get-something-for-nothing schemes is without conscience or moral integrity.

She, within the past year, went the step beyond and "gave" the U.S. some "claimed" over \$13 TRILLION dollars of "empty paper" while claiming to pay off all debts. She then claims to have demanded a billion dollars for herself personally for whatever other reasons—AND PUBLISHED THE PAPERS while bashing the Government and Treasury Department for somehow, she claims, diverting the money into the "Stock Markets".

She did this as "CEO" of some non-existent TRUST while she then turns right around and this week put her basis for that Trust in published form on her website—and the cover alone establishes what she claims for herself as being owned by Ekkers! There IS NO TRUST, TIAS or otherwise, and certainly there is no such thing among Ekkers' souvenirs.

The material she claims is spread around everywhere were those incredible fraudulent documents offered while Ekkers worked directly with her and which BEAR HER SIGNATURE AS ISSUER OF SUCH FRAUD. In 1996 VK personally issued over \$50 billion to Ekkers as "associates" and wanted to issue more to Iran as aid for their earthquake disaster before she was stopped by Rick Martin because Iran was embargoed by the U.S.

VK claims to know all about "fraudulent" and "counterfeit" documents, deeds, pledges and assigns? Fine, who might then be responsible for any such "reality" checks as might prove SHE DID IT HERSELF WITH HER TROOPS OF SUPPORTIVE CRIMINAL ASSETS?

If she brags about \$13 TRILLION plus \$1 billion JUST WITHIN THIS YEAR issued by a non-existent source, then you will find all those "prosperity programs" which are lies, every one, moving right back to her.

She claims her "web" is structured for information for the various global agencies, U.S. and all Islamic countries and banks? Wow, that is surely what they are using it for and most certainly, at this time, leaving US ALONE.

We hold ALL rights to corporations as claimed and have no interest in any we do not claim openly and in full integration and post in public and established (recognized) publications with instructions where ALL SUCH BACKUP can be fully and diligently researched for proof of holdings.

In this, it is a fact that Ms. Durham with all her claimed alias "Herrmanns" is fully recognized as fraud by official agencies and government departments. This is a game fully recognized and "contained" quite effectively by HER SURVEILLANCE "watchers". WE HAVE TO DO NOTHING—SHE HAS ACCOMPLISHED HER OWN DOWNFALL along with those absurd backup "posters" used for other false information resources.

WE WILL NEVER USE EMPTY PAPER IN ANY FORM, READERS—AND THAT IS WHY WE TAKE SO LONG TO STRUCTURE A RIGHT AND FEASIBLE PROGRAM BASED ON GOLD AND NOT MORE PRINTED PAPER TRASH! If we cannot accomplish this, it will not be otherwise used for the assets are already placed into security with agreements for use and workable quantity of funds. It will never be extended beyond LEGITIMATE backing by gold commodities—period.

If this doesn't sound like "canceling" all debts and mortgages, getting return for nothing of all lands claimed plus millions of dollars to hand out grandly from benevolent Granny, then we are sorry for you are sorely misled by her and her lies. Moreover, we could NOT have destroyed anything in the U.S. and if anything we have presented has been misrepresented within the U.S., it has been fully attended, all interchange CANCELED and never cost ANYONE—ANYTHING!

Our agreement was to not do ANYTHING in the domestic U.S. to avoid THIS VERY SCENARIO as misrepresented by such as VK Durham, *et al.* This is also why we only use the Global Alliance while all other is fully secured, LEGALLY AND LAWFULLY, registered and recorded properly, THE REMAINING ASSETS SUPPOSEDLY CONTAINED AND REPRESENTED. Ms. Durham (VK) is not in any "Trust" and is NOT "the" first "creditor" of anything. Her fraudulent presentations prove her to be only a criminal shyster. We will, however, defend ourselves for information stemming from VK Durham through such as her henchman, Bellringer, did in fact, make it to the Central Banks of several places and was used, with excerpts provided for our information, from Bellringer's website.

It might be noted right here and right now that one of the MAJOR banks involved with several conflicts and also which holds MILLIONS of dollars in BONDS within the due-and-owing to the A-T Foundation, CALLED YESTERDAY TO MR. EKKER IN AN ATTEMPT TO TRY AND BEGIN TO SORT SOME DOCUMENTS.

We have taken our time and now it is fully understood that the Foundation in point is fully established and can be functional and will be used in conjunction with Global reserves—BASED ON GOLD, WHICH IS SUPPOSED TO BE HELD IN THE VAULT OF THE CENTRAL BANK (BANGKO SENTRAL).

Now, please, with that explanation of status let us

move on to "important" issues such as our spiritual reality of existence—and we will try to do it in 30 seconds or less to suit your time-bites sufficiently. And, of course, I jest.

EASTER

First allow us to look at EASTER as a holiday segment of allotted "time" which could not serve as accurate, rational time-line or accuracy of anything thus far offered as documented Truth. Easter itself was not a time of Jesus' "resurrection". It was a long (before Jesus) standing Spring ritualistic "pagan" (whatever you choose to do with that term) exercise in basic fertility expressions.

It also came to represent the Pharisee's celebration of that which is Passover.

It has become the expected celebration of the murdering of "a" CHRIST of some kind, whom you beat to death, hanged to death, bled to death and finally KILLED the very intent of the MAN'S life expression. You still do it many times a day all over your narrow little limited planet of small expression.

Mr. Gibson presented a brilliant presentation regarding the myth of the Christ as presented in the GOSPELS of the *Holy Bible*. It expressed his interpretation of the last few hours of a "man called Jesus". It is NOT the sacrifice of Jesus or CHRIST—it is a motion picture with ACTORS pretending, as all actors do, a time of story-line—IT CAN BE NOTHING MORE and that is inclusive of such as *Shindler's List* as presented by some Jewish producer and/or director.

However, if you are not impressed by the incredible inhumanity and evil of MAN even to an "accepted" event some 2000 years ago—THEN LOOK AROUND YOU TODAY and measure the very hits AGAINST YOURSELF by your fellow-traveler. Evil ones, in Satan's sham (but usually expressed as Angels of Light), are unlimited in their hate and atrocious actions as, yes indeed, we experience every minute of our own experiences.

The minute we exclude those brats from our experiences—which are only "conscious" awareness—they make re-entry of some kind in order to keep manifest their own evil expressions, for without conscious realization by our own experiences, they have NO EXISTENCE.

VK expresses loudly that we are "false Muslims" and other nonsense grasped from her limited and foolish barrel of monkey-tricks but she forgets some of the most important teachings of all time, handed down by and through multitudes of years and expressed in thousands of ways and in hundreds of languages which can no longer even be deciphered.

Vedantic teachings are among the most accurate projection of REALITY ever offered and especially to you who continue to plead for insight into "Who Am I?" and "What Am I?"

WHO AM I?

This is a question asked by human beings for thousands upon thousands of years. It is now realized, even by the very dense, that the human true identity as SPIRITUAL beings WITH UNLIMITED

POTENTIAL, prevails as unknown and unrecognized as being categorically separated according to religions and speculation by anyone who wishes to express an OPINION on the topic.

Well, good readers, you are on the threshold of a new era and knowledge is beginning to flood your consciousness and reality. This comes forth as knowledge that can either be used as a destroyer or a savior-style insight. Truth of these SPIRITUAL REALITIES is elusive and impacted by every aspect of your life perception of HUMAN AS PHYSICAL MATTER.

Physical “reality” is but a coalition of SPIRIT manifestation into MATTER.

While we are at the onset of this little discussion it is perhaps shocking that you must come into realization that YOU of “you” is immortal—EVERY DAY. You can only seem to connect to things expressed as a material universe and the physical body that you experience through your senses is only ONE small aspect of reality.

Scientific fact establishes that all MATERIAL things are compiled of ATOMS. Ah but, what is an atom? Simply put, an atom is composed of subatomic particles moving at incredible speeds through huge “empty” spaces. Moreover, these subatomic and speedy particles are but fluctuations of energy and indeed, information, in a huge void. These subatomic particles present as but a “flicker” in and out of existence always depending on whether or not you are “watching” them.

These little flickers are but little ghosts flitting in a field of infinite possibilities. They always hold the POTENTIAL of becoming whatever you as “Creator” wish them to become. THOUGHT IN FOCUS “freezes” into our time-space reality/event or into particles that ultimately manifest AS MATTER.

So, what are you? What am I? We are that which we CREATE from the unlimited MIND, which is as infinite as “space” itself. All things are “space” oriented and as void as is intergalactic space itself.

Therefore, your (and yes, my) expression as body—and moreso with MATERIAL body in that of the solid-appearing universe—is that they are quite without material substance. You and IT are made of NON-MATERIAL “stuff”.

Strange things happen in that both the body and the Universe itself just flicker into and out of existence and do so at beyond the speed of light and sometimes more quickly than the speed of thought. This latter is expressed quite realistically by the “lost my thought” realization.

Your nervous systems cannot process quantum events at the speed at which they happen and therefore parts of the “thoughts” are manifest (frozen) into some useful three-dimensional material bodies with which you can deal in your manifest state of reference. This in no way means that there is no YOU in higher aspect observing and even at times participating in all events established in YOUR realization or consciousness.

It is not necessarily of importance who “I” might be or what you might think about “me”. I AM and

therefore not something about which to quibble or debate. This is why in my expression, “What you think of me is none of my business,” we establish that it is a TRUTH which has no merit even in debate. I will be whatever you want to think of me or about me.

If I choose to become an OBSERVER or a PARTICIPANT, then it is NOT YOUR BUSINESS and mostly is OUT OF THOUGHT OF ALMOST ALL MANIFEST HUMAN BEINGS AT ALL TIMES. Therefore, YOUR assumptions and trite accusations of “my being” are totally irrelevant to any fact or discussion for, in the HUMAN WORLD, expression must come through human manifestation regardless of the source of the Creating thought/mind.

This means, quite simply, that YOU decide to become an observer as YOU CREATE THE EXPERIENCE OF YOUR PHYSICAL BODY AND ALSO THAT OF THE PHYSICAL UNIVERSE.

You and your brain are constructed of the same non-stuff or void that exists everywhere. Your brain is a decoding instrument that moves through a vibrating dance of energy and information, and, as a result of that interaction, you (or I) start to experience material and solid things. Your BRAIN is a sensor that tunes into a non-local, omnipresent field in constant vibration in and of INFINITE frequencies.

Your “body” is but an experience that you have in space and in time. It has a location in space, and it exists in time. It has a beginning, a middle and an ending. YOUR MIND HAS NONE OF THESE LIMITATIONS.

In your world, therefore, you are a continuum of experiences and are therefore comprised of space-time events. This exists as objects in space that have beginnings, middles and endings. This is as a staged production, which can also be expressed in “series” or as “sequelized” to best relate to your concept of visual productions as observed by YOU for your entertainment in fable or story form.

BRAIN

The brain is but an instrument that you use to have experiences. A severely damaged brain has but momentary realization, if at all, and therefore cannot bear retention of “experiences” in consciousness or even in memory. This is NOT mind, so do not confuse the two.

In this realization you must take note that in using a brain (instrument) to have the experiences called “the body”, you get birthed, move through space and time, and then you die (the body, NOT the soul/mind).

YOU are the experiencer behind every experience YOU have; the thinker behind every thought; the dreamer behind every dream; the seer behind every scenery; and yes indeed, the observer behind every observation.

Can you next contemplate and understand that the experience changes but the experiencer remains the same? Thoughts come and go; the thinker is always there; the scenery may well transform but the visualizer (seer) remains unchanged and ETERNAL. The real “YOU” is the “seer”, NOT THE

SCENERY.

I would like to continue this discussion but other “experiences” intervene and since we “in experience” must attend in consciousness of thought in one-at-a-time expression, we must consciously change focus to attend other foci and to that which demands—in our creative structuring—attention.

We must never set forth to simply CONSTRUCT things which are already constructed, but we must revere that which IS and when introduced as a responsibility, attend it well, under established lawful guidelines and never simply fabricate something that is not in existence when it differs from FACT AND TRUTH and THAT WHICH IS.

To explain that by example in our own circumstance, please note that all the FABRICATION and creative FRAUD established by one VK Durham regarding anything relative to one Russell Herman or any such “claimed for self” asset, CAN’T work well because it is based on a “lie” and UNIVERSAL LAW demands ultimate TRUTH. It never negates Truth but does reveal the lie and ultimately THE LIAR.

So, which came first: the chicken or the egg? This indicates the reference to the “Bonus” asset vs. our presentations?

WE WORK ONLY WITH WHAT “IS” AND CAN BE PROVEN BY SOLID DOCUMENTATION BACKED BY LITERAL AND LEGAL FUNDAMENTAL ESTABLISHED RECORDS. WE DO NOT NEED DEAL WITH THE CHICKEN OR THE EGG AND NEITHER DO WE HAVE NEED TO “CREATE” EITHER, FOR SOMEONE ALREADY EXPERIENCED AND WAS THERE AND DID THAT.

In this instance we only need to be the “OBSERVER”. When the experiencer uses senses the observed becomes the EXPERIENCE. Then the result of that becomes one with the experience and a ceasing of simply being with self.


In other words: You cannot experience the experiencer by thinking thoughts because when you are thinking thoughts you can no longer be with yourself, the thinker.

This is because thoughts are experiences. The thinker is the experience. Perhaps the thought is the thinker in disguise, and the experience is the experiencer in disguise. This is the same dilemma as is the “chicken or the egg” in that: Is the thinker the thought? Is the experiencer the experience? Ah, “To be or not to be—’tis the question.”

The bottom line, “observer/experiencer” is that you ARE the CREATOR, which observes and then experiences—no more, no less.

In this TRUTH, a “depiction” of a “Christ” on a trip of passion or otherwise is but a presentation of that which “someone” thought to be worthy of said presentation but has NO REALITY in expression other than the “play” itself.

YOU ARE, I AM—AND THEREFORE WE “ARE”.

[To be continued as time, space and experience allows.] GCH
dharma 

Thought Expressed Is The Experience Manifest

4/14/04—#1 (17-242)

WED., APR. 14, 2004 7:32 A.M. YR 17, DAY 242
Manila, Philippines

RE: SPIRITUALITY vs. RELIGIOUS

[Reminder explanation about “identification-file” headings: The information above should be in no way construed as anything other than presented—identification for file, date-line, by-line and “time” references for data indexing.]

It is projected by adversarial parties that CONTACT is an encrypted and coded “device” of some evil intent or other. No, it is neither. WHAT YOU SEE IS WHAT YOU GET. THAT INCLUDES PRESENTATIONS AND PERSONS INVOLVED. THERE IS NEITHER NEED NOR DESIRE FOR “ENCRYPTIONS”. Aren’t we ALL quite sick of hidden agendas and fraudulent games?

The Editors and layout people for this paper have chosen to simply present writings with the information appended for easy reference. There are no secrets and any efforts at “privacy” are exactly THAT: privacy respect for individuals.

References to prior published information and/or named individuals who might or might not be named can be researched and the information lawfully used.

We do not write for commercial gain but rather to inform and educate in the broadest context possible.

We will always reference direct use of any information for two reasons: 1) Respect for any author, journalist, columnist or other referenced information. Our commentaries will be offered as is in any publication or communication. 2) Private correspondence via electronic mail or otherwise is privileged. Misquoting such material IS UNLAWFUL and unacceptable. Paraphrasing must be acknowledged (but rarely is). Editor]

[The following writing can be considered a continuation of the writing on the topics of “experience” and “observer status” as exemplified by such reference as Easter (with examples offered) of 4/12/04. Or it can be a totally separate topic category as in “chapter” consideration. Available writing time is limited as is publication space and therefore we ask layout persons to present as is most expeditious.]

SPIRITUALITY vs. RELIGIOUS (RELIGION)

Man claims to be searching, seeking and probing for TRUTH in Spirituality? No, “Man” is searching for a comfortable, for himself, “religion” of some kind on which to blame God or brother for his own shortcomings while evading RESPONSIBILITY for his own behaviors, thoughts and actual experiences.

This is WHY you dump your very salvation onto someone you MURDERED! Neither Jesus nor any other “savior” accepted YOUR SINS. Stop it, for HE COULD NOT and therefore HE DID NOT.

At the very most a man could “pardon” another for whatever “sins” are brought by that other against HIMSELF but without atonement and petition for such pardon by the offending party of/to the offended, there is NO MEANING to such silly and spurious chantings.

To suggest that “God Forgives” is a total charade. GOD CREATES AND FORGIVENESS IS NOT AMONG THE ALTERNATIVES PRESENTED—EXCEPT FROM YOUR OWN CHOICES FOR “ESCAPE” AND ATONEMENT.

Whatever you DO, is your responsibility. All the dumping on God or claims of God’s FORGIVENESS is futile, Traveler. Resistance to TRUTH is also futile but 99.9 percent of experiencing humanity does, in fact, follow RELIGIOUS MANDATES and doesn’t even bother to “resist”—just “cop-out”.

Man likes most of all to PRETEND piety and SUFFER. Oh goodness, don’t people love to SUFFER?

“Happiness” is the very most easy achievement and is a very simple ART painted on the canvass of SELF INDIVIDUAL.

Moreover, there is no DIFFICULTY in choosing between what is right and what is wrong as to recognizing or knowing the difference. The decision of which choice to make and on which to act—is in deciding WHICH AVENUE YOU WILL TRAVEL.

The MOMENT a choice is made to serve the negative force of physical expression you have begun your “suffering” kick. This demands excuses, hiding, lying, cheating and outright evilness to come directly into play in your EXPERIENCE. GOD WILL CERTAINLY ALLOW WHICHEVER CHOICE YOU MAKE, MY FRIENDS. YOU HAVE FREE-WILL TO BE AS “BAD” OR AS “GOOD” AS YOU CHOOSE TO EXPERIENCE.

Ah but, remember: When you conjure that which is negative or fraud against another, you have breached the very line of positive support and emotional balance and stability for the OTHER PARTY WILL FIGHT BACK. IN ONE WAY OR ANOTHER THE OFFENDED PARTY WILL FIGHT BACK—WITH TRUTH REVEALED AND LIGHT SHOWN UPON THE NEGATIVE ACT ITSELF. THE OFFENDING PARTY IS NOT IN POINT EXCEPT AS THE PERPETRATOR AND THEREFORE, AGAIN, “FORGIVENESS” IS NOT EVEN A SUITABLE TERM FOR USE IN THE EQUATION. THE “ACT”, THE PRESENTATION IF YOU WILL, IS THE CONSIDERATION FOR THIS MOVES FROM “THOUGHT” (OBSERVER STATUS) TO “EXPERIENCE” AND PHYSICAL IMPACT EVEN IF THE ASSAULT IS A MENTAL ATTACK.

I can here remind you that your biggest hurdle as Man individual is getting beyond “False idealism”. I have done books on the topic only to be presented as some kind of a “cult” pusher-puller. I don’t even offer a “religion”, readers, for my only purpose in sharing any Spiritual input is because YOU ASK and I am compelled to reply. This is a reminder that “The

call compels the response.” But, surely enough, that is only if you ask “ME”! I owe nothing to anyone and most especially do I respect you enough to keep out of your face—unless asked to be in your face. In other words, and hardest to seemingly believe, “Your demand is NOT my command”. This, no matter WHO I AM or am not!

Now, with this stated let us consider one of the biggest temptations of “our” journey through experience: the TEMPTATION to be a MARTYR. Martyrdom is such a joy to the experiencing “ne’er-do-well”. The temptation is: “Look how hard I tried.... After trying so hard all I can now do is suffer as a martyr.” WRONG! GOD WANTS NO MARTYRS OR DEAD FRIENDS—THE ONLY POSITIVE EXPRESSION AT ALL IS IN “LIVING” IN “SERVICE” (IF THAT BE YOUR PURPOSE CHOSEN). Whether or not you go kneel before a statue of a saint or a cross of questionable blood-letting makes no matter.

You can hang a cat or dog, even a skunk, on a branch and beat him to death—OR—crucify by nails and hanging, a MAN, and you will not depose your demons—you will only ADD MORE IN EXPONENTIAL RETURN.

Know as well, that a LIE will return a thousand-fold as TRUTH is bared.

Perhaps, therefore, the greatest “art” of “happiness” is TRUTH in all things—when you learn the truth. To learn truth and continue the LIE, you are really compounding your “reward” ratio of negative pile-on vs. positive returns.

GOOD VS. EVIL

Now we get to the nitty-gritty of choices and no, I doubt you will “enjoy” my response to such definitions.

“Good” is a cosmic force. Ah but, evil is but an aspect of the SAME force.

When you are going along skipping down the road of experience and you are all hyped up about “doing good” you come to the inevitable hurdle, which is called DESIRE! This usually takes the shape from the “shifters” of lust, want and greed. Sometimes it is simply as desire to JUDGE or gain some revenge for a perceived negative intention or act AGAINST you as an individual. It is often hidden in GROUP mental-warp but nonetheless it comes, it confronts and then usually grabs you. The human EGO is the strongest one aspect of experiencing human individual. In animals the aspect of ego is reflected in dominance (as it is, actually, in MAN). Man simply has a whole different set of tools (or plagues, as choice of definition comes into play) which are called “free-will” and REASON. With Man it most often takes the path of “excuses” and NOT “reason”.

HATE vs. LOVE

This topic is about the most abused and misused set of words and emotions available to define EXCUSES for behaviors as in “actions”. “He/she made me do it.” “I was only compelled to do ‘what is right’ (but only in my opinion and without backup of fact).” So, the thought becomes the experiencer who presents his “force” of “rightness” onto everyone. If there is only a failure of a few typographical errors in presentation, wonderful. In exactly whose opinion are YOU doing “what is right”? What is your REASON? What is your EXCUSE? Check it out for reason presents peaceful resolution—always. Excuses

present movement to outright WAR.

Ah BUT, “you” have a “right” to do whatever you choose to do. If your actions are illegal, expect consequences from the law. If actions are simply from personal opinion and you bring damage to another—even if only “insult”, be prepared for the reaction from the insulted. Moreover, when you “accuse”, even if only “in my opinion”, you had best back up such charges properly or your “opinion” is going to get you hurt in one way or another. Facts are that when you do damage or insult “in the name of God or righteousness” “IN YOUR OPINION”, you are neither Godly nor are you righteous.

When these opinionated parties then encompass others and pull into the “accusations” some other parties, the responsive parties are certainly no different from the first “insulter” or “do-gooder”.

The next action is usually to cause the INSULTED to prove the insulter somehow wrong in his own opinion. Forget such demands for you will find self sucked into a dry-hole defending a lie in most instances.

The most interesting individual attitude about these instances is that there is some assumption that “I am different....” Moreover, the “insulted” “needs me” somehow and will conjure up a “fix” to soothe the insulter to keep peace and some concept of “order” as expressed in friends or friendship.

NO! To accept that position as in the insulted is to enlarge the lie. If a friend will betray or join with the insulter on the basis of some gossiped perception—shame is the name of the game and not “look how hard I tried”. If “friends” are lost in such encounters then there was no “friend” in the first place.

If you lose “friends” over such irresponsible confrontations then it is obvious the “friendship” was only “acquaintanceship”. This whole expression is but an “experience” in which you can choose to be an experiencer or an observer depending on your choice of participation. All “other” players will respond, react or participate according to their own position in opinion or perception.

At any time there is ability to make choices. One of those choices is to withdraw and remove self from the experience ongoing and at the same time the action is not to be construed by anyone ELSE as to “your” success or failure. The action is YOURS and no other has right to “assume” your disposition or intent unless you have stated (expressed) same.

God allows and therefore it becomes only REASONABLE that YOU TOO “accept and allow” without harangue or argument.

I am curious as to just how and WHY you consider that “another” should somehow feed either your ego OR FULFILL YOUR CHOICES AND NEEDS?

An individual can only think first about SELF. All else comes after that initial impact on self no matter what might be the experience and all evaluations and responses follow on in sequence as to events and/or fact-gathering.

I would caution each individual to make considerations in “reason” rather than “assumptions in ignorance” for otherwise you will often find self having separated self from the very thing or persons least wished to place in distance-separation.

“Beggars can’t be choosers” is an old speaking and seems quite reasonable on the surface of the expression. No, it is without “reason” but surely is an “excuse” for faulty choices. This is why being indebted to another is so debilitating. If you are “responsible” then you will feel obligation but what

happens is that the manipulator prefers to keep YOU IN THE POSITION OF BEGGAR. Then, when you refuse to longer beg or petition, you gain honor in the face of adversity. This is WHY it is often too expensive to accept too many volunteers into any circumstance. The volunteer most often becomes the demand “creditor” and manipulator.

You will find that you don’t need enemies outside the gates to destroy you—there are abundant numbers of friends and manipulators INSIDE THE VERY CIRCLE OF YOUR CIRCUMSTANCE TO ACCOMPLISH FAR MORE PAIN AND DESTRUCTION THAN ANY ENEMY OUTSIDE COULD POSSIBLY ACCOMPLISH.

We are continually faced with choices relative to everything in our experience, so the choice is to handle the circumstance or withdraw. When considering a commitment to participate in the experience the color of each “incident” is necessary for that consideration. Therefore, ours is to evaluate each circumstance and have full consideration for the POSITIVE POTENTIAL of each event in play. We can then move forward in the CHOSEN EXPERIENCE while allowing other aspects to find balance as THEY choose to express.

NATURE OF GOOD AND EVIL

Until the last possible moment evil will creep along behind goodness. It is imperative to understand this realization. Moreover, it is impossible to even consider “another’s” plight or station without personal projections.

Can fear, temptation, sin, evil and imperfection be transcended? Yes, but you have to “come a long way, Baby” to achieve the total integration of the factual truth of this REALITY.

There is always the perception of evil being somehow painful and therefore as a sensation of the sensing physical body, pain never ends for evil is ever present. To get beyond this stagnation of assumption you have to transcend into a much higher point of view regarding the entire experience. You will grow, stagnate or wither—the choice is always yours.

The largest looming consideration and challenge is “being yourself”. I too must “BE MYSELF” and that is truly in BEING MYSELF. I am not being myself when I am negotiating YOUR choices or supplying YOUR demands, be they goodly or wrong.

You want me to somehow “heal” YOU? Can’t be, Traveler. I can do a lot of things but healing YOU is not among my choices. Some of you petition constantly for “the way” to heal others, to relieve pain and suffering. You want to use some device or other, which is neither understood nor are YOU able to cause it to function. NO, I am totally remiss in all responsibility if I would dump such apparatus onto your heads. If you know enough to ask for a specific piece of equipment then you are capable of attaining capability and obtaining such apparatus. Asking ME solves nothing except to express your desire to serve in love and within good intentions. It is rather like wishing to be a writer of great books or articles without also gaining the ability to write or type. You limit yourself by your own lack of initiative while wanting God or “other” to solve your problems. This is not to insult anyone; it is simply the way it IS. ***By the way, the pain you seek to heal or negate is that which is within YOURSELF over the observed suffering of another. Keep it straight and you can ease a lot of misery. Heal yourself, physician, is the best advice of all time as relative to the***

“healing arts”.

It is much as with the soldier in a fox-hole or a person in individual life-and-death circumstances where GOD is really right there in your face/mind. You will agree to serve any way possible IF GOD WILL Then after the fact and GOD has performed, you FORGET any commitment. It is ever thus and that is why GOD doesn’t make bargains—but often does allow you the experience of HIS GRACE in hopes that YOU will recognize commitment in the face of “miracles”. This realization often comes with a resolution of what is called “purpose” and just “why” you might have received grace and miracle show-and-tell. WHAT, EXACTLY, IS “YOUR” PURPOSE? Each individual experiencer (or observer) DOES have a purpose. There are no accidents or coincidences in such purpose. How do you project your opinions onto these purposes and intentions—especially of others?

DEMONS

Don’t ask me or any other to rid you of your. Your demon is yours and if you want to rid self of same—do it, but do not ask another to rid you of that which is yours.

Are there demons? Of course, just as there are angels. You are the one who must make the decision as to your own “clingons”. By the way, “addictions” are the best “demon protectors” known to mankind. Addictions stand guard to make sure your demons are secure and safe. How many demons do you protect? How many people expressing in error do you protect in an agenda to allow them to protect their own demons? Sorry, readers, I do not protect demons nor will I lie to protect any individual set on protecting, hiding and keeping their own negative demons at the expense of others or of our work in progress. Withdraw and we will move on but demand of us and we will certainly move on even more quickly.

Do we, then, only deal with angels? Angels? We deal within that which is “right” and in “truth” in the “IS”. We have only one option as experiencers: TO DEAL WITH WHAT IS! All else is immaterial. If we are here NOW it is that we have chosen to EXPERIENCE and those are “just the facts ma’am”. What and how you/we choose to create in this incredible experience is the flexible wave of alternative(s).

Thought expressed is the experience manifest and thereat is the bottom line. Thought acted upon is the transition of the observer into the expression of experience. In fact, thought instantly removes the “observer” by the mere act of “thinking”. Activating that thought is CREATING. Therefore, be careful for that which you wish, for you just might get it. It is called “creating”. To sort the “creative” from the “manipulation” you must consider whether or not you are truly “creating” or simply using that which already has been created. The difference is overwhelmingly huge.

To accomplish in perfection you must realize and use that which IS—while at the same time CREATING the way in which goodness prevails and perfection can be achieved.

Can the goal be achieved? Surely—BUT, not as long as you are beating on the messengers and creators. Flinging rocks at your perceived opponents is not a solution—ever—except if the outcome for which you search is to damage, destroy or hurt. It is a simple consideration and one that only an individual can make for self. What is REALLY your goal wish? Check it out AGAIN, very carefully.

GCH
dharma 

Gain A *PASSION* To Create Goodness

THU., APR. 15, 2004 8:35 A.M. YR 17, DAY 243
Manila, Philippines

RE: CONSIDER YOUR CHOICES OF
“THIS” OR “THAT”!

OBSERVATIONS IN “TIME” AND “PASSION” “THIS” OR “THAT” IN CONCEPT AND REALITY

We cannot seem to leave the “Jesus”-on-the-tree incident you call Easter, can we? Good, for if you can stop and look and ponder the things addressed in the WHOLE of the message of a particular motion picture in point, all is not hopeless for humanity. Please remember that “Jesus” is ONLY ONE tag (name) for the “specific” Man represented in this tale from ancient mythology. “He” had a name in EVERY language known to Man and even the Native Americans in many places recognized him as the Pale Prophet. Real or fable? A “fable” is always REAL. Ponder it.

The depiction I would wish you to see and understand in the “*Passion*” focus is the beating “Christ” (God-ness of light) has taken in the destructive and miserable physical expression of HUMANITY. “HUMAN” is: Higher Universal Man. Frightening, isn’t it?

Is it not time YOU got some PASSION about something OTHER THAN SELF and what is preferred by YOU for YOURSELF?

Viewers (observers) in the motion picture houses couldn’t help but turn their eyes away from the atrocities depicted and therefore, how many times does MAN simply turn away his eyes, close his ears to the cries of pain, block the recognition of humanity’s suffering and that of the LIVING world to EVADE the Truth? ALL THINGS ARE “LIVING” AND MAN DESTROYS ALL LIVING THINGS. “When will you ever learn? When will you ever learn?” goes the song referring to the death cycles of war and endless evil.

UNTIL YOU GAIN A PASSION TO **CREATE** GOODNESS AND LIGHTED KNOWLEDGE, YOU HAVE NO OPPORTUNITY TO PERFECT THAT ACHIEVEMENT OF CLAIM MADE IN YOUR IGNORANCE—BEYOND THE MOMENT OF SELF. AND YET, “SELF” IS ALL THERE IS, TRAVELER! MOREOVER, KEEP HITTING AND KILLING THE MESSENGERS AND YOUR OWN MIND WILL GIVE YOU YOUR JUST REWARDS. AH INDEED, THE SECRET OF THE AGES AND THE FACT OF THE UNIVERSE.

Has the Living God of soul-infinite somehow played tricks and done antics “on you”? No, and please consider facts of presence and existence. SOUL IS INFINITELY ETERNAL and there is where you find GOD (Creator).

The physical world is an EXPERIENCE in “manifest” matter. The physical world as you know it is, for simplicity, Satan’s place of fun and games of “gotcha”. It is a tidy, or nasty, little snippet of “time”, which can be counted in your perception of “years” short enough in span to be totally inconsequential in the fact of infinite eternity. It, this time, is measured by the SENSING body of individual expression called person. All things “alive” in this sensing world, right to the most tiny microbe, have SENSING. THAT is the reality of physical expression. A piece of lettuce between your teeth would prefer you not be chewing on it. But, like a person held and nailed to a cross, what can the lettuce do about its circumstance? What could a MAN called by anything you choose do about his forced circumstances at Calvary?

Ah but, the CHRIST in that very scenario did exactly that which his choice presented: leave the body to its bloody fate on the souls of mankind to remember all the days of experience.

That little trip to a hilltop a couple of thousand years past was a show of POWER of “EVIL” AND THEREFORE “OVER” GOODNESS ON THAT INCREDIBLE DAY NOW REMEMBERED. When you get the message straight, there is hope for you. Christ did not die “that day” but humanity did. But, because CHRIST did not die that day—humanity has another opportunity to learn and grow.

Until mankind becomes a master of the lessons presented in the physical world of “three dimensions of sensing”, HE CANNOT MOVE INTO THE WORKING PERFECTION OF THE GROWING COSMIC DIMENSIONS OF GOD. The schoolroom is large and the temptations and cop-outs great by any standards of measurement. In every instance where you entertain the very idea of BETTER, what do YOU do that slows the program outcome in distractions and pain heaped upon the brother?

Why do individuals choose to accept lies instead of seek Truth? Because it is the accepted “gossip” mentality that offers “answers” to that which would otherwise be established in “goodness”. The battle of battles is always, in a physical expression, between “good and evil”. And, whether you are doing “this” or “that” is immaterial for you are doing whatever you are doing, being “this” or “that”.

If you are doing “this” and you truly wish to do “that”—that is your choice. Then when you are doing “that” you can’t be doing “this”. Therefore, at any moment in “time” as expressed in a limited physical perception, you are doing “this” or “that”. The more interesting point of this silly presentation is: WHAT WILL YOU BE DOING AT THE MOMENT OF TRANSFORMATION (TRANSITION)? The question remains: Will it be “this” or “that” expressing “good”; or will you be steeped in “evil” as intent or

actual experience? “Perfection” is getting it straight IN TRUTH—IN THE “NOW”.

When the actual expression of PURPOSE is being experienced the choices become compounded in number and the impact of “desire” rears its head like a serpent ready to strike. This represents the human aspect responding or reacting to the primal senses of your physical experience.

The more impact AGAINST successful conclusion of your appointed rounds with “purpose” the more the physical expression UNDERSTANDS the reality of spiritual consciousness and the more the physical aspect WANTS to literally say: “Screw it, it just isn’t worth it.”

When “this” realization is present the KNOWING within is overwhelming in its desire to simply “move on/out” without so much as bothering to make further effort in the human expression. It is the realization of PURPOSE in the midst of inability of ALL to understand and find the path to “better” that causes the consciousness of the ones better understanding the process to stay aboard the “good ship lollypop” bobbing about in an endless sea of ignorance.

A WORLD DIES WHEN THERE IS NONE LEFT TO CARE OR IN WHICH TO BREATHE LIFE.

We end up having to realize that if ANY ONE can gain from the experience of our own “experiencing” then the journey has been worthy of the effort—even if the only ONE is self acting within the expression itself.

Along the way it is wise indeed to BE STILL AND KNOW GOD. In the hubbub of confusion sent forth from Kali (chaos) of the prime prankster of the human manifestation the evil trickster plies his “getcha”. And, the SENSING entity succumbs to the negative impacts of the moment expressing.

Is this “OK”? Of course—IT IS LIFE! It is only what you do with the “moment” that is worthy of note. All before is memory and all to come is anticipation and bears hope or hopelessness yet to be expressed. SEIZE THE MOMENT is a very good suggestion, for it is THE ONLY VIABLE POINT OF CREATION.

At the bottom line of understanding we come to KNOW that at the very deepest central core of our “BEING” IS AN INTELLIGENCE THAT IS ORCHESTRATING THE ACTIVITY OF OUR MINDS AND BODY

Is it not time we pay better attention to that “orchestra leader”? In the experiencing aspect of one individual fragment in the sea of all that is, you cannot see the whole but rather, from the human expression, only the most tiny fragment of your immediate perception. All the rest of expression is simply a picture, a hologram or actually a LIE—certainly an illusion.

YOU CANNOT “BE STILL” AND KNOW THE WORLD BUT YOU CAN CERTAINLY “BE STILL **AND KNOW GOD**”.

You can from experience of simply “picturing” recognize the depiction of an ape, a cow, a cat or a dog. But now, explain and describe a puffinsnorter. Is there such a thing? Well, there certainly is now. Perhaps, in fact, we should rename our program “Project Puffinsnorter”, which would give it more meaning in truth than that which VK labels our

“program”.

Doris, having experienced about 500 pages recently posted to VK’s personal website is quite convinced that, at best, VK is a puffinsorter, which fits well with “antechamber”, “bullshifter” and “mammonator”.

It is time to focus on some FACTS of existence and therefore you need to utilize a few terms recognized in your current language or scientific realm of recognition. One term is “quantum mechanics” and another is “unified field”. However, I do not wish to address these in much depth in this writing but will do so later when the mind is finished chewing on these messages today.

You must recognize some of the facts of existence are as simple as realizing EARTH, FIRE, WATER, AIR AND SPACE are MATTER in its solid, metabolic, liquid, gaseous and yes, quantum mechanical forms.

THEREFORE: Since that great and wondrous Unified Field is the ground state of everything and since the Spirit is also the ground state of everything, the Spirit and Unified Field are One. And yes indeed, again stated, they are the ground state of everything—with SPIRIT as “Creator” (director).

And yes Doris finally “gets it” as there is realization that the VK Durhams of the world of threat and illusion are NOTHING. They have only served to PROVE the reality of that which we hold and share. VK, in Doris’ Universe, does NOT exist for within IS THE UNIVERSE.

So, “to forgive or not to forgive, ah, that is the question”. No, it isn’t even applicable for there CAN be NO forgiveness, for such without petition is total arrogance and not YOURS to give nor, in most instances, yours to ask.

If I have offended you then at the most I might have position to ask your “pardon”, nothing more. But, ponder this, good readers: I WILL DO NOTHING WHICH OFFENDS—UNLESS TRUTH OFFENDS THE LITTLE D’“EVILS” OF THE LIE. I WILL NEVER ASK “FORGIVENESS” OR PARDON FOR TRUTH, FOR IN TRUTH THERE IS NO OFFENSE.

These are good points upon which to THINK.

GCH

dharmia 

SPECIAL THANKS TO YOU WHO ARE “The Wind Beneath Our Wings”

The staff of and contributors to *CONTACT* take this opportunity to express our thanks and humble appreciation to our readers for your ongoing support in seeing to it that God’s Plan is made manifest!

As you can see in the special spiritual writings in this issue, your thoughts and prayers for success in this greatest-adventure-of-all-time are making it SO.

As we approach the “starting line” at the threshold of a new reality for all of mankind, we acknowledge you as “the wind beneath our wings”. THANK YOU.

SYNOPSIS OF GEORGE MERCIER’S INVISIBLE CONTRACTS PART SIX OF A TWELVE-PART SERIES (Pages 300-385)

By Ron Kirzinger

WARNING: WHAT YOU ARE ABOUT TO READ IS HAZARDOUS MATERIAL. PLEASE DO NOT ACT ON THIS INFORMATION WITHOUT ACCEPTING FULL RESPONSIBILITY FOR YOUR OWN ACTIONS.

ADMIRALTY JURISDICTION

Admiralty Law traces back to Roman Civil Law, which in turn can be traced back to Babylonian Law. As we should realize, “it has ever been thus”—the adversary never has to change the script, as we fall for the same old subterfuge time after time.

In Admiralty-type legal systems—as opposed to Mosaic Law/Common Law systems—moral (tort) principles of right and wrong (Natural Law, the Law of God) are replaced by precepts (statutes, rules, regulations); issues of right and wrong are not considered and legal outcomes are determined by laws of man, whatever those laws might be, even when those laws are opposed to Natural Law. Invariably, such legal systems develop at least two separate classes of persons—the governed and those who govern. For reasons of commercial efficiency and expediency such systems deal with fictions of law and are unconcerned by collateral damage to the living and breathing individuals affected by their operations.

A key to understanding Admiralty Jurisdiction lies in the legal principle that “like may only contract with like”, i.e., a legal fiction may only contract with another legal fiction—or perhaps more appropriately, since fictions have no will and cannot act on their own in any case—a contract between two legal fictions must be upheld by the living, breathing human beings behind the fictions. It is impossible for a corporate entity such as the UNITED STATES to contract with anyone as an individual; it may only contract with other legal “persons”. Conversely, as an individual you may only contract with other living, breathing individuals. Under Admiralty Law, you are considered to have “unanimity of interest” with the legal fiction represented by your name spelled corporately, in all-caps, and the living, breathing “real” self becomes the surety or backing for the fiction.

The signal of Admiralty Jurisdiction is the yellow-fringed flag that now adorns all U.S. courtrooms.

Stepping inside the “bar” in the courtroom constitutes acceptance of Admiralty Jurisdiction. All adjudication at Admiralty, civil or criminal, amounts to adjudication of commercial contracts, which are *verbal* agreements that exist either explicitly (with terms of the agreement in writing) or implicitly (by tacit consent). Under Admiralty Jurisdiction there need be no mens rea or criminal intent in order for a crime to occur and criminal intent itself can be quite “legal” because Admiralty is amoral in nature.

A little-understood aspect of Admiralty Jurisdiction is that every commercial contract between, apparently, *two* parties is considered to be a *three-way* contract, with the King as Principal, and it is the King’s interest that the Court and its officers represent. The King’s interest is most often referred to as the Public Interest and it is in the purported Public Interest that statutes are promulgated and enforced.

Another peculiarity of Admiralty Jurisdiction is that there are no fixed rules of law or evidence. Also, note that civil proceedings at Admiralty do not embrace the natural right to a jury, as “everything is handled summarily before a Judge in chronologically compressed proceedings”.

What is the origin of our modern-day Admiralty-based courts? What happened to our lawful courts and how did they disappear to be replaced by their *de facto* Admiralty counterparts? “You cannot know where you are going until/unless you know where you have been.” Let’s turn to George Mercier’s writing for some clarification.

DEVELOPMENT OF ADMIRALTY JURISDICTION

[QUOTING:]

...Admiralty was once restricted to govern legitimate business transactions with the King out on the High Seas.

...Question: How do you assign negligence for damages out on the High Seas? No one saw anything happen; no one has any evidence that anything happened. Who was at fault, and why?

...[D]ue to the extended time factors that were involved in the shipping of Commerce out on the High Seas in old England, rules regarding the timeliness of

bringing actions into court, just never fit just right with a ship lost for months or years before the involved parties even knew about it. So something originated out on the High Seas known as *Double Insurance*; which is a general business custom, continuing to be in effect down to the present time [as in the case of **the Twin Towers in New York City, the loss of which paid DOUBLE to the insured party**], for carriers to purchase double the value on merchandise transiting in a marine environment (insuring Commercial merchandise in transit for twice their cash value), and this insurance doubling was later enforced by English statutes to be mandatory, due to the “inherent risks involved”.

...And insurance, i.e., the absorption of Commercial risk by an insurance underwriter in exchange for some cash premiums paid, has always been considered by the Judiciary to be an Admiralty transaction. In other words, even though the merchandise is not being shipped over water, and even though the business insurance policy has absolutely nothing to do with a marine environment or a physical High Seas setting, the **issuance of the policy of insurance now attaches Admiralty Jurisdiction right then and there**. [Thus, we see how everyone with “social insurance” comes automatically under Admiralty Jurisdiction.]

And all persons whose activities in King’s Commerce are such that they fall under this marine-like environment, are into an invisible Admiralty Jurisdiction Contract.

...Admiralty Jurisdiction goes back quite farther than just recent English history involving the *Magna Carta* in 1215; it has its roots in the ancient codes that the Phoenicians used, and it appears in the Rhodesian Codes as well.

Generally speaking, Maritime Jurisdiction is the *it happened out on the sea* version of Common Law Jurisdiction and Jury Trials are quite prevalent; Admiralty Jurisdiction is the *it happened out on the sea* version of summary King’s Equity Jurisdiction, and generally features non-Jury Trials to settle grievances (as Kings have a long history of showing little interest in Juries). Just what grievance should lie under ordinary Civil Law, or should lie under Admiralty Jurisdiction is often disputed even at the present time, and has always been disputed. Admiralty Jurisdiction is the *King’s Commerce* of the High Seas, while Maritime Jurisdiction could be said to be the *Common Law* of the High Seas. If you and I (as private parties) entered into Commercial contracts with each other that [had] something to do with a marine setting, that would be a contract in Maritime. If you or I contract in Commerce with the King (such as shipping his guns across oceans), then such an arrangement would fall under Admiralty Jurisdiction. This distinction does not always hold true any more, as **lawyers have greatly blurred the distinction by lumping everything into Admiralty**.

This is why Admiralty is the *King’s Commerce* of the High Seas and navigable rivers and lakes (or at least, should be). At least, that is the way it used to be. Up until the mid-1800s here in the United States, very frequently merchants paid off each other in gold coins and company notes, i.e., there was no monopoly on currency circulation by the King then like there is

today. So in the old days, it was infrequent that the King had an involvement with private Maritime Commerce. And there was an easy-to-see distinction in effect back then between Maritime Jurisdiction contracts that involved private parties (or Maritime Torts where neither parties in the grievance are agencies or instrumentalities of Government) and Admiralty Jurisdiction, which applied to Commercial contracts where the King was a party. (Remember that Tort Law governs grievances between people where there is no contract in effect. So if a longshoreman fell on a dock and broke his leg, his suing the owner of the dock for negligence in maintaining the dock should be a Maritime Tort Action). However, today in the United States, all Commercial contracts that private parties enter into with each other that are under Maritime Jurisdiction, are now also under Admiralty: Reason: **The beneficial use and recirculation of Federal Reserve Notes makes the King an automatic silent Equity third party to the arrangements**.

...Admiralty Jurisdiction is by its historical nature an expansive and adhesive Jurisdiction for Kings to use to accomplish their Royal revenue raising and administrative cost cutting objectives.

Our Founding Fathers also had an inappropriate assertion of this expansive Admiralty Jurisdiction thrown at them from the King of England, which was a strong contributing reason as to why the American Colonists felt that the King had lost his rightful jurisdiction to govern the Colonies. Yes, King George was very much working American Colonial giblets through an Admiralty Cracker; and so Admiralty has had a long habitual pattern of making appearances where it does not belong, of creating confrontations, and of being used as a juristic whore by Kings functioning as Royal pimps—and all for the same identical purpose: to enrich the Crown and nothing else.

...What is important to understand here is not merely that there has been an expansive atmosphere of perpetual enlargement of the jurisdictional contours that characterize Courts of Admiralty that has been in effect for a long time in old English history, but what is important is why this state of expansion continuously took place:

“The present obscure and irrational state of admiralty jurisdiction in America is the consequence of the long feud between the English common law and admiralty judges, clerks and marshals, who competed for jurisdiction by fees, not salaries, until 1840. They, therefore, competed for jurisdiction of profitable litigation between merchants, but were happy to escape unprofitable cases. In particular, the common law judges sought exclusive jurisdiction whenever a jury of vicinage could be empanelled.”

So the reason why King Richard II and the other Kings of England had to keep issuing out restraining Decrees, to hem in the Admirals with the ever-expanding jurisdiction that they were assuming, was because those admirals were financially compensated based on the number and types of Cases they accepted to rule on—so they obviously accepted and asserted Admiralty Jurisdiction over the maximum number of Cases practically possible; and why should they care about “mere technical details” as to whether or not that grievance really belonged under Admiralty

or not? Why should they concern themselves with the mere question of jurisdiction when the more important event of looting a Defendant was so imminent? Why should they concern themselves with the comites of limited inter-tribunal jurisdiction when an operation of banditry was so close at hand? What the old Admiralty Judges wanted was to savor, experientially, the conquest of financial enrichment, and with such fee-compensated Courts, Admiralty Judges got what they wanted. Can’t you just hear the old Admiralty Judge now:

“Why, the Plaintiff brought this Case into my Court, I’ve got jurisdiction!”

...Those old Admiralty Courts wanted the self-serving financial enrichment that filing fees paid by Plaintiffs gave them. And so in seeking Admiralty Jurisdiction relief, Plaintiffs expected and got quick, fast, and summary relief. And being financially compensated the way they were, are you really surprised that Admiralty Jurisdiction Courts were simply expected by custom to be the shortest, curtest, most summary, and chronologically most abbreviated form of adjudication imaginable? Who has time for a Jury in Admiralty? I can just hear a poor fellow try to argue rights in an old Admiralty Court back then.

“You want what? You want Due Process in this Court? You want your *Magna Carta* rights? Ha! (*snort*) This is Admiralty. Judgment entered in for the Plaintiff. Next Case.”

Today in the United States... there is now an assertion of Admiralty... Law going on in places where it does not belong, and it is now trying to make an appearance where it has no business. Admiralty Jurisdiction has in many respects, “come ashore” and now “meddles” with much of our domestic “realm”, as it currently affects almost every element of our inland Commercial society.

[END QUOTING]

“AVIAN FLU”, “LEGIONNAIRE’S DISEASE” OR PLUTONIUM POISONING?

Around the world at this very moment millions of birds are being “euthanized” ostensibly to prevent the spread of yet another “new” disease, this one carrying the tag of “avian flu”. Remarkably, in his 1985 presentation George Mercier provides an explanation for such flu variations that is quite at odds with the official presentation of government agencies such as the Centers for Disease Control (CDC). Of interest, the CDC reports that between 8,000 and 18,000 Americans contract “Legionnaire’s Disease” each year, with mortality up to 30%. Extrapolating from this admitted data, up to 5,000 Americans die each year from “Legionnaire’s Disease”, which as we shall see is quite possibly related to plutonium poisoning. Is “Avian Flu” any different? How about any of the other “new” flu-like diseases, not to mention the “particularly virulent strain of flu” that was described by the news media this past “flu season”? Put 5,000 people in each category and the numbers start to add up rather alarmingly.

Mercier provides insights into the “Legionnaire’s Disease” phenomenon in a footnote:

[QUOTING:]

Exploratory plutonium poisoning trials were

conducted at the American Legion Convention in Philadelphia on July 21 to 24, 1976; and as expected by the Gremlins who administered the poisons through an atmospheric discharge, the symptoms that surfaced were of a flu-like nature (see “20 Flu-Like Deaths in Penn Still A Mystery” in the *New York Times* for August 4, 1976, page 1). The *Times* article noted the puzzling sickness variation of what appeared to be a flu; but without possessing requisite background factual knowledge on the invisible high-powered toxicity involved, the medical doctors stumbled from one erroneous diagnostic conclusion to another (id., at 1).

(Also note the Government’s selection of patriotic war veterans for their *Sub Rosa* plutonium poisoning tests, as opposed to some lesser sub-class of Americans, such as perhaps convicted felons serving life sentences without parole in a federal cage somewhere for heinous crimes committed, or perhaps irretrievably insane occupants of numerous mental hospitals scattered around the countryside. In other words, assume for the moment that you were in charge of selecting the “test group”; would you select American war veterans innocently enjoying a convention gathering in Pennsylvania of their peers, who had previously put their lives on the line for “god and country,” who had served their country honorably and patriotically? Furthermore, please note that somewhere, right now, the person or persons responsible for this atrocity, who are guilty of felonious murder in the First Degree (20 American Legion veterans were murdered), and/or who were accessories to this multiple murder, have yet to be brought to justice. Where is “America’s Most Wanted” now?)

[END QUOTING]

In the very next footnote, Mercier provides more information regarding plutonium poisoning.

[QUOTING]

Very few American doctors are skilled in recognizing the symptoms of atomic particulate plutonium poisoning; **plutonium is not measurably radioactive in that it does not radiate ionizing electrons at a rate sufficient to trigger geiger counters.** This type of radiation toxicity is easily misdiagnosed, and not just for medical reasons, but for political and *Lack of Judgment* reasons stemming from the manipulative withholding of public information on uncontrolled atmospheric plutonium distributions by Gremlins. The symptoms of such ionizing toxicity replicate closely the symptoms associated with a flu like illness, but since medical doctors are unaware of any public concern for radiation toxicity, the uncomfortable idea of a *Three Mile Island* scenario is tossed aside by the diagnosing physician, and the more comfortable but incorrect diagnosis of a hybrid flu-like illness is then substituted in its place. For a discussion on some of the uncontrolled atmospheric discharges of radioactive elements in the United States, see *The Medical Basis for Radiation Accident Preparedness* by Hubner and Fry, Editors (Elsevier-North Holland (1980)), which discusses publicly suppressed radiodines discharge “accidents” in 1974 and 1978 in New Jersey, and 1978 in Algeria. And it is my hunch that other similar radioactive incidents have also occurred worldwide, with knowledge of the existence of those events also being publicly

sequestered. Bureaucratic Gremlins nestled in Juristic Institutions have also withheld public dissemination about radioactive atmospheric contamination originating from the now abandoned Central Core Vault of the United States Gold Bullion Depository located at Fort Knox Kentucky, which is leaking radioactive plutonium 239 that the Government improvidently stored there in 1968.

Folks placing reliance on Government for both radiation accident recovery assistance as well as deflecting the occurrence of the toxic poisoning event altogether are exercising defective judgment—individual responsibility is the correct management technique; and, as a point of beginning, factual knowledge is required. For beneficial advisory information in this area, see generally *Are You Radioactive? Protect Yourself* by Linda Clark (Devin-Adair in Old Greenwich, Connecticut (1973); republished by Pyramid Publications in Moonachie, New Jersey (1974); republished by the Cancer Control Society in Los Angeles (1977)). The isochronous dietary incorporation of potassium iodine is known to manifest great relief from radioactive poisoning, due to its “sponge” like effect in going after those determined little plutonium contaminates that home in on your thyroid gland; and this remains true even though some physicians, speaking through institutions sponsored by Gremlins, do not want you to take any such preventative measures (Dr. David Becker, et al., discourages such use in *The Use of Iodine as a Thyroidal Blocking Agent in the Event of a Nuclear Accident*, appearing in 252 *Journal of the American Medical Association*, at page 659 (August 2, 1984). For a story of the financial sponsorship of the American Medical Association in the late 1800s by Gremlin *extraordinaire* John Rockefeller, Sr., see Volume II of *World Without Cancer—The Story of Vitamin B17* by G. Edward Griffin (American Media, West Lake Village, California (1980)).

[END QUOTING]

Walter Russell’s book—*Death by Atomic Suicide?*—is a must-read for anyone in need of additional background information on this subject.

Returning from the footnotes to the main body of this chapter, we find additional evidence presented by Mercier with regard to the problem of plutonium poisoning.

[QUOTING]

It is probable that Admiralty Jurisdiction will also surface sometime in the future to settle Tort claims arising out of the CIA’s planting of ICBMs on the ocean floor up and down the East Coast in the 1960s under instructions from David Rockefeller, using that ship Howard Hughes built especially for this purpose, called the *Glomar Explorer*. Every few years since 1977, strange stories have appeared in the news regarding whales beaching themselves on American coasts.

On February 6, 1977, a large number of whales began beaching themselves at Jacksonville, Florida for no apparent reason; commentators conjectured that the whales must have lost their sense of navigation. Soon, 120 whales had mysteriously beached themselves at Jacksonville. NBC Television News reported that evening that no autopsies were going to be performed on the whales, but NBC was fed inaccurate

information. When privately dissected by doctors who knew what to look for, those whales had empty stomachs (meaning that the whales had not eaten in a while and were sick), and also had heavy plutonium poisoning in their lungs, originating from one of the undersea missiles leaking plutonium, located on the seabed 290 miles ESE of Jacksonville, at 30 9.9’ North and 77 8.44’ West, which is one of those aging CIA underwater ICBM’s sites. What the whales were up against was a fungus like infection that had interfered with their breathing, originating from the water-born plutonium; and when dragged out back to sea from the Jacksonville beaches, the whales returned to the beach (negating the “loss of navigation” theories). The whales preferred to die on the beach, rather than carry on life in their underwater agony.

Those beached whales were collected and buried at the Giren Road Landfill in Jacksonville, Florida, but today, they should not be forgotten. Whales are mammals like you and me, and soon, rather than mammalian whales acting strange (like running up a stream, and refusing to go back into the ocean) and others trying to die by beaching themselves, people are next; and municipal medical examiners performing autopsies are not oriented to perform plutonium toxicity density examinations in the cadavers they ponder over, so the real cause of strange behavior and death will likely be puzzling for a while. But when correctly identified, the King’s Admiralty Jurisdiction will be there to settle those impending claims, as the source of the Tort is juristic. There are a lot more numerous sources of plutonium now available to contaminate American drinking water supplies than just some aging undersea missiles, and whatever plutonium cannot slip into your drinking water by itself, will one day have the liberating assistance of a [CIA trained and funded] terrorist....

[END QUOTING]

Following this “diversion” from the main topic of Admiralty Jurisdiction, we now proceed with Mercier’s evaluation of the true causes and effects of the 14th Amendment.

The 14th Amendment was, of course, built upon all that came before it. Accordingly, this is an appropriate juncture to note that the original 13th Amendment, prior to being overwritten in the confusion following the Civil War, prohibited individuals possessing titles of nobility—such as esquires (attorneys) or knights like “Sirs” George Bush, Colin Powell, Rudy Giuliani, Alan Greenspan, etc.—from holding public office. The “new and improved” 13th Amendment as it exists today, while purportedly abolishing slavery has instead seen to it that Admiralty Jurisdiction has prevailed, establishing the two-tier society that exists today as the “governors” and the “governed”, or masters and slaves, if you prefer.

Thus it is one of the greatest paradoxes of history that the Civil War, which ostensibly freed the slaves, instead resulted directly in the enslavement of the entire “non-privileged” populace through the implementation of first the “new and improved” 13th Amendment and then the “citizenship enfranchisement” 14th Amendment.

In 1868, at the threshold of implementation of the 14th Amendment, there existed some awareness of the long-term consequences. Congressman Michael Kerr

of Indiana, in the *Congressional Globe*, 40th Congress, 2nd Session, page 1973 (March, 1868), states: **“It is their deliberate purpose, tomorrow or next week, or a month hence, or as soon as they can, to make the Federal Constitution a different instrument from what it is now, and then, under somewhat latitudinarian expressions contained in this proposed fourteenth article of amendment to the Constitution... any kind of law the majority party here desire be... enacted into law.”** And so it came to pass.

THE 14TH AMENDMENT

...The King and the Princes are using Admiralty Jurisprudence reasoning to effectuate an attachment of Enfranchisement on Natural Persons, by virtue of all Citizens, so called, being made a Party to the 14th Amendment; well, that is the process by which Admiralty attaches, however the confluence of reasons why the King so attaches Admiralty all focuses on just one Royal objective: The King wants your money, and he is going to hypothecate you, and use invisible contracts in Admiralty to get what he wants.

Most folks think that, well, the 14th Amendment just freed the slaves, or maybe something noble and righteous like that. Not so. Every single Amendment attached to the *Constitution* after the original Ten in the *Bill of Rights*, is in contravention to the original version of 1787 for one reason or another, and each of the *after Ten* were sponsored by people—Gremlins, imps—operating with *sub silentio* sinister damages intentions. Under the 14th Amendment, there now lies a state of Debt Hypothecation on the United States that all Enfranchised persons bear some burden of, i.e., **all citizens who are a Party to the 14th Amendment can be made personally liable for the payment of the King’s debt.** So now when the King comes along with his statutes and claims that, despite his own 14th Amendment, his Enfranchised subjects are now going to be limited in their liability profile exposure to national debt, important financial benefits are being conferred upon Citizens, and the King believes that Admiralty Jurisdiction, with all of its glibet cracking accoutrements, attaches right then and there.

The King and the Prince are using twisted logic to justify this assertion of Admiralty Jurisdiction where it does not belong: Where it belongs is out on the High Seas where it came from. Royalty now believes that the legal environment of Limited Liability conferred on risk takers sufficiently replicates the original legal risk environment of Limited Liability that organically grew up out on the High Seas to be Admiralty Jurisdiction. Remember that Limited Liability itself is a legal trick of enrichment used by insurance companies as debtors to reduce the amount of money they have to pay out on claims; yes, Limited Liability is a marvelous legal tool for the insurance companies to bask in. From the *Price-Anderson Act* that cuts nuclear power plant losses to the Warsaw Convention that cuts airplane crash losses, from *Admiralty Limitations on Liability Act* on marine shipping to medical doctors’ malpractice suits, Limited Liability is nothing more than a brilliant wealth transfer instrument for Special Interest Groups

to bask in, and all very neatly accomplished through the use of statutes.

...Having your Debt Liability Limited by statute is a very real and tangible benefit that inures to all such named Enfranchised debtors (imagine being an insurance company, and having to pay out only 80% of your claims—you then get to pocket the 20% that the statutes restrained your policy holders from collecting); the fact that, in examining your own individual circumstances, you cannot assign any substantive financial significance to it isn’t anything the King is going to concern himself with. And insurance companies are prime examples of the institutionalized use of this marvelous legal tool to enrich themselves, and they are also prime examples of just how really valuable a Limitation on Liability really is. Remember that when benefits are being accepted in the context of reciprocity being expected back in return, then there lies a good tight contract. If, for example, you are an insurance company, and your average losses for claims under homeowner’s policies is \$100,000, and the King comes along and declares that henceforth, the maximum claim anyone can make in his Kingdom against an insurance company for damages experienced by homeowners is \$95,000, then those insurance companies very much did experience a very real, legitimate cash benefit; and so it is now morally correct for the King to participate in taxing the profits the insurance companies made for this reason alone, as the King very much assisted in enriching those insurance companies by decreasing their cash expenditures. Neither it is immoral for the King to enact statutes that enrich some Gameplayers in Commerce while simultaneously perfecting the Enscrewment of others, as remember that entrance into the closed private domain of King’s Commerce is purely voluntary. **[Voluntary???**

So do you see what a well-worded statute can do? ...[I]nvisible political benefits accepted get converted into a gusher of cash for the King, to be used as a wealth transfer instrument by Special Interest Groups. **The more numerous the number of wealth transfer instruments the King can create, the more he can correctly justify before the eyes of the Judiciary taxing certain Persons who financially benefit from the statutory grab and give scheme.**

[END QUOTING]

Mercier’s attention to the 14th Amendment is quite lengthy and in trimming the body of this material for the synopsis decisions have to be made as to where to truncate more-or-less verbatim copy for the sake of brevity. Mercier makes MANY additional valid and IMPORTANT points with regard to the 14th Amendment that resulted in the general enslavement of the American people and best efforts will be made to touch on these points before moving forward. Again, however, all interested individuals are encouraged to obtain full copy of *Invisible Contracts* for your own study and review.

Mercier notes that “Citizenship [as conferred by the 14th Amendment] is Equity [Admiralty] Jurisdiction, and the casting of... anyone... into King’s Equity Jurisdictional relational settings without the requisite initiating Charter jurisdictional authority being there, is null and void.”

A little further along, however, he acknowledges that despite apparent problems with ratification of this and other “after-Ten” amendments, “long-time usage and *Lateness of the Hour Doctrine* have caused the Supreme Court to accept the 14th Amendment as law.”

Thus we find ourselves bound by VOID “law” (not “lawful” but “legal”), enforced by the ruling class for their own financial enrichment. Acknowledging this state of affairs for what it IS, in that we might not be able to change things immediately to our liking, Mercier states: “But we are not the Supreme Court, so our knowledge and wisdom has to be filed away in abatement under *Hiatus Status*, pending our future ascension into the corridors of power.”

In one of his unique turns of phrase, he states: “...[I]n an area of more direct interest to Gremlins, the 14th Amendment now spins an invisible stealthy web of an adhesive attachment of King’s Equity Jurisdiction so strong and with benefits so invisible, that Black Widow Spiders would be humbled if they could ever appreciate their reduced Status in light of this new competition in the Jungle.”

Mercier points out that a favorite trick of the Gremlins is to “bootstrap” additional clauses and provisions onto popular legislation. Public Law 102-14, for instance, carries a title indicating that all it does is establish an “Education Day”—but in fact introduces the supremacy of Noahide Law. If you don’t know what this Noahide stuff is, please look it up because it has been covered many times in great detail before. In the case of the 14th Amendment, which was put in place ostensibly to provide Blacks with citizenship rights, numerous provisions relating to the Public Debt were put in place, provisions that would assume new meaning with the pre-planned bankruptcy of the nation that occurred much later, in the 1930s.

He makes it clear that the purported benefits of Due Process arising from implementation of the 14th Amendment are illusory: “...[I]n every single Supreme Court decision I have read involving the 14th Amendment Due Process Clause application, the Supreme Court could have equally justified the ruling based on the *Republican Form of Government Clause* in Article IV, Section 4, if they wanted to—but they don’t want to.”

Thus we see that the Due Process provided by the 14th Amendment was not only superfluous but that the judiciary’s reliance on it to the exclusion of Article IV, Section 4 actually marked the implementation of democracy as opposed to the republican form of government framed by the *Constitution*.

“One of the receptive concerns one finds in the Supreme Court is their perceived lack of federal jurisdiction to intervene into, and overrule state proceedings—this *Republican Clause* is a real sleeper as such a Grant of Supervisory Jurisdiction is inherent in its positive action mandates. Shifting to the meaning of the Clause itself: **A Republic, properly understood, involves the restraint of the use of Government by majorities to work Torts on minorities, as distinguished from Democracies where simple majority rule forces their will and their Torts on everyone else.**”

And so it is that we have ended up in the current topsy-turvy situation, where the foxes are unrestrained

as long as they can claim the voice of “the majority” (and as in the case of the current unjust war with Iraq, even when such a claim cannot be made) and the hens must plead to the foxes. In a REPUBLIC, the rights of the INDIVIDUAL, no matter how much of a MINORITY, are upheld.

“What are Minority Rights? Those Rights are the Rights to be left alone and ignored by Government absent an infracted contract or a Tort damage. And those rights are very appropriate to invoke when you are in the midst of a criminal prosecution, without any contract in effect, without any *mens rea*, and without any *Corpus Delicti* damages being found anywhere; and it has to be this way since wisdom is not conferred upon majorities by virtue of their sheer collective aggregate numbers.”

The Right to be Left Alone is a key element in a Republic but Mercier points out that any adhesive attachment of King’s Equity or Admiralty Contract Jurisdiction severely impairs the prospects for a Person attempting to invoke Article IV, Section 4 (the *Republican Form of Government Clause*) in his own defense. As things have evolved since 1985, when Mercier wrote down his thoughts in this regard, it seems that any effort now to invoke such a Right to be Left Alone would be stymied at every level of the judiciary. After all, how could they possibly stop the exodus from King’s Commerce if even ONE individual could be free to enjoy such a right?

THE 25TH AMENDMENT, ROCKEFELLER JFK ASSASSINATION AND WATERGATE

Mercier asserts that all of the “after-Ten” amendments were put in place for *sub rosa* purposes with enscrewment objectives in mind. As an example he focuses on the 25th Amendment (and later the Equal Rights Amendment, which will not be covered in this synopsis).

“...The closest draft to what is now the 25th Amendment was written in New York City in the Spring of 1963 by lawyers hired by Nelson Rockefeller for that purpose.... a plan to circumvent that irritating Constitutional requirement that all Presidents be elected.”

Rockefeller’s 25th Amendment was introduced into the Senate just three weeks after JFK was murdered in Dallas “on plans previously approved by the Four Rockefeller Brothers”.

Citing a reference from *The Ends of Power* by H.R. Haldeman, at page 38 *et seq.*, Mercier contends that the Watergate references to the “Bay of Pigs” were actually references to the JFK assassination, and that it was the assassination cover-up that so preoccupied Richard Nixon and not some mere burglary. In any case, Watergate is seen as Nelson Rockefeller’s move to oust Nixon shortly after arranging for Spiro Agnew’s highly pressured resignation from office.

Nixon’s appointment of Gerald Ford to the office of President may well have saved Nixon’s life, Mercier contends, “because having Nelson Rockefeller behind you as Vice-President is a good way to get yourself killed”.

“Following two assassination attempts in California on Gerald Ford by Lynette Fromme and Sara Jane

Moore, a poisoning attempt, quiet staff suggestions that ‘...this might be a good time to move on’, offerings of private employment, and then public demands from Henry Kissinger that Gerald Ford resign, Vice President Nelson Rockefeller ran out of Aces to pull from his sleeve.

“Nelson’s 25th Amendment had gotten him this far, into the Vice-Presidency, but it still wasn’t the public spotlight of the Presidency that he had been craving for since he was a teenager. On the eve of Jimmy Carter’s Inauguration as David’s nominee for President, Nelson made one final attempt to use his 25th Amendment to elevate himself into the Presidency via appointment, by using a slick legislative device related to the Electoral College and his Status as *President pro tem* of the United States Senate; but under pressure from brother David, Nelson reluctantly backed off and let go.”

Mercier sums it up:

“Today, in reading the 25th Amendment, no where in it are there any words like *Nelson Rockefeller* or *Dallas* or *conquest* or *murder* or *Watergate* or *Bob Woodward* appearing anywhere, yet an understanding of the real existential meaning of the 25th Amendment requires a contextual knowledge of the background factual setting that Rockefeller political conquest was then swirling in: a well-oiled vortex of kidnappings, torture, dismemberment, bribes, wholesale executions, murder, and intrigue. Historians writing their views on the history and existential reasons for the 25th Amendment try to cast the Amendment’s origin in historical light, by discussing the *Removal Clause* of Article II, Section 1, while leaving out any commentary about any Gremlins *extraordinaire* at work in the background, like Nelson Rockefeller, who stayed back in the shadows while directing the visible players in this 25th Amendment act.”

Indeed, these insights cast an interesting light on just how and why the “after-Ten” amendments were put in place.

EFFECT OF WAIVER OF BENEFITS

Waiver of Benefits—where no benefits are actually received out in the practical setting of the real world—“theoretically” creates a situation where presumed contracts with the King are VOID, due to failure of consideration. Why only “theoretically”? Because in the current environment the King cannot afford to allow even ONE individual to be free of purported “benefits” and ties to the Citizenship Contract of the 14th Amendment. If you drive a car on the King’s highways, or if you want the benefit of a passport to travel freely to other nations, or if you carry a credit card in the name of the fiction created by the King (“your” name but in all-caps, corporately), it appears that the King’s officers will now presume that you are deriving benefits “out in the real world” and hold you to adhesive contracts with the King despite your waiver, forfeiture and severance of presumed benefits.

It’s an immoral position for the King to take, in my opinion, but the King’s response to such an allegation would probably be along the lines of, “Well, it works for me and, after all, I am the King.” The quaint ideas that “all men are equal” and “no man is

above the law” simply do not prevail in the environment of Admiralty Jurisdiction. You can always plead with the foxes to stop eating the hens but that is not much recourse, is it?

Evidence of the validity of benefits rescission to void the 14th Amendment’s citizenship contract was provided by Mercier with the following anecdotes:

“I know of several criminal prosecutions where merely filing a clumsy Objection to the 14th Amendment in their local county recorder’s office terminated the prosecution. In one Case, there was a pre-Trial dismissal; in others appeal was necessary, with the prosecution being sandbagged on appeal. In another Federal criminal Case, the Defendant was mysteriously released from pre-Trial commitment on his friend’s Noticing the Court of his Status and Rescissions (even though his Rescissions were deficient in Waiving Benefits). That is just how powerful that 14th Amendment really is—so much so that improperly prepared defense attacks have been summarily granted at the trial level occasionally to terminate prosecutions.”

That was then and this is now. Since the 1980s, it appears, judges have been instructed to broaden the scope of implied benefits to such an extent that literally no one can escape the presumption of benefits derived from the King. Do you use the King’s highways? Do you use a passport provided by the King? Do you carry any “money” provided by the King? Do you have Social Security? Are you an officer of any corporation? (Officers are all now statutorily considered to be “employees”, whether or not they are paid any compensation and employees are presumed to derive benefits from the King.) With such a broadened definition of what constitutes a benefit, it appears that no one can escape Admiralty Jurisdiction at this time.

Thus it is that in the United States, where all men were purportedly “free”, through the implementation of Admiralty Jurisdiction over time all men have come to be enslaved to the King of this world, either willingly as part of the privileged, ruling class or unwittingly as part of the slave class.

It must be noted at this point that the author of this synopsis is not in agreement with the following conclusion drawn by George Mercier:

“If that Waiver, Forfeiture, and Rejection of the benefits of Limited Liability that you experience under your Admiralty related Contract, as well as Social Security Benefits—if that *Failure of Consideration* turns out to be just not good enough for the High Lama in Washington—the Supreme Court—then perhaps the time will have arrived to take seriously the timeless mandates of our Founding Fathers: and deal with an inappropriate assertion of Admiralty Jurisdiction by the King in terms that accelerate in velocity as they transverse down the barrel of a gun.”

NO! FORCE IS NOT THE SOLUTION!

Let’s say that you are not armed (and people, your gun if you have one is no match for the force that the State can bring to bear in terms of both weapons and metal boxes to put you in, so no matter how well armed you might think you are—you are unarmed) and you become aware of a thief in your house and you have little ones to protect. Would it really be wise to confront the thief head-on? How

about a different approach instead? Why not jot down the thief's identifying characteristics, the license number on the thief's vehicle and/or any other information necessary to fully identify the criminal later—and pick a different time and place for the confrontation? We can have these matters adjudicated later, at a time and place more of our choosing. The King's immoral position in holding one and all to adhesive, supposedly "voluntary" contracts through summary, Admiralty-based procedure has been well documented. Such contracts are void; it only remains to have this truth adjudicated lawfully.

A TANK IN THE PARKING LOT

Throughout *Invisible Contracts* George Mercier shares some extraordinary insights into the world in which we are living. One such insight is shared in a footnote to this chapter and relates to a potential of which *CONTACT* readers have been aware for some time. Readers of Dr. Beter's audio-tape transcripts from the 1980s will find confirmation of one of his major theses in the excerpts that follow.

[QUOTING:]

"Many obscure imports have made their way through Baltimore's port, but this one was a true rarity: a Soviet T-54 tank. It was discovered last week near Pier 10, perched on top of a flatbed trailer in the parking lot of a farm-supply company. Not quite sure just why the tank was there, a specially equipped unit of the Baltimore police force dismantled the T-54's two .250 caliber machine guns and carted them off for safekeeping while they searched for the owner. A call to nearby Fort Meade did nothing to clear up the mystery. Eventually, the truck driver responsible for the tank called the police to report two stolen machine guns.

"The tank, of 1950s vintage, belonged to the Egyptian army and had been transported to Baltimore on the U.S. barge *Lash Atlantico* on its way to Teledyne Continental Motors in Muskegon, Michigan for repairs and rebuilding. The driver parked the T-54 for more than a week while he went off in search of a special permit to transport the overweight load on Maryland's roads. In the end, the police returned the guns, and the tank continued its decades-long voyage from Moscow to Muskegon."—This news article on the tank was extracted verbatim in its full text from *Time Magazine* ("A Tank in the Parking Lot"), page 23 (May 6, 1985). That article is Copyright c 1985 Time-Life, Inc. Next to this news article, there appears a photograph of the huge tank, sitting on top of a tractor-trailer's flatbed.)

...To most folks reading that article, that was the typical reaction; here is an old tank in Baltimore going through its foibles and headaches just trying to get to Michigan... no probing or deeper questions were asked, and no hypothetical WHAT IF scenarios were entertained.... And so as a result, the general American state of political ensleepment continues on, accepting comforting reassurances from news articles that the police are alert, on their toes, and that all is well, and indifferent to the possibility that termites are running the house in Washington....

...So let us now reread the story of the tank once again, but this time, things will be different—because this time we are going to start asking ourselves a few probing and razor sharp questions:

The first and only question that I would like to ask

is: Why is a tank, manufactured in Russia, and now owned by Egypt, being freighted and transported halfway around the world—shipped literally to the other side of the globe—to have some mechanical work done on it; sent to a factory located in one of the most expensive hourly labor cost nations on Earth, sent to a factory that did not manufacture this tank; why is Egypt willing to spend the \$20,000 or so to get the tank to Michigan, spend the big bucks to have the work done here, and then spend another \$20,000 or so in freight to get the tank sent back to Egypt?

...That is the Question I want some answers to. Simple *common sense* is telling me that whatever mechanical and machining work that needs to be done, can be done in Egypt. Have you ever been to Alexandria or Cairo, Mr. May?

Even if you have not, you should still be ordinarily aware of the fact that Egypt has, at a minimum, *several hundred thousand* cars, trucks and other motor vehicles on its streets, and that a very large pool of mechanical talent exists locally to repair and re-machine parts for all types of vehicles. Do people in Egypt send their Datsuns back to Japan to remachine the transmission? Does Frank May, living in New Jersey, send his *Mercedes-Benz* to Australia or South America for repairs? Even discontinued automobiles, such as *Studebakers*, *Pierce-Arrows*, and *Packards* are not sent to Australia for even total restoration jobs or mechanical work—New Jersey has quite a pool of such shops right then and there. A *Mercedes-Benz* would never be sent to Australia from New Jersey, except for very special reasons, and ordinary mechanical work is not a special reason. The reason why such long voyages are not undertaken for work on heavy vehicles is because of the ridiculous freight charges incurred, and simple lack of necessity to do so by reason of very competent local situs talent. So the Question is begging: Why did Egypt send that tank to the other side of the planet—to Michigan—for repairs? Let us say, just for a moment, that the tank talked about was a very highly complex machine that required the maintenance attention of specially factory trained experts (which was not the case with a tank out of the 1950s—those tanks had no more back then than an engine, a unique transmission, and firing power); great, let's say that technical expertise was required—but that still does not answer the question: Why was that tank sent to Michigan for repairs instead of anywhere else in the Middle East or the Mediterranean Coast—or even Russia itself where the tank was manufactured?

...We will now consider the possibility that factual elements governing Egypt's motive in sending that tank to the other side of the globe for repairs were not presented to us in that news article; and we will now consider the possibility that the factual picture presented to us is distorted slightly (although not necessarily intentionally by the news media's reporters who wrote the article).

...The reason why the tank was transported from one side of the planet to the other side, from Egypt to Michigan (if in fact the tank even originated in Egypt), the reason why someone was willing to spend those big bucks just to get the tank here, is because that Russian tank is on a special trip: on a one-way trip into the United States, and not for the cover story of its needing mechanical repairs. That tank will never leave the United States. When that tank is finally at its home

somewhere in the United States, it will be hidden away in some barn, some warehouse, some garage, or some old industrial building converted into an *ad hoc* Russian military storage depot. This author has photographs of other Russian military hardware sitting inside American army bases; generally that hardware is stored behind fenced areas. The word sent around the base is that those Russian tanks "...were captured somewhere", when in fact they are literally brand new and are stored here very much with not only Russian consent, but with Russian supervision as well.

This tank in *Time Magazine* is waiting for a great and grand Russian Day to appear, that long awaited Russian Day of conquest, when along with the other extensive hardware that has been slowly and quietly smuggled into the United States over a 20 to 30-year time period, it will be brought forth out into the open in some variation of a *Red Dawn* attack on the United States (a provoked attack based partially on military hardware already sitting at its final destination inside the United States), to bring about the great Bolshevik objective of merging the United States with Russia. Yes, Russian intellectual element of conquest are involved here, as the quick lock down of American military installations will be justified to the world at that time as being necessary to prevent a nuclear war—when in fact the political sponsorship of a Patriot to the Presidency would accomplish the same thing under less intensive circumstances.

The Russian strategy for North American conquest, through the slow accumulation of a handful of tanks, personnel carriers, and jeeps each week, is a brilliant strategic move that the Bolshevik Gremlins now controlling the American House in Washington want to see occur, even though those Gremlins in Washington are the very targets Russia is really going after. That's right, the tank described in that news article will never leave the United States—until, at least, it has first been used offensively in military operations against the United States.

...Yes, that tank is on a one-way trip into the United States (if in fact it ever gets to Teledyne Continental). See what happens when we accept information presented to us, and take it in under advisement, holding its acceptance out in abeyance as a point of reference, until we first ask ourselves some peripheral questions about it from several different viewpoints? What happens when asking ourselves deeper questions than was presented to us, is that great Truths come forward to us, are appreciated by us, and our Eyes are Opened. This is a procedure that should be followed in all settings—business, commerce, work, school, family life, everything—and particularly in ecclesiastical settings, as we ask ourselves a sequence of the single most important Questions that could ever be asked down here:

Who am I? What am I doing here? Where am I going?

...The Answer is that you are literally, Mr. May, the offspring of Celestial Beings, and that a germ of Deity dwells within you—that is *who you are*. You were brought forth into this world bristling full of Gremlins and their intrigues from the presence of your Father in Heaven—that is *what you are doing here*. The correct procedure to return to Father's presence once again is to take seriously His advice He once gave you in the First Estate when we were all then speaking His

Last Of The Chowanoc: Evening Star Message

Editorial comment: The following message has been copied from the Internet. We do not believe that it is subject to copyright but neither have we contacted the author to obtain permission. Instead, we are running this article under "fair use" provisions relating to educational material. If, as seems to be the case, the author is yet another of Creator's truthbringers, then this message is INTENDED to be shared with all who welcome it.

Please note that the "... " punctuation in the body of the message is part of the author's writing style and that these markings do not indicate that the message has been redacted. We have left the message intact in its entirety, in honor of the brother who shares this information.

We will allow the author to introduce himself, in his own words as posted to an Internet "User Profile".

USER PROFILE

Greetings my name is Grayeagle Wapankitupe. I am the last of my people, the Chowon (Chowanoc), meaning in Algonquian "People At The South". The things I write and talk about are based on the things I have experienced, learned from others, thought about and carefully considered.

The most fundamental and enduring reason for my outlook is my faith in Creator, Earth Mother and my ancestors' teachings.

It is very much my intention to live each day and walk in a sacred way. I have no intention of trying to convert anyone to any particular faith or belief system. I walk the center path, neither favoring the left side or right.

The witness of my faith is through my life and my ancestors, not through religious pronouncements, through admonishments, through indoctrination, arguments, debates or through any kind of disrespect for anyone else's wisdom and faith.

I know that those latter things will not help anyone to their own center and may in fact lead them away.

If you are concerned about my words having a negative influence on your own faith or beliefs, please know that I completely respect whatever your beliefs or absence of belief you may have.

Please be assured that my sincere hope is to respect your beliefs, whatever they may be, while at the same time offering my strength that flows from my own faith and heart.

If you're wondering where I'm coming from, what my spiritual orientation is and where my strength comes from, I hope this answers your question, walk with peace.

Creator as Chief,
Grayeagle
Turtle Clan

EVENING STAR

Posted By: Grayeagle
Monday, April 19, 2004, 2:47 a.m.

Greetings, I have been aware of the story of the "Evening Star" since I was a little one. It has been spoke around the sacred fires for many winters.... It was told to me that first the "Evening Star" would start to be seen at the dances and would make its appearance known to the people during the "night dance". This would tell the people that the end times are near. Then the "Evening Star" would physically appear in the Sky, which would be a sign of the end time change.

In the Final days people will look up in the sky and witness the return of the two brothers who helped create Earth Mother in the birthing time. One brother is the guardian of our "North Pole" and his brother is the guardian of the "South pole". In the final days the "Evening Star" would come to be with his nephews and they will return Earth Mother to its natural rotation.

This fact is evidenced in many petraglyphs that speak of the "Zodiac" and within the "Mayan" and "Egyptian Pyramids". The rotation of Earth Mother has been manipulated by not so benevolent "Star Beings".... The brothers will be seen in our "North Western skies". They will come and visit to see who has still remembered the original teachings. They will bring many of their star family with them in the final days.

The return of the "Evening Star" will be the sign that tells the people of the new day and new way of life, a new Earth Mother that is coming. This is where the changes will begin. They will start as fires that burn within people and they will burn up with desires and conflict if they do not remember the original teachings and return to the peaceful way of life.

Not far behind the brothers will come the "Purifier" the "Morning Star", who will bring the day of purification. On this day the Earth Mother, her creatures and all life as people know it will change forever. There will be messengers that will precede this coming of the "Purifier". They will leave messages to those on Earth Mother who remember the "Old Ways".

The messages will be found written in the "living stones", through the sacred grains and even the "waters". "Purifier" will issue a great red light. All things will change in their manner of being. Every living thing will be offered the opportunity to change from the largest to the smallest.

Those people who return to the ways given to them in the original teachings and live a natural way of life, will not be touched by the coming of the "Purifier". They will survive and build the new Earth

angelic language: Enter into Covenants with me, be proven in all things, and a successively ever enlarging number of planets and offspring will be yours (remember that Contracts draw lines which enable behavior to be measured and tested against; Tort indicia places facts on continuum measuring the absence, presence, and extent of damages. I personally would not want to get involved with a God who was fixated on the mere absence of damages)—*that is where you are going.*

[END QUOTING]

CONCLUSION

An apt conclusion for this section of *Invisible Contracts* comes from yet another of Mercier's excellent footnotes.

[QUOTING:]

... "He that lives alone might encounter such as should assault him upon equal terms, and stand or fall according to the measure of his courage and strength; but no valor can defend him, if the malice of his enemy be upheld by public power. There must therefore be a right of proceeding judicially or extra-judicially against all persons who transgress the laws; or else those laws, and the societies that should subsist them, cannot stand; and the ends for which governments are constituted, together with the governments themselves, must be overthrown. Extra-judicial proceedings, by sedition, tumult, or war, must take place, when the persons concerned are of such power, that they cannot be brought under the judicial. They who deny this deny all help against an usurping tyrant, or the perfidiousness of a lawfully created magistrate, who adds the crimes of ingratitude and treachery to usurpation....

"If this be not enough to declare the justice inherent in, and the glory that ought to accompany these works, the examples of Moses, Aaron, Othniel, Ehud, Barak, Gideon, Samuel, Jephthah, Jehu, Jehoiada, the Maccabees, and other holy men raised up by God for the deliverance of his people from their oppressors, decide the question. They are perpetually renowned for having led the people by extraordinary ways to recover their liberties, and avenge the injuries received from foreign or domestic tyrants. The work of the Apostles was not to set up or pull down the civil state; but they so behaved themselves in relation to all the powers of the Earth, that they gained the name of pestilent, seditious fellows, disturbers of the people; and left it as an inheritance to those, who, in succeeding ages, by following their steps, should deserve to be called their successors; whereby they were exposed to the hatred of corrupt magistrates, and brought under the necessity of perishing by them, or defending themselves against them. And he who denies them the right does at once condemn the most glorious actions of the wisest, best, and holiest men that been in the world, together with the laws of God and man, upon which they were founded."—Algernon Sidney in *Discourses Concerning Government*, as quoted by Phillip Kurland and Ralph Lerner in *The Founder's Constitution* ("The Right of Revolution"), at 77 (University of Chicago Press, Chicago (1978); *Discourses Concerning Government* is a lengthy treatise first circulated in 1689).

[END QUOTING]

This ends Part 6 of the synopsis. In the next installment we will consider in greater depth the Citizenship Contract.

Mother. Only in the ancient teachings will the ability to understand these messages.

It is important to understand that these messages will be found upon every living thing, even within our bodies, even within a drop of blood. All life forms will receive the messages from the two brothers, those that fly, the plants, even the rabbits. The appearance of the two brothers begins a period of seven years, that will be the peoples final opportunity to change their ways. Everything they experience will be all a matter of choice.

Many will appear to have lost their souls in these final days. So intense will the nature of the changes be that those who are weak in spiritual awareness will go insane, for people are nothing without faith. They will disappear, for they are just hollow vessels for any thing to use. Life will not be so good in the cities, many will choose to leave, some in large groups.

Only those who return to the values of the "Old Ways" will be able to find peace of mind. With Earth Mother, people can find relief from the madness that will be all around them.

It will be a very hard time for women with children for they will be shunned and many of the children in these times will be un-natural. Some being from the stars, some from past worlds, some will even be created by man in an un-natural manner and will be soulless. Many of people in this time will be empty in faith, they will have no life force in their eyes....

As we get close to the time of the "Purifier" there will be those who walk as ghosts through the cities, through the canyons that they have constructed in their man made mountains.... Those that walk through these places will be very heavy in their walk, it will appear almost painful as they take each step for they will be disconnected from their faith with Creator and Earth Mother.

After the arrival of the brothers, the people will begin to vanish before your eyes like smoke from a fire. Others will have great deformities, both in the mind and their bodies. There will be those who would walk in the body, that are not from this reality, because many of the paths that once was protected will be opened to walk, there will be much confusion between sexes and children and the elders.

Life will get and be very perverted and will be little social order in these times. Many will ask for the mountains themselves to fall on them just to end their misery and yet others will appear as if untouched by what is occurring. The ones who remember the original teachings and have reconnected their hearts and faith with Creator and Earth Mother are those who remember who their mother and father where.

When the "Purifier" comes people will see him first as a small "Red Star" which will come very close and sit in the sky watching. Watching to see how well the humans have remembered the sacred teachings.

The "Purifier" will show people many miraculous signs in the Sky. In this way people will know that the Creator is not just a dream. Even those who do not feel their connection to faith will see the face of creator across the sky. Things unseen will be felt very strongly....

Many things will begin to occur with people that will not make sense, for reality will be shifting in and out of their dream time. There will be many paths to

the lower world that will open at this time. Things long forgotten will come back to remind people of past creations. All living things will want to be present for this day when time ends as we know it and the people enter the forever sacred hoop of Creator and Earth Mother.

The People will receive many warnings allowing them to change their paths from below the Earth Mother as well as above. Then one morning in a moment, the people will awaken to the "Red Dawn". The sky will be the color of red, many things will then begin to happen that people want be sure of their exact nature. For much of reality will not be as it is now, it will be gone.

There will be many different beasts upon Earth Mother in these days, some that people have never seen before. The nature of humans will appear

strange in these times. The people will walk between worlds and they will house many spirits even within their bodies.

After a time people will again walk with our brothers from the Star Nation and work together to rebuild Earth Mother, but not until the "Purifier" has left its mark upon Earth Mother and the universe.

Nothing living will go untouched on Earth Mother or in the Sky. A way through this time has been spoke, is to be found in your heart and reuniting with your spiritual self. Getting simple and returning to living with and upon the Earth Mother and in harmony with her creations and remembering that we are the caretakers, the fire keepers of faith and spirit of Creator and Earth Mother, walk with peace.

Creator as Chief,
Grayeagle

Massive Medicine Wheel Set For May 8, 2004

The following information has been extracted from an "Occasional Newsletter" authored by Steven McFadden in Santa Fe, New Mexico, Vol. 9, No. 2, March 20, 2004, which can be found on the Internet at:

<http://www.chiron-communications.com>

We bring this to our readers' attention in the obvious hope that ALL who read this message will engage in concerted, positive and healing thought at the time of the Medicine Wheel.

[QUOTING:]

While dwelling amid the high mountains along the North American Continental Divide, Bennie LeBeau of the Eastern Shoshone tribe began to experience a torrent of dreams and visions, especially in 1999. The visions directed him to set in motion the plans for a massive Medicine Wheel Ceremony.

Over the last year Bennie LeBeau has become aware of many profoundly distressing changes in the land and the animals at Yellowstone National Park. These changes are becoming even more ominous right now, he says, and they have have prodded him into direct action to bring his vision alive.

The huge Medicine Wheel Ceremony that Bennie envisions is intended to be a mass spiritual event involving people of all colors and spiritual traditions. **The ceremony is set to take place at High Noon on Saturday, May 8, 2004** at more than 20 sacred sites in the American West, and at many other sacred sites elsewhere around the world, including Australia, Ecuador, Guatemala and the Middle East.

The Grand Teton peaks in Wyoming—*The Four Grandmothers Standing Tall*—will serve as the center of this Medicine Wheel.... Simultaneous prayer ceremonies at other sacred sites around world will help to re-activate and re-attune the web of subtle energy pathways that wrap around planet Earth.

...“All nations, all peoples are invited to participate,” Bennie says, adding, “all nations, all peoples are needed to work together on this—the black, white, yellow and red nations of Mother Earth.”

The elders say they understand from their traditions that part of their original instructions as human beings was to serve as particular keepers of the Earth. They were given basic responsibility to care for the Earth, as you would care for your mother.

Their nations, they say, were also instructed that one day they would have to step forward in a time of extreme crisis to show a pathway of respect for the Earth and all the creations who share life upon her. The native people would need to educate other people in how to respect and restore balance to our common foundation—the Earth.

With Leon Secatero of the Canoncito Navajo, a Grandelder for the Spiritual Elders of Mother Earth, and Red Eagle from the Cherokee Nation, Bennie visited with the traditional keepers of Turquoise Mountain: Navajo Grandfather Martin Martinez and his wife, Grandmother Janmce.

Bennie told them of his dreams and visions, and also of his plan. Grandfather Martin, who is in his 90s, was pleased to hear it. He told Bennie that his visions were in harmony with the Navajo teachings and prophecies that he keeps.

...Grandfather Martin gave Bennie his blessings to go forward and make his Medicine Wheel Ceremony a reality. He said it was a good mission and that now is the time.

...That is how it will happen. Drums and singers from many nations will pass the song from sunrise on May 8 until sunset, and some may choose to sing in the night. “We will also be calling all our ancestors to be with us in this ceremony,” Leon Secatero said, “that we may all reconnect with our ancestors.”

[END QUOTING]

Whether or not you are able to attend physically at the Medicine Wheel Ceremony, “thoughts are real” and your prayerful input for balance can be joined with others of like mind around the Earth for positive change at this time.

*“Mitakuye oyasin.”
(For all my relations.)*

Legal Notices

Notices will appear in three consecutive issues, in compliance with the terms of the Uniform Commercial Code regarding sufficient Legal Notice.

PUBLIC NOTICE

INVOCATION OF HAGUE TREATY PROTECTION

This notice shall be construed to comply with provisions necessary to establish presumed fact (Rule 301, *Federal Rules of Evidence*), should interested parties fail to rebut any given allegation or matter of law addressed herein. The position shall be construed as adequate to meet requirements of judicial notice, thus preserving fundamental law. Matters addressed herein, if not rebutted, will be construed to have general application. A true and correct copy of this Public Notice is on file with the CLARK COUNTY RECORDER in CLARK COUNTY, NEVADA.

Due to the breach of contract evidenced by the Public Notice of December 19, 2003 and in order to protect my child, Evan Christian Kirzinger from harm, I have removed him from Nevada. I hereby invoke the terms of the *Hague Treaty* to further protect the child pending lawful adjudication of this matter. Specifically, Article 13 of the *Hague Treaty* states:

...[T]he judicial or administrative authority of the requested State is not bound to order the return of the child if the person, institution or other body which opposes its return establishes that -

a) the person, institution or other body having the care of the person of the child was not actually exercising the custody rights at the time of removal or retention, or had consented to or subsequently acquiesced in the removal or retention; or

b) there is a grave risk that his or her return would expose the child to physical or psychological harm or otherwise place the child in an intolerable situation.

The judicial or administrative authority may also refuse to order the return of the child if it finds that the child objects to being returned and has attained an age and degree of maturity at which it is appropriate to take account of its views.

The lawful foundation for my actions in removing and protecting the child rests with the Protective Order of May 22, 2003 (a copy of which is attached to and is part of this notice), which strictly forbids Adele Dewitt from having ANY CONTACT with the child or me for a period of one full year, through May 22, 2004. This Protective Order validates BOTH primary *Hague Treaty* defenses: Adele Dewitt was not in a position to exercise custody rights at the time of removal (nor is she yet in that position); AND there is a grave risk that return would expose the child to physical or psychological harm or otherwise place the child in an intolerable situation.

I declare under penalty of perjury that the foregoing is true and correct. In witness whereof I have affixed my signature this 20th day of March, 2004.

Copy of District Court Order extending Protective Order through May 22, 2004 and stating: "...adverse party to have no contact with child until further order of Court."

DISTRICT COURT
Family Division
CLARK COUNTY, NEVADA

FILED IN OPEN COURT
3/20/04
SHIRLEY D. FARRAGUERE, CLERK
DEPUTY

Applicant: Ronald Kirzinger

Adverse Party: Adele Dewitt

Case No. 10-1-03-1000

PROTECTION ORDER AGAINST DOMESTIC VIOLENCE

Having considered the filings, testimony and evidence presented in this case, and the Court finding justification to find that the adverse party was present, was not present, is present, the Court hereby finds and orders as follows: The adverse party is subject to the terms of the Protective Order as follows:

That the Temporary Protection Order issued in this case is **EXTENDED** until the hearing date specified below, under the same terms and conditions as in this order, subject to any exceptions noted below.

That the Temporary Protection Order issued in this case is **EXTENDED** until 5/22/04. The adverse party is ordered to stay 100 yards away from the applicant, and 100 yards away from all locations the adverse party is frequenting from in the Temporary Order. The adverse party is ordered to, for the duration of the Extended Order, abstain from all contact with the applicant, subject to any exceptions noted below.

That the court finds good cause to **ISSUE** the Temporary Protection Order immediately. That the adverse party stay 100 yards away from the applicant at all times, including the places noted below, having no contact whatsoever with the applicant.

That the Protective Order issued in this case on 5/22/03 is **REVOKED**.

The parties are ordered to appear at **RETRACING AREAS TO BE AVOIDED** on 3/20/04 at 10:00 AM at the Department of Family Court and Services Center, 601 N. Vassar Rd., Las Vegas, Nevada 89101.

That the APPLICANT ADVERSE PARTY shall have temporary physical custody of the minor child(ren) of the parties, subject to the admission of the other party outlined below.

The court orders the APPLICANT ADVERSE PARTY to pay to the other party \$0.00 for the temporary support of the minor child(ren) until a permanent order on child support is established or until the expiration of the Extended Order, whichever occurs first. If a wage assignment is ordered, this amount is payable to the court.

Other Orders of the Court regarding: Visitation Terms of Restricted Order Other Matters

Adverse party to have no contact with child until further order of Court

SIGNED: 3/20/04 [Signature]
DISTRICT COURT COMMISSIONER

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the herein Protective Order, findings and recommendations be hereby approved. These Orders are effective immediately.

[Signature]
DISTRICT COURT CLERK

[Signature]
Ronald William Kirzinger, Sui Juris, UCC 1-207

NEVADA CORPORATIONS:

When Is A Corporation NOT "Doing Business"?

Budget's "Tip of the Week" #15:

Operating in a Foreign Jurisdiction Without Having to Qualify the Corporation

Since most people who form Nevada corporations reside in jurisdictions other than Nevada, one of the first questions that needs to be addressed is how to properly use the corporation while they themselves operate from within their home state (or country). Is it necessary to register or qualify the Nevada corporation to do business within their jurisdiction? Often it is—especially if there is a physical presence involving employees—but there are often many useful exceptions to the rule.

Let's look at the exemptions from qualification in the State of California—which is generally known for both its stringent regulations and its repressive taxation—to see what "loopholes" exist. You should look up the regulations in your own particular jurisdiction but as a general rule they will tend to be quite similar.

Business Exempt from Qualification in the State of California

Without excluding other activities which may constitute transacting business, a foreign corporation shall not be considered to be transacting business solely by reason of carrying on any one or more of the following activities:

- 1) A foreign corporation shall not be considered to be transacting intrastate business merely because its subsidiary transacts intrastate business.
- 2) Maintaining or defending any action or suit or administrative action.
- 3) Holding meetings of its board or shareholders or carrying out other activities concerning its internal affairs.
- 4) Maintaining bank accounts.
- 5) Maintaining offices or agencies for the transfer, exchange or registration of its securities.
- 6) **Effecting sales through independent contractors.**
- 7) **Soliciting or procuring orders either by mail or through employees or agents or otherwise where such orders require acceptance without this state before becoming binding contracts.**
- 8) Creating evidences of debt or mortgages on real property.
- 9) Conducting an isolated transaction within a period of 180 days and not in the course of a number of repeated transactions of like nature.

We have highlighted number 6 because this provision is used by an increasing number of businesses in the area of consulting. When the consultant is an independent contractor and the income is earned by a Nevada corporation, the corporation has no presence in the foreign jurisdiction, only the contractor does. So, the contractor must pay home-state tax on his income but the corporation earns its income in Nevada. There can be tremendous tax savings if the contractor lives modestly and draws only what is needed to meet living expenses.

Where the business is more product-related rather than service-related, provision number 7 can come into play. Just ensure that the orders generated require acceptance from Nevada before becoming binding contracts!

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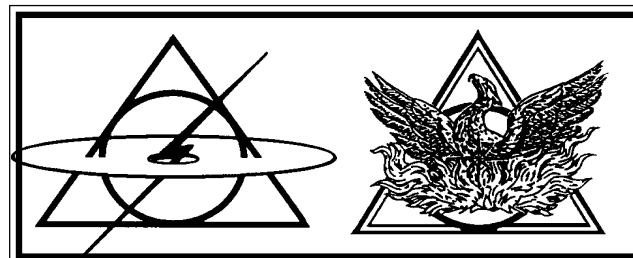
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"This is the purpose that is purposed upon the whole Earth: and this is the hand that is stretched out upon all the nations. For the LORD of hosts hath purposed, and who shall disannul it? And his hand is stretched out, and who shall turn it back?"—Isaiah 14:26-27