

# CONTACT

THE PHOENIX PROJECT JOURNAL

GOD'S NEW MILLENNIUM

KNOWING TRUTH IS NOT ENOUGH—  
SUCCESSFUL CHANGE REQUIRES ACTION



VOLUME 43, NUMBER 1

NEWS REVIEW

\$ 3.00

MAY 19, 2004

# Philippines Elections Bypass 'Rule Of Law'

5/10/04—#1 (17-268)

MON., MAY 10, 2004 8:48 A.M. YR 17, DAY 268

Manila, Philippines

RE: REMINDERS FOR THE PAPER; COMMENTS  
ON LOCAL ELECTIONS; LAW AND ORDER;  
LOOKING BEYOND THE MOMENT

### COMMENTARY

### AND "NEED TO KNOW" REFERENCES

Without the weekly publication of the paper during this interim "survival" time, we have great problems with both selection of material to run, space in which to run "enough" and, always, someone to get it ready and actually published.

LET US LOOK AT THE IRONY OF EVENTS:

In the night two days ago an interesting call was received by Ekkers. I will leave this person unnamed because he refuses to deal further with VK Durham (which has nothing to do with us in any way, shape, or form), but in some of the postings of VK he was named as "contributing to the DEATH" of someone

named Stroud. Somehow he was to have failed to produce funds, which at the time would have come from that infamous "Durham Trust".

Unfortunately he had already abused the very basic and mandatory agreements with us and even paid off some IRS debt for "someone" (a friend we are told) with lots of dollars from "some program or another pulled out, unlawfully, from some interaction with stateside games".

The man's realization is that he is probably going to jail—and NO, not because of anything with us now or "then". All of everything "with the person" was cancelled years ago.

My point is to remind everyone that we bend NO LAWS and BREAK NO AGREEMENTS. If people choose to dabble and fish in dirty waters, then they must expect to reap the rewards of shyster activities.

As an example of activities we encounter we can use this very person and his new scheme for somehow doing SOMETHING to save his bacon. Facts are that his deeds are done and there is no solution from this quarter under any circumstances.

The man now suggests that if we let him have

some backup for a "Trading" program in Europe he can get squared away—"or something". No, the banks and program "operators" would STILL HAVE TO NOTIFY US TO CLEAR ANY AND EVERYTHING. AND, WE DO NOT DABBLE NOR DO WE CONDONE ANY USE OF OUR PROGRAM FOR TRADING, ROLLOVERS, DERIVATIVES OR SCAM-SCHEMES.

Sorry, no one here has even met the party in point here—not even more than a couple of phone calls. Sometimes Ekkers are more grateful than at other times to have been in the Philippines for such a long time without even visits home. Interestingly enough the more fraudulent of VK's activities have been without the home presence of Ekkers and after all severance with her or her activities. It is a very nice position and WHY we do no interchange in the domestic U.S.—through agreements with the higher-level authorities—TO NOT BE INVOLVED IN ANY WAY, SHAPE OR FORM.

We have clearly and pointedly protected and secured "Herman's interests" and working corporations and assets and VK can play any game

(Continued on page 2)

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

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she wishes but these games are simply fraud and fabrications.

The facts ARE. Granny's (VK) own scams and frauds are coming home to roost, like chickens, on her doorstep while she continues to offer lies about our activities, location and other quite remarkably inane drama fabrications. One problem, however, is that those chickens are now terminally infected with HAVOC virus, SASSER virus and indeed, international "bird-avian SARS and whooping crane flu".

How long ago was this party in point in our little world? All the way back to the years of Rick Martin and Charles Neill and, therefore, "time" really IS somewhat important.

People come pleading their best intentions and salvation of their people and God's sacred things. What they want, however, is whatever scheme gets them the most possible gain for the least possible honest participation. Therefore, please, go to VK and that infamous non-existent TRUST and leave us out of the games.

#### SO WHERE ARE WE IN OUR CHAOTIC MISSION?

We are busy stirring the chaotic soup, of course. ELECTION DAY is today and not a person here or abroad even dares suggest there might be "results" before some ten days to perhaps over two weeks, and perhaps, never. And OH YES, it IS THAT BAD!

Ah but, our people pushed through, TIMELY, with our final registration of documents for the Foundation as filed Friday afternoon—just in time. It very well could be the last documented lawful act prior to the Philippines forever losing her sovereignty or for the least recognition, the "Republic".

It will be difficult, however, to simply discount the RULE OF LAW in total, even if they move to a dictatorship or monarchy. It is all there in lawful—as required under and within the law—registration. The documents are all "said to be" stamped as registered. We will post copies; thank you for asking. We are living through the reality of the necessity of making SURE all things are valid, legal and POSTED.

If you think you can make it otherwise, forget such a foolish assumption and LOOK AT THE VERY GOVERNMENT OF THE UNITED STATES OF AMERICA AND ATROCITIES BY SAME, IN IRAQ.

You will find that there is nothing amiss in the ongoing atrocities of prisoner torture, etc. It is the name of the game, chelas—not the exception to rules and regulations. When were YOU last to a movie?

You have been told by the ones involved in the mismanagement and mayhem that the "INTELLIGENCE SERVICES" (CIA, etc.) **WERE FULLY IN CHARGE FROM THE UPSTART.**

The prisons are run by "contract" management—trained and certified by the instructors OUT OF THE MOSSAD. This is recognized procedure. Check out Israel's Vanunu who was just released from 18 years of identical HELL—right in a "Mossad prison" in beautiful "downtown" Israel.

U.S. citizens, while you slept your lighted image blew its candle OUT. You have NO credibility anywhere, Globe.

I do want you to notice in the articles by VK Durham, however, that she says to the President (of the U.S.): "Your backside (since 2001k forward) has been covered extensively (by the Trust) globally. We have done so to 'Preserve the Integrity of the Constitutional Office of the President' and so forth."

"Extensibly"? Oh, well.

Of course, readers, this is the same "President" who, she claimed, just spent her \$13 Trillion on "the markets" and failed to send her, her \$1 Billion. It is also the same family of whom she claimed MURDERED Mr. Herrmann. AND, "YOU" THINK YOU HAVE PROBLEMS IN IRAQ WITH ARABS? TRY IDA GROVE, IOWA, USA.

#### AS TO THE PHILIPPINES AND POLITICS RELATIVE TO THE U.S.

Indeed, the pressures are not only heavy on the Filipinos but manipulation of everything relevant to management of this country is organized for intentional corruption and mayhem.

The PERSON in charge remains identified as Fidel Ramos. Ramos had actually served as the right hand man for Marcos until the dirty deeds were done and then he betrayed Marcos and joined fully with the U.S. usurpers and kidnappers. This is NOT our focus but while you are trying to figure out HOW these insane things take place, including a takeover of a Presidency RIGHT HERE IN MANILA, you must go back to the original INSTRUCTIONS GIVEN BY THE U.S. TO RAMOS—"to get rid of Erap"! He was not to have won the election at that time and HAD TO GO.

I am asking for ANOTHER RE-RUN of those instructions as published, even in the U.S., regarding that last debacle of an election here.

Then, I am also asking that we refresh everyone's memory as to just who "is" Mr. Ramos and why he "matters". He is a co-DIRECTOR (right alongside George H.W. Bush, Sr.) in the **CARLYLE GROUP.**

Do we somehow avoid Mr. Ramos? Certainly not and moreover it is calculated that he could possibly be put in a position of taking over this country THIS WEEK.

We have made sure, as have even some RELATIVES (thank you) that Mr. Ramos (General, trained in the U.S.' most prestigious military academy) received several of our full documentation and program fundamentals. We can only HELP this place and yea, even Gen. Ramos. Is this not an interesting, and quite different, concept in itself?

[QUOTING: *SPOTLIGHT*, June 22, 1998:]

#### DANGER LOOMS IN PHILIPPINES

*A power play in the Philippines could lead to a U.S.-backed dictatorship.*

By Paul Motier

MANILA, Philippines—In a stunning move that shocked the nation, outgoing Philippine President Fidel Ramos fired Solicitor General Romeo de la Cruz just two weeks before the inauguration of populist President-elect Jose Erap Estrada.

The unprecedented move was in retaliation to a 34-page report which de la Cruz had filed with the Philippine Supreme Court stating that there was no evidence to back up the conviction and 12-year jail sentence of former first lady Imelda Romualdez Marcos. The charge: She had illegally built a hospital with non-government funds.

De la Cruz urged the top court to reverse the conviction, which everyone in the Philippines knows was made by a politicized court under the influence of Ramos and his revolutionary predecessor, Corazon C. Aquino.

What so infuriated Ramos was that he had appointed de la Cruz as solicitor general and saw the

report as "high treason".

Ramos is himself a master traitor who has in his lifetime betrayed his cousin and benefactor, Ferdinand Marcos, in 1986 in his capacity as a CIA asset and informer. He has betrayed the legal government he was sworn to uphold and betrayed the Philippine people by helping to steal the 1986 election.

He has betrayed his wife by supporting a mistress in lavish style at taxpayers' expense.

Ramos apparently never imagined that de la Cruz would do his job honestly.

Under the unconstitutional and unlawful Aquino and Ramos regimes of the last 12 years, the unforeseen appearance of an honest and courageous justice official must have been traumatic indeed.

As soon as de la Cruz's Supreme Court report became known by the cabal that has been running the Philippines since it overthrew the Marcos government in 1986, Ramos got his marching orders by cabal spokesman Stephen Bosworth, the U.S. State Department functionary who organized the kidnapping of the Marcos family into forced exile and detainment that year.

Bosworth was backed by U.S. federal Judge Manuel Real, the Lyndon Johnson-appointee known for his communist sympathies, his violent temper and tyrannical ways as well as having the dubious distinction of being the most overturned judge in American legal history.

Ramos, now a lame duck with no political future, was told to fire de la Cruz and to find a way to overturn the election of the populist and popularly-elected Estrada.

#### CALAMITY FOR GLOBALISTS

The Estrada election was a calamity for the globalists and State Department Brahmins. Estrada was elected because former first lady Imelda Marcos withdrew from the presidential race and asked the 6 million-strong Marcos loyalists to support Estrada.

The swift move did not leave enough time for the Aquino-Ramos-State Department cabal to rig the election as they counted on the split Marcos-Estrada vote to have their own nominees elected.

The plutocrats frantically spent in excess of \$260 million to secure the elections for their flunkies. In this they received full logistical support from the State Department and various U.S. agencies such as the CIA under the direction of Bosworth and Real—the two predators who have relentlessly tried to steal the Marcos assets for the past 12 years.

It was a sign of great sophistication from the Philippine electorate that they were not bamboozled by the anti-Estrada media blitz and all the anti-Marcos machinations and went on to elect Estrada by a landslide. Also elected with wide pluralities were Ferdinand Marcos, Jr. (the son of the late president) as governor of the key Ilocos Norte province, Imee Marcos to Congress and all the Romualdez (relatives of Imelda) candidates to the offices they were seeking.

#### OVERTHROW ORDERED

Ramos has been instructed to take all steps to overthrow the Estrada presidency, just as he and the seditious Enrile and Aquino overthrew the just-elected Marcos government in 1986.

Aquino had already made the threat to use "people power" to overthrow the Estrada government if Marcos is buried on July 11 in the Cemetery of Heroes, a burial to which he is entitled because of

heroic World War II record. He fought the Japanese while the Aquinos served in the Japanese puppet government.

“People power” was the catchword which was coined by the Madison Avenue public relations firms in charge of destabilizing and overthrowing the Marcos government, and used by the media to justify the illegal coup against the legally-elected Marcos.

In fact, there was never any “people power” except in the scripts from Madison Avenue and their press hand-outs. **[H: Just like those “weapons of mass destruction” used as a term which finally through boredom turned off thinking minds. That is a typical “mind-control” conditioning process.]** The Filipino people were victims of a massive globalist power grab by violent means.

The plutocrat Aquino is once more calling on her communist allies headed by the rich Red boss Ma Sisson. It was Sisson who organized, with Ninoy Aquino, the Plaza Miranda bombing which massacred the entire political opposition to the Marcos government, thus leaving Aquino as the sole opposition leader.

Whether the Clinton administration will be able to contain the Bosworth-Michael Armacost-Real cabal and avoid yet another massive intrusion in the affairs of another sovereign country is still to be ascertained.

This time, “People power” may manifest itself by stopping the Aquino-Ramos efforts just as all the Aquino-Ramos candidates were defeated at the polls.

Should Estrada be assassinated, apparently with the hope that Vice President Arroyo Macapagal would replace him, political observers are certain civil war would erupt. The voters may have had enough of plutocratic intervention in Philippine affairs.

[END OF QUOTING]

Mankind, my beloved friends, is in the “making of its decisions”, RIGHT NOW, as to how it will be. But, what will be left of that once incredible “light unto the world” nation called America?

Well, not to worry for VK claims she is watching and protecting the backside of the crooks and criminals. So be it. I doubt they feel too safe either. In fact, I would point out something most of you would miss entirely: VK claims to be, herself, from the “Intelligence Service” of the “Secret Service”, as does Rayelan Russbacher. Now, how can you KNOW that it is both lie and nonsense that Ekkers can be ANYTHING in any service as “they” (VK-RR) proclaim? Because within the “Company” “agency” or multiples thereof, NOBODY REVEALS THE IDENTITY OF A BROTHER as in “blow their cover”. Therefore, in all circumstances, were the claims true, the Ekkers would have been pulled for protection and/or the nerds revealing the garbage would be “pulled and incarcerated”. The adventurous claims might ring conspiracy bells but are so stupidly irrational as to be somewhat less than even humorous. My goodness, hasn’t anyone, including the “magnificent duo” noticed the objection to the revealing of the identity of Richard Clarke’s wife Valerie (of the CIA).

Bush, Sr. had already when he was President and having been head of the CIA stated that the most heinous treason possible was to reveal the identity of an agent in service.

So, you can KNOW, none of our bunch is with any “non-intelligence” group. I say this because it appears that “intelligence” in consideration is purely hypothetical in any use relative to science or service. The relationships of these two persons (VK and RR) are as much a fraud as any other of the foolishness

of the daily crime-squads. Both are purely “bullshippers” of the most heinous kind in the very downfall of Truth and failure of nations.

Now, if you are incensed over the Iraq pictures I suggest you really get educated and go to VK’s site and pull off the pictures she presents of Russell Herman!

Why did she first use the pictures? TO CLAIM THAT THE DATE OF HIS REGISTERED DEATH WAS AT LEAST THREE DAYS SHORT OF HIS ACTUAL DEATH. WHY? BECAUSE HER FALSE MARRIAGE CERTIFICATES INDICATED THREE DAYS “SHORT” OF QUALIFYING FOR HERMAN’S PENSION. HOW IS THAT FOR LOVE AND HONOR? AND NO, WE DO NOT TELL ON HER OR THEM; THEY PROCLAIM IT CONSTANTLY IN PAPER AFTER PAPER POSTED ON SEVERAL INTERNATIONAL INTERNET SITES.

Please further understand that a lot of help of individual nature or in suggestions are no longer available, for the vultures and maggots are after every morsel they can get, twist and poison.

#### GOLD WHEREVER IT IS

My statements above do not mean that we will stop writing on topics such as gold and how and why the grabbers are after you—however, I will no longer give sheltering information in any specific way whatsoever to be turned and twisted against my people. We have written MANY TIMES on these topics and most of the ways and means are as valid today as when we wrote them sometimes as long ago as 17 years.

Your best personal protection remains with incorporation—but in using it well and with FULL ATTENTION.

No, we do not suggest just ANY corporation home—Nevada, U.S.A. remains the most secure and user-friendly.

Further, however, we don’t go out of our way to make many suggestions as there are always the ones who don’t like it no matter what we do or offer.

My suggestion remains without change, BCR, which can be referenced in this paper. Our people, however, have been attacked and therefore don’t like frail limbs on which to dangle.

#### HOW TO PROTECT YOUR GOLD IN THE FACE OF CONFISCATION

The question returns again now that the serious talk is of “gold confiscation” in and by the U.S. and its upcoming PROBABILITY hits the news again. Will it happen? It happened before so it certainly “can” happen again while the economy swings more deeply into the abyss.

Our full intent is to hold NO GOLD PERSONALLY. Moreover, if held corporately, it will have borrowings against it as used in “collateral”. Banks will rarely lose their loan collateral. Remember that you deal with International Banking Cartel (Rothschild, *et al.*) banks and to take from the banks is the same as taking from themselves, so collateral is somewhat more secure.

This is one primarily important reason we are in the Philippines instead of beautiful downtown Burbank in order to accomplish this task.

No, we will not further focus on it, readers. For that we apologize but we are now charged with the destruction of the entire world economy—and mostly

through gold and deceptions via totally superhuman feats of intrigue. Meanwhile VK Durham says and loudly claims that she owns ALL THE GOLD IN THE WORLD and claims to have a lien on it all just to prove her point. Perhaps that is why you have so little gold remaining in your coffers in the U.S.?

There does come a time, actually, when humanity might well be “worth it” but this job isn’t! It is a long trip up Mt. Golgotha on any Sunday and certainly not worth it on a Wednesday to protect a lump of something as silly as gold.

#### THANK YOU FOR ELECTION INPUT

We thank you who are sending us information regarding the Philippines elections taking place today. We note, for the humor of it, that the projections of a Gloria Arroyo (GMA) win are presented THROUGH THE ADMINISTRATION OWNED-AND-OPERATED MEDIA. The speakers are hanging on by their fingernails for it is OVER for them if the election is “lost”, for the Smokey Mountain dump will be too good a burial place for them. These people in general are among the best and yet the worst liars on the globe—second only to Rumsfeld of the U.S. “defense” office.

What is most spectacular, however, is the gathering of all the major candidates into the churches and all the presidential candidates into the top-level cathedral to have “mass” and pray, all of them, for peace, truth and honesty—and of course for each himself/herself to win the darned thing. God is supposed to make these incredibly awful and deadly decisions? He will, you know, and when HE does most of you are NOT going to like the choice.

What amuses us more, however, is that somehow we extraterrestrials are supposed to be entering your domain to snatch people in order to somehow “save” our species. Oh my goodness, beloved innocents, what exactly is it that you are smoking?

I am reminded of a time when I stated that God could create and God could “uncreate”. Boy that went over like a lead balloon with the naysayers. I also said that a particular person was a practicing “Wicca priestess” who practiced witchcraft. This particular “witch” had taken up bedroom residency with one of our friends and whammo, out the window went sanity.

You don’t know what God has “un-created” but somebody better look around and study how you might have so much going on now from a mere few centuries ago when there was a “new world” called America lost in that “flatland” out there somewhere.

As to the “witch”? Oh she dumped the guy when the funds ran out; he wised up and then she ran out! It was exactly like any other soap opera on any Monday through Friday.

Earth planet is THE blue-ribbon winner as the top educational channel of the local cosmic schoolroom teacher’s association. We actually concern that you will seal yourselves into eternal hell through your antics before you grow enough to consider your circumstances. Meanwhile, the dreamers just wait for a “snatch-off” to salvation either to some silver ship or silver cloud—whichever the Rapture sends first with the most. At the rate mankind is handling himself it will be more a scrape-off than a lift-off.

May the experience you get be exactly that which you want because sometimes you don’t seem to discern any difference.

GCH  
dharma 

# Filipino Dramas & Disasters— Follow The Yellow Brick Road

5/12/04—#1 (17-270)

WED., MAY 12, 2004 6:35 A.M. YR 17, DAY 270

Manila, Philippines

RE: YOU KNEW IT WOULD BE THIS WAY! CHECK OUT THE POSITIVES; FOLLOW THE YELLOW BRICK ROAD TO OZ

## FILIPINO DRAMAS AND DISASTERS

You certainly do not need me to point out the grand absurdities to which you awaken this day. When the way is chosen to live in a world of fantasy and “what the hell”, you lay your own broken bricks on your own path.

Conspiracies? But of course! In a land of totally warped reality and conspiracies up every bush, what more can you possibly expect? THE POINT OF ACHIEVEMENT IS TO WORK RIGHT THROUGH THE RUBBLE, PICK UP THE MOST ADVANTAGES PRESENTED AND PEDAL LIKE CRAZY. Don't BE CRAZY, just pedal “as if”.

We are, no matter the outcome of some amusing elections, holding THE “trump card(s)”. Be patient and diligent and watch constantly—and I mean CONSTANTLY, right through that disinformation circle, no matter how boring or fatiguing. Stay with it, my friends, for the bullshippers will ALWAYS tell on themselves and, in this election, already have shown up the lies to be first out of the cheating gate.

Example? Yesterday it splashed across the foreign media that “GMA swept the Philippine elections!” CNN ran the news constantly on the “crawlers” and yet you wonder why a U.S. President might call to congratulate the “winner” BEFORE THE BALLOT COUNTING HAD EVEN BEGUN!?

Is this some kind of debacle? Well, “disaster” is a more suitable term until the bloodshed gets under way.

Had we really waited for an election to solve our ongoing stagnation? Yes, but not to elect this one or that one to some nebulous office as such, for the myriad distractions had to be “gotten beyond”.

It appears that most of the persons who would, we know, use our program did NOT fare well in any poll. Of course they didn't, dreamers. This is NOT because of “us”; it is because desperation reigns in the halls of a dying dynasty. Facts are, however, that there is no plunder remaining to grab or very much to even corrupt.

We have gotten the mandatory registrations done timely and properly AND LIFE WILL GO ON.

DO NOT EXPECT AN ELECTION ACCOUNTING FOR AT LEAST A MONTH, FOR IN THE DEEP JUNGLE THE VOTING HAS NOT EVEN YET TAKEN PLACE.

Furthermore, it was found yesterday that even with permanent tattoo ink on the marked finger, thousands took P500 (less than \$10) each for their votes. Mostly the sell-out went for P100 (not even two dollars). Now, the real trick is that the pay-off turns out to be in counterfeit currency.

Will the election simply be finally classified, with hand-wringing and wailing, a “failed election” to be handled somehow “again”? Well, meanwhile, guess WHO stays in power and can continue to make “power” decisions and establish her dynasty through force and police action? I think it is interesting that national soul selling is such a bargain for the commercial empire.

By the way, EJ, it is time to drop the \$500/oz program back to \$400/oz. It gives you a chance to

make POINTS in the face of the dally-game. We do not want to be holding any outstanding “call” positions THIS TIME! We do not longer “FIX” the broken foundation presented through position-playing or “giving the greedy a break today”. When gold and silver drop further—take away the program gain until we are again ready to hold the “pricing”. WE WILL FIRST SECURE OUR OWN POSITION!

The point here is to let everyone who has dragged and fiddled for position realize they overplayed their hand. No one can be rewarded for bad behavior. Do not be foolish enough to think the manipulation game is over for there is not even yet a slowing of the oil-wars.

We can reinstate the special programs any time we choose but to struggle against London is less than effective now. It is only “intelligent” to put limits on the ongoing drizzle of time at the expense of nations and hungry citizens.

## MENTALITY TO NOTE

Today tells a great story of embarrassing magnitude right in the papers. It is interesting to note that “claim to fame” at any cost is so enticing. The largest article outside the election lies is on the “International” pages where it is noted, with pictures of the “hero”, that a “Filipino is the first witness in interrogation in the prisoner abuse case”. What is really so very sad is that all the while the Filipino has become the “world slave”—globally used and abused. The whole of the Philippine economy rip-off graft system is laid on the backs of these SLAVES who are traded and sold for every conceivable use.

So, what are we doing “here”? Well, is there any purpose in serving where there is no need for improvement? Sometimes, my friends, God must come forth in places where the people have sold their very souls—AND BUY THEM BACK in order to GIVE THEM THEIR FREEDOM. Please ponder this carefully. Ah but, first there must BE A WAY to do exactly that and yes, indeed, we do have IT!

## ...WHOMEVER WINS THE THRONE-SEAT

Never mind the “throne”; I am interested in our position in the “catbird” perch. Lots of people, individual, have wasted their very livelihoods for a run for the “hill”. They now need to attend business and seriously get at this job of recovery. I like “hungry” people who have just done some stupid things, for in the foolish moments they have cause to pay attention to the REALITY of the circumstances.

We are not interested in the throne sitter—WE ARE INTERESTED IN GETTING OUR PROPERTY OUT OF THEIR CLUTCHES! You do THIS with those who now must want to recover from perceived loss and theft by the false kings.

I can see, just by the headlines and incidental “losers”, that we can pick up several legal counsels, news writers and even, perhaps, a judge or two who will want to get a job back and perhaps move forward. The days of wine and morning-glories in bloom are basically over in this sick society as it stands (or falls).

We don't actually “want” our co-workers in the distraction of playing political games in seat grabbing and position vying. We want CHANGE and people who will DEMAND that change rationally and with honor. Indeed, God wins and the win is NEVER through magic, smoke or mirrors. Most people will never even

recognize the MIRACLE.

Our main task at hand is to continue to PUSH AND, YES, SHOVE on the parties to our joint program. Get the manifestations made to proper courts and get the documents in place and the demands established. All of that is better accomplished while the Elite are in the heat of insanity and frenzy.

Do WE need funds to continue our work? Yes. However, we certainly did have to see who would stay the course, help us make the grade and fill up gaps from the paper to the touchdown. We coerce NO ONE! Choices are individual and those who serve and move on have good reasons (even if they do not perceive the true “reason”) to do so. This is not only “allowed”, my friends; “IT IS APPRECIATED”. Potential opportunities to move forward are all but unlimited and when we have “made our own inroads” we can do whatever we wish with the paper, CONTACT.

The first obvious beginning solution to paper income problems is not to simply bury the paper with money BUT TO BURY IT WITH SUBSCRIPTIONS. That will be our mode of ADVERTISING—some bunches of “free” start-up subscriptions. It is called “investment” but we will always keep it IN DEBT. That which is IN DEBT is not targeted for theft or take-over. Moreover, until you learn that simple lesson, you will not get too far ahead and that is a promise in a world gone to reality of function versus non-function.

Now a bit of input for Ekkers who sit on the cusp of disaster-amazing grace, let us consider a position or two in strategy.

As gold and silver dump, let us make every effort to sell enough of T-A assets to get funds to buy as much metal as is possible to cover all our own needs and lay a foundation upon which to build.

Let us get coverage in the U.S. also but with subtle privacy in which we will not divulge conduits. We only want enough to meet obligations and clear our decks for forward movement without encumbered assets or holdings. We need to get rid of some of the “drag” and sleeken up the craft ASAP.

Since we have NOTHING with which to yet work, we have an opportunity to have strategic plans to serve us when we do have income. This is simply to allow you to realize the list of “needy” will now increase and you WILL NOT BITE on such bait. We are moving first toward meeting ALL obligations and then decisions will become far more easily accomplished as ability to gain help (professional) is feasible without any “taking” from those already having given beyond their actual limits.

If we “can't” somehow accomplish this task as is, we keep right on moving until we can. We have to earn every step, for Satan is not going to simply step aside and make it easy—except where he thinks he has gain from necessity. I repeat something important: I CAN WORK WITH MY ENEMY—CAN YOU? You do not become your enemy to function within his dastardly presentations. To do otherwise is TO INSULT GOD.

We have accomplished the IMPOSSIBLE so why in the world would we stop now?

And as to the ability to continue in the face of the “remoteness-dilution” of distance and time passage—YOU WILL MAKE IT, team. Each fledgling must fly with its own wings and safety often comes from the separation of “parent” and “child”. Separation allows for the lessening of the bindings presented by the “thrusters” of hate and greed through envy and avarice. It was ever thus and you as individuals have to “let it be”.

Each fears what “another” might “think” of them or their actions or, or, or... So what! Commitment and commitment to that “commitment” is mandatory, for this journey through this experience is so brief and individual as to be missed by all but the FEW.

I ask that you now leave this and go attend the unfolding of life as it is happening so that we use best options. Nobody will do it for us and you have seen the proof of that confounding circumstance.

GCH  
dharma 

# Base Foundation On Law And Order

5/15/04—#1 (17-273)

SAT., MAY 15, 2004 7:11 A.M. YR 17, DAY 273

Manila, Philippines

RE: DON'T MISS WHAT "IS" BY "IFFING" ABOUT WHAT "IF". VK'S PICTURES OF RUSSELL HERMAN; LAWLESSNESS AND DISORDER. BANDAGE THE WOUNDS AND STOP LICKING THEM.

[EJ NOTE:]

I have been asked to describe our headings and how they are used because they are somewhat different when they leave here by email than when published in *CONTACT*, and they will differ again later in a Phoenix Journal. Because He has labeled this writing "Conversations", perhaps He will let me get away (allow, He calls it) with a bit of "blasphemy". Here is the way it looks to me. He was pretty disappointed with the way the *BIBLE* turned out after all of those translations and revelations, revisions and reinterpretations of what he sent his son to explain to the people. 2000 years later it comes time to try again but this time He comes Himself and does His *BIBLE* (history) in "real time" so MAN can't screw it up so bad.

Of course we know we are connected to that wonderful mechanism called "mind" that holds a perfect recollection of all things in all time but the cord has been jiggled and the connection interrupted so many times that we get scared and yearn for the security of "hard copy". In this age it seems that we have one foot in the future and one in the past; we know that data storage and retrieval is much more efficient electronically but the power still goes out often enough to keep us reminded that someday we might wish we had "hard copy".

Yes, that is a long-winded introduction to our headings so I'll have to get more specific. For the electronic storage the first entry on the page is supposed to match the file name so that the electronic file can be located quickly if you have the hard copy. It also contains the date (except the year, which was not such a deficiency when we were only going to write 5 or 6 books) to assist in locating things chronologically. The next line gives the two dates, the typical calendar and the "running time" (for want of a better definition) since this project started at the time of the Harmonic Convergence (August 17, 1987), which was also said to coincide with the ending of the Mayan and Aztec calendars.

Next is the "Re:" or subject line. Sometimes He writes it first so that Doris will know the subject of the writing, and sometimes He puts in Headings as He goes along and one of us picks out a few of those to put there. Its purpose is to make it easier for someone to locate a subject in a paper, a binder (or later in a Journal's Table of Contents).

Next is the contact information for the newspaper. When we, or someone else, forwards an emailed writing and the recipient wants subscription information, it is there. This is especially useful in reassuring people that our Public Notices have substance.

Finally, LOCATION (some call it "timeline"), which He explains so well.

[END EJ NOTE]

Why might this be important as to, say, location? BECAUSE THE ADVERSARY, IN THE FORM

OF VK FOR THIS EXAMPLE, REPORTS ON INTERNATIONAL INTERNET THAT EKKERS ARE BACK IN NEVADA (NO SPECIFIC PLACE) ON "ALIAS'S" PASSPORTS AND "SNEAK IN" TACTICS.

Can "Hatonn" or "GCH" write from other places than Manila? Indeed, but should I do that, WE WOULD IMMEDIATELY IDENTIFY THROUGH THIS PUBLISHED INFORMATION. This makes it sure everyone knows that if GCH writes from this keyboard in Manila, we are all on the same line of the same page and, at the least, in the same book.

Any email prior to publication is simply a communications correspondence and is NOT intended for anything otherwise—YOUR information if you are on the mailing list. We did NOT make up the email list but note it has been terribly abused in actual PERSONAL disrespect and general mailings. If it is decided that there is room for an article (writing) in the paper of upcoming publication or re-publication, it is not worthy to spend funds for mailing individual mailings about the world. We have addressed this prior to now.

Family members and matters mandatory for "family activities" must have a way of some type of private communications for the speculation of whether or not a breast lump is malignant in little Mary is no business of anyone and especially that of international publication. I have asked that much of the personal information be shared FOR THE VERY PURPOSE OF HAVING IT AVAILABLE IN DOCUMENTED FORM IN ORDER TO DEFEND OPENLY ANY ACCUSATIONS MADE AS TO MISUSE OR ABUSE OF ANY PERCEIVED CIRCUMSTANCES.

Is there need to consider each "attack" or lie in the form of disinformation necessarily a mandate for publication? In SOME form, yes—being published is not necessary in all events.

Let us consider an issue presented by VK Durham regarding the death of Russell Herman whom she rarely refers to as "Herman" but through several other ridiculous identifications. THAT is not the issue in this paragraph. She has stated, and put on International Internet, pictures of a very deceased and totally wasted body SHE identifies as Russell Herman (by whatever name she chooses in the moment).

She now considers that these are somehow proof of something inclusive of presenting evidence that Russell was murdered and that the DATE of his murder is misrepresented. This because SHE NEEDED THREE MORE DAYS TO VALIDATE HER APPLICATION FOR RUSSELL'S PENSION. (By the way, there IS A LAW AGAINST fraudulently applying or gaining pensions unrightfully yours, and more especially from a FEDERAL RESOURCE.) This be aside, for we still are not focused on these absurd claims.

She pronounces to the world that this poor dead body had been asphyxiated, tortured to death and then frozen in the morgue while living. Number one: Morgues do not generally use "FREEZERS" but rather cold lockers for handling of deceased bodies. If freezing is an option it is not a "general handling procedure".

Now, when the chips are down the claim is that you can KNOW that Russell was asphyxiated to death because he had an "erection"; her phrase: "...a erection...". She proceeded to publish, globally, these

pictures. AH BUT, the picture proving the point is simply a "peaked" cover sheet and is totally comedic in its very suggestion by either deliberate tampering (with the sheet) or accidental nonsense.

The fact that, yes indeed, immediate asphyxiation might very well be a presentation of immediately caused death as in strangulation, as blood clots after being pushed into dilated blood vessels—it is NOT even a consideration in a death circumstance in the case of death in a bed or even in a morgue locker. VK Durham is an interesting work in information gathering. She got that little gem for her use right off a TV program called "Law and Order" where a man had just been strangled and the crude jokes were quite interesting in themselves.

Mr. Herman WAS NOT sexually active at the time of his demise, he was not married and moreover, he was simply too sick to consider sexual arousal. Now, why would WE even address such circumstances and fraud? BECAUSE WE HAVE BEEN BLAMED (ACCUSED INTERNATIONALLY) OF ACTIVE ASSOCIATION WITH THE VERY MURDER OF THE MAN IN POINT.

If, therefore, we do not note these absurdities, we stand indicted of capitulating to the false information. In THIS CASE of such massive importance as is Global Alliance, we do not have the luxury of simply IGNORING or failure to "dignify by response". You see, there are so many circumstances to introduce into this one situation as to make for several sequences of *Saturday Night Live*. What if Russell was having a clandestine dalliance with a nurse and, wow, died in the act? It happens with Viagra, friends, so don't stop laughing YET. Just how does a "visitor" determine circumstances? Remember: VK was NOT MARRIED TO RUSSELL HERMAN (by any name she chooses to use for him). In the hospital she might well give him a backrub to soothe his bed-weary body but would not be giving inspections with magnifying glasses under the sheets or in the morgue.

For instance, to determine as she had done prior to his death by some many months, "he had area at the anus which proved insertion of electrodes": My goodness—she also claimed hanging of the man from meat hooks but after using "shoulder blades" as the location of the hooks, when questioned regarding total absence of scars or wounds, she changed to "clavicles" (on the front side of the body).

Was all this to hang onto a gold certificate? No, she thought she already had covered that with her fraudulent documents. She wanted Russell's pension. This is all to point up that we ask for consideration in why we bore you at times, and when you shout "enough already", why we must repeat a refutation of one kind or another.

For instance, next example: VK Durham, around Christmas time year before last, did publish on Rumor Mill her assertion that Russell was a Chinese Taipan and SHE WAS GOING TO CHINA JUST PRIOR TO CHRISTMAS TO SETTLE "RUSSELL'S ESTATE". She further followed up that silliness with a follow-up message of having returned home but had not had time to "SHOP" as the trip was so overfilled with duties.

She also got totally flustered when we refused to accept the accusations of being "Dove of Oneness, Twoness or whatever" and/or had any interest in NESARA except to bash it as to validity. SHE TOOK TOTAL RESPONSIBILITY IN AT LEAST TWO PUBLICATIONS (ONE IMMEDIATELY FOLLOWED THE OTHER) **ON RUMOR MILL, for backing this atrocious NESR(A) ALSO OFFERED AS "NESARA".**

VK was also FULLY INVOLVED (with her address) into the first shyster "Farm Loan" scams and now the backing of such as "Omega". This was done in and prior to 1992, which WAS THE FIRST TIME WE FOUND ANY REFERENCE OR EVEN "HEARING ABOUT" SUCH PERSONS AS VK

DURHAM, "OR" RUSSELL HERMAN.

IF, don't you see, we fail to refute this fraud, we stand in violation of the Misprision of Felony LAWS, which mandate revealing of information known to be criminal or fraudulent in any manner.

Our program is large enough that any deviation from those mandated laws of evidence could, and probably would, set us up for arrest and yes, criminal charges. WE KNOW THE TRUTH AND WE HAVE NO INTENTION OF HIDING THAT TRUTH A MINUTE LONGER THAN WHEN IT COMES TO OUR REALIZATION AND INTO OUR "KNOWLEDGE". TWO WRONGS DO NOT MAKE A RIGHT AND TWO LIES, OR MORE, DO NOT MAKE A TRUTH—EVER, EVER, EVER!

Remember this as you continue to confront IRAQ and dishonorable, at the least, activities being presented.

Thank you for allowing me this editorial comment. **GCH**

**P.S.: Why do I continue to identify myself simply as "GCH"? Why NOT, pray tell? I am a journalist and I demand that my information be measured on TRUTH and presentation—NOT FROM SOME CONJURED OR REAL SPLAFORATIC ACCOLADES TO GOD AND COSMOS. "YOU" decide whatever you want to choose to think or upon what to take action—your interpretation is ALL that is important in this circumstance.**

**Side up with VK? Do so! You will simply be brought into the same criminal pod of activities and perpetuating fraud of massive size onto the public. WE HAVE PROVEN OUR FACTS AND THOSE FACTS ARE RIGHT IN THE PERMANENT RECORDS OF NATION AND STATE. You who wish to quibble over such matters are welcome to do so but foolish is as fools do.**

\* \* \*

#### LAWLESSNESS AND DISORDER

For our team in the middle of chaos fraught with every danger conjured by hostilities of the political power-brokers, it is difficult to not get somewhat confused and wonder what is actually taking place. It doesn't matter a whit what is taking place for we are stuck with continuing our work in the moment of "is", and therein are the FACTS and considerations which will certainly stop much of the "what if" scenarios.

THIS IS WHY WE HAVE GONE WITH AND THROUGH "RULE OF LAW" in every instance available to us.

Remember, for instance, that in the Orders issued by the courts there is a SPECIFIC reference to the Tallano Foundation being ORDERED to recover the missing GOLD from the Ferdinand Marcos distribution of same.

Please recognize that even if the gold distribution was for good cause, it must be accounted. Here is where you will find the accounting of the discrepancy of some massive 617++ THOUSAND metric tons of gold vs. at the very most a remaining 400,000 tons supposed to be in the Central Bank ("now" *Bangka Sentral*).

Marcos and Diaz were to get extremely HUGE commissions on the legal handling and movement of these gold shifts and vaulting. What REALLY happened is probably only truly known by the U.S. MANIPULATORS who ended up literally KIDNAPPING Ferdinand Marcos and family.

Moreover, you NEED the Marcos family to accomplish resolution of this particular COURT ORDER. And no, EJ does NOT have go forth and take on the International Banking Cartel, George Bush OR Fidel Ramos. IT IS NOT OUR PROBLEM! It does now, however, with formation of the Foundation,

become a part of the recovery program of the Foundation and thus, becomes a "part of" our agreements.

No matter HOW the elections turn out ultimately, it simply does not matter. The point is to return the value and inheritance to the PEOPLE—and that does not read, "to the politicians". So, recognize that one of the unchallenged elected official balloting is that of Imee Marcos and Ferdinand's son, "Bong Bong". Imee is re-elected a Representative and Bong Bong is re-elected Governor of Ilocos Norte. (These are major positions in both instances and extremely important.)

If you cannot see that with Gloria (GMA) swinging back and forth on the vines of grabbiture that indeed she is confronted with the most heinous of economic circumstances falling on her head—then you are quite blind. Changing THAT circumstance is unworthy of our time spent on more than attending it—OTHERWISE. Stop the "personality" game and go forth and validate and activate WHAT WE HAVE NOW ESTABLISHED!

You will find that the third child in point of the immediate offspring of Ferdinand and Imelda is Irene—ARANETA. This is really GOOD, friends, for Greg A. is a developer bogged down totally in "land squabbles"—ON "T-A FDN. LAND"! Is this predicament recognized? Perhaps not—YET. Ah but—WHAT A PLUM FOR THE PIE.

Yes, we DO need to let the water calm a bit and the bitterness dissipate so that the "potential assets" are settled and ready to do something both worthy and workable besides shooting one another or overthrowing the country in violent games of nonsense.

The first EDSA was a fully staged fabrication with total orchestration. All the rest to follow are poorly managed sequels to an already terrible play (movie). These skits wouldn't even qualify for running in the competition of National Lampoon's most absurdly bad picture of the year—ANY YEAR.

Would you want to assist such as Fidel Ramos in his time of need? WHAT time of need? He is already, through the gross miscarriage of law, a very RICH individual. What the man REALLY NEEDS NOW is a bit of FACE-SAVING! That fits with what we need—save his "face" while we activate our programs. Perhaps there will finally be some little revelation of "insight" as to the potential salvation of "SELF" in these incredibly destructive and ongoing disasters under way.

It is difficult for full realization that we can function in whatever now "happens". In a circumstance where it comes to our attention as being "even worse" than before, YOU MISS THE VERY POINT OF THE EXERCISE and WHY we have done things as we have insisted they be done—so the arguments are not even a consideration. "The adversary" has to literally DENY AND BREAK the laws THEY HAVE MADE or recognize our position. THAT IS WORTH SIX YEARS!

When the world, as you know it, stops turning, the adversaries will be flung off—for they will only have lies on which to cling. A bit more patience is a worthy consideration, for the rest of the world IS TURNING without your little individual hands in the soup attendance.

As I must remind this team, it is better to get your paperwork IN ORDER with instructions fully understandable and placed into security than to attend the annual cake and wine festivities of birthday show-and-tell. The babies will grow and the children will move on WITH OR WITHOUT YOU. They will find far more satisfaction if they are able to move INTO SOMETHING WORTHWHILE than simply have you blowing out candles on an immediately forgotten cake. Moreover, a worthy gift is going to go a lot further in the "memory lane" book than whether or not Granny attended your second birthday party. This will hold even more true if the birthday is the 50<sup>th</sup> or the 15<sup>th</sup>.

LIFE GOES ON and you, moreover, WANT IT TO GO ON WITHOUT YOU EVEN BETTER THAN JUST HAVING YOUR PRESENCE (OFTEN AS A PROBLEM IN ITSELF) IN THE WHEEL OF NON-MEMORABLE EVENTS.

When YOU get this straight as to "journey" and "purpose" you have come a really LONG WAY.

#### IN THE MOMENT

I speak on these things for it is only in the MOMENT and in the "what IS" that we can truly act or function. By accepting the "what is" we can handle the changes that need be made. Fighting the "wishing well rope" is hardly worthy of effort. Moreover, let us stop using frayed ropes at the well and start drawing from the well with non-breakable chains.

You want a "democracy"? How about a "monarchy"? Why don't you go for an "Angel Government"?

WHY DON'T YOU LAY A FOUNDATION BUILT ON LAW AND ORDER AND USE IT?

You claim to seek freedom, salvation and fair interchange but that is not that which you accomplish—so, you change the definitions of words and terms as to "meaning".

Good LAWS and equal use of those LAWS is all that can be equated to free and/or sovereign people or societies. It is totally simplistic and totally workable in ALL CIRCUMSTANCES.

This does not include a ten percent tithe to some Sunday church meeting. Further, when you find such an edict or order in your LAWS you can KNOW it is a human "get more" mandate to suck you in for dinner—"their" dinner and your demise.

GOD did NOT REST on Sunday by whatever day you choose to label it. GOD DOES NOT REST—PERIOD AND END OF DEBATE. That is a silly concept meant to fully manipulate YOU.

Perhaps we should take those "ten commandments" one at a time and really look at them. Today, however, is not going to be used for such games and presentations for we must attend some "thinking" and how best to more efficiently get on with our job. In the Philippines, for instance, the finalizing of anything is seemingly "unacceptable" prior to having something of dramatic nature replace the game already underway.

We observed a notable comment on activities from the Ambassador to Manila from New Zealand, yesterday. He speaks of some problems which are evident and always representative of the "way of it". Down south, where the U.S. came in and built roads, bridges, etc., the COMPLAINT now is that they are in disrepair and when are "they" coming back to fix them?" Mr. Baker (New Zealand) said that they have poured a lot of money into the Southern areas, which can become accomplished projects not even needing electricity. There is one enterprise he noted specifically whereby seawater is evaporated giving excellent salt, in which fish can be preserved and then dried and a whole industry complex presented. Also, tractors are supplied to farmers, etc. The problem is that there is no effort to save anything for the NEXT tractor or repairs. The funds are taken, used and then the projects die.

He also said, as he monitored the election process, that it was about as "interesting" as anything and lauded the "effort" but did, indeed, see nothing of "democracy" about the exercise. Today, if the process called "election" is indeed over then the country is worse in that massive amounts of money went into the use of re-election and the country is further and deeper in debt—to the "company" store. This is pretty much the state of affairs anywhere, Global Earth.

Furthermore, the evidence is now pouring in of incredible abuse and fraud reaching to the most distant parts of Mindanao. Worse yet, it comes through use

of the military and police, which are both elements of the Government ADMINISTRATION. Meanwhile the imposter sits on the “good couch” assuming her “top dog” position (“alpha” in real term meaning and not the B-word choice).

What can be gained for this nation? Not much until we are able to get our job accomplished. Isn't life a challenge? If it is worthy of being called “life”, yes indeed! I am reminded that as DJE sent the last message there was mention of Papua New Guinea and then no follow-on. Let us mostly leave it for it is stirring as again there is vying for POSITION and “insure my share” attitudes without follow-through on even the most basic “letter exchanges”.

Our own representative took the information to be sent via plane on Wednesday evening and DIDN'T—while claiming upsets, lack of funds and other worse input. Then the information was taken, while the funds provided were used for securing the POSITION of the handler and a “binding” of the documents into BOOKS. Why? Because they would look more impressive on the bookshelf. Well, we refused to pay for it but did offer enough to get it to PNG by DLG or Express. Games are constant. Being in “book form” negates the very purpose and reason for having the use of the documents for distribution or use in the first place.

We are often faced with some level of realization that there is not enough time in any life-span to work through this maze of foolishness and intrigue. Perhaps we will just let PNG go back to eating dead relatives, shrinking enemy heads and dumping gold nuggets into poisoned pools for the Treasure Hunters of 2050. Certainly, NO, it is NOT our problem or, basically, our business.

#### QUESTIONS ON WHETHER OR NOT TO INFORM, SHOW OR TELL....

One last parting thought, please, on the topic of beheading, abuse of prisoners and thus and so.

Dr. Phil has said something to the effect that the pictures should be hidden and especially from the faces/eyes of young teens and pre-teens, etc. If they are somehow exposed (AND HOW COULD THEY NOT BE?) the child is to be allowed to express his questions and receive good answers in the form of “Bullies in every school-yard” and “There are bad people doing bad things—but YOU are safe” and on and on—because, obviously Dr. Phil couldn't handle the reality of the moment, himself.

I would note that the violence in the daily sit-coms and animal programs are ever more constant and worse than anything actually taking place—yea, even to beheadings. I would ask you to simply THINK on something: In *Alice in Wonderland* was there not a Queen whose very favorite command was “Off with their head(s)!” You have a SICK world with an even sicker society.

The balancing position comes home to Manila in that the demand heats up to “bring our people home” and “evacuate our citizens” (Filipinos) from Iraq. Well, there is no FUNDING for bringing anyone back from anywhere. The only possible choice is to try to relocate the workers to nearby countries. It is, after all, the overseas contract workers that SUPPORT the Philippines.

What kind of a day do you suppose is in the scope of GOD? Gee whiz, people! “Ah but—Americans are not like THAT!” goes the nonsense. Aren't you REALLY? Now you will get to pay off the dirty laundry costs IN MONEY as well as in EGG ALL OVER FACE! All this while Rummy rides again. YOU “ARE” LIKE THIS, HUMAN, AND BEING HUMANE IS A MISNOMER IN LANGUAGE USE. You certainly waved the flag in front of your face until you couldn't longer SEE.

Thank you,

GCH

dharmax

# Fidel V. Ramos & The Carlyle Group

5/16/04—#1 (17-274)

SUN., MAY 16, 2004 7:46 A.M. YR 17, DAY 274

Manila, Philippines

RE: CARLYLE GROUP POWER-BROKERS; FIDEL V. RAMOS [PHILIPPINES] CONNECTIONS

#### THE CARLYLE GROUP & FIDEL RAMOS [FORMER PRESIDENT OF PHILIPPINES] CONNECTIONS

We always have to waste a lot of space and time spelling out every last “thought” or comment and it becomes the dead albatross which drags us into oblivion as readers or conversationalists want to simply have us do all the homework, present the information as if in encyclopedic format, give you the details (to be read ONLY if “you” have interest in a topic)—and then, ta-da, give you the prophetic outcome without you doing anything except possibly objecting or agreeing with our observations.

We often, therefore, bog into endless kibitzing which is only necessary in actuality as we need to refute or present FACTUAL information or documentation of our ongoing projects and agendas.

We find, however, that you are so uninformed that you don't, number one, know what “is” or you promptly (or slowly) forget what “is”.

As you begin to get informed you start with such necessary information as to learn that the Federal Reserve System is a group formed through an “Act” (*Federal Reserve Act*) of 1913, which established the downfall of all economic structures globally. It was NOT a new concept but when appropriate for the puppet-MASTER to integrate into your “management” system, simply DID SO.

We don't bother with it much except to have to PROVE our own position with anything with which we might be involved: in this case, debt of the then Treasury Department of the United States of America as accepted responsibility of that *Federal Reserve Act*. This caused an upward responsibility movement through the IMF and World Bank and the tools thereof.

We have written extensively about the controlling group of manipulators and secret society called Bilderbergs. This is still a very active organization with tentacles working through the Council on Foreign Relations and other organizations such as the Trilateral Commission, Trade Organization(s) and other various “World Order” entities.

It might well be noted right here that clever and shrewd manipulations take place constantly while a good EXAMPLE of this shows in the very journal of the “Council on Foreign Relations”, which no longer bears reference to said “Council” and is called *Foreign Affairs*.

It is still produced by the same backers such as Forbes, Brookings, etc. but there has obviously been some desirable need to distance one from the other. That, however, is neither my focus nor intent to unravel.

One major point in ability to know what is going on in your world is to know a bit about “Who is who”! In that vein I have to remind you that being in the Philippines while working through our project we must deal with fragments of the U.S. Government, yea even the PRESIDENT, and extensions of those entities. In

this present case, Fidel Ramos, who is the most recent “former” president of the Philippines but has been far more active in political circles and management than ever before; this, through his high association in the CARLYLE Group.

With anyone who might speak out about the rather nasty things accomplished by one George (Herbert Walker) Bush, Sr. we must look closely at the Carlyle Group because you will find all the most powerful manipulators in the highest slots (but calling themselves by labels such as “consultant”, “adviser”, etc.). That pulls the LEGAL plug on any use of “Director” or “Owner”, and thus and so.

There are several reasons I want to write on this topic and one is a rather off-the-wall reference to a writer by the name of Michael Moore.

Who is Michael Moore? Well, you might remember him from last year's Academy Awards ceremonies as the winner who got up and stated: “We live in fictitious times, where we have fictitious election results that elect a fictitious president. We live in a time where we have a man sending us to war for fictitious reasons.” He was “right on” but almost booed off the stage for such outrageous daring-do in “Let's Pretend” land.

He has made another movie which is NOW BANNED FROM SHOWING BY DISNEY CORPORATION. **TRUTH IS SURELY NOT AN ACCEPTABLE POLITICALLY CORRECT STAND TO TAKE.**

Mr. Moore, in his book called *Dude, Where's My Country?* speaks about the Bush connections with the CARLYLE GROUP (both father and SON). We will offer that portion a bit later but first I want to remind you, AGAIN, of the obvious importance of the relationship and membership of one Fidel Ramos within that organization (most often overlooked but extremely important to a place called ASIA and Philippines).

As an aside: Why would Disney be involved in anything Mr. Moore might write negatively about Mr. Bush in his presentation of *Fahrenheit 911*? Well, it is obvious, Dr. Watson, in that Mr. Eisner of the Walt Disney Company is the one blocking its Miramax division from distributing this new “documentary” by said author Michael Moore that harshly criticizes President Bush.

Mr. Eisner is an ardent Zionist and because of Israel's position in the Middle East does not want a documentary castigating the President and his family and elitist connections to become public knowledge. It would be very detrimental to Israel as well as the Bush Administration. ***Mr. Eisner also has admitted that he did not want to alienate the Bush family because Disney thought it would endanger special TAX BREAKS Disney received for its theme park, hotels and other ventures IN FLORIDA, where Mr. Bush's brother Jeb is governor.***

Mr. Moore suggests that this should not be happening in a free and open society where money interests essentially call the shots regarding the information that the public is allowed to see. The “documentary” does reveal bunches and oodles of information about the Bush family and other elitists' activities over the past 15 years.

As I said above, we will offer Mr. Moore's interesting input about the Carlyle Group but I think an excerpt from *International Forecaster* might best set the stage.

This by no means gives all the involved “parties” or their amazing manipulative input but simply proves more sheltering of the outreach of such groups.

\* \* \*

EXCERPTED FROM: *INTERNATIONAL FORECASTER*, May 2004 (#2) Vol. 8 No. 5-2, P.O. Box 510518, Punta Gorda, FL. 33951. New Website under construction:

<www.theinternationalforecaster.com>

REF: CARLYLE GROUP

[QUOTING:]

Carlyle is a private company with 550 investor-billionaires or pension funds. Carlyle manages \$18 billion, invested in defense, high-tech, notably biotech, space, security-linked information technology, nanotechnologies and telecommunications. The companies it controls share the characteristic that their main customers are governments and administrations. The group incarnates the military-industrial complex against which Republic President Dwight D. Eisenhower warned the American people about when he left office in 1961. The senior Bush as a consultant for Carlyle for 10 years. This is the first time in history that a former president worked for a Pentagon supplier.

Carlyle found George W. a job at Caterair. The Bush's are profiting from George W.'s decisions as President.

Then there is the entourage. John Major; FIDEL RAMOS; Park Tae Joon; Saudi Prince Al-Walid; (the BIN LADEN FAMILY was forced to quit to keep up appearances.); Colin Power [Perhaps this might be “Powell” but we will present as offered.], James Baker III; Casper Weinberger; Richard Darman; George Soros; Alice Albright (daughter of Madeleine Albright) [We note that most daughters do not have mother's surnames but again we present the information as offered.]; Arthur Levitt and William Kinnard. Then there are the Europeans Karl Otto Poehl, Henry Martre and Etienne Davington.

It is a collection of world ELITIST ILLUMINISTS. It is a rogue's gallery if you may. Carlyle owns holdings in 200 companies and has returned 30% annually via its insider connections. No legal proceedings are ever brought against the company. They are either paid off or liquidated.

In 1989 Frank Carlucci got the whole show on the road with his old buddies from the CIA. He helped form what has become a financial bonanza for insiders. Of course, Carlyle uses fiscal havens extensively and is now heavily invested in Europe as well. This shows you what insider elitist connections can do.

[END QUOTING]

In reference to the “fiscal havens”, it is KNOWN that Ramos has MASSIVE holdings in Labuan. Certainly he is instrumental in all taking place in the area of Southeast Asia, Sabah (Borneo), and is touted to have holdings in Malaysia of major size, i.e., at least one of the towers of Petronas. We have no hard evidence of the latter.

Now, please, ANYONE who thinks we wish to annoy Mr. Ramos is not thinking very clearly. You who wish to taunt the viper might get your tongue bitten quite badly as you waggle it at the party in point. Besides, it behooves US TO RECOGNIZE OUR ASSETS AS WELL AS OUR ENEMIES. Fidel Ramos and, actually, George Bush(s) are the most important would-be allies on the globe today. THINK ABOUT IT.

So now, what does Michael Moore say about the Carlyle Group?

\* \* \*

EXCERPT: *Dude, Where's My Country?* Michael Moore, Warner Books, 2003:

[QUOTING, (Page 8), rhetorically addressing “Dubya” Bush:]

After leaving office, your father became a highly paid consultant for a company known as the Carlyle Group. One of the investors in the Carlyle Groups WAS NONE OTHER THAN THE BIN LADEN FAMILY. The bin Ladens put a minimum of \$2 million into the Carlyle Group.

Until 1994, you headed a company called CaterAir, which was owned by the Carlyle Group. The same year

you left the soon-to-be-bankrupt CaterAir, you became governor and quickly oversaw the University of Texas—a state institution—make an investment of \$10 million IN THE CARLYLE GROUP. The bin Laden family had also gotten on the Carlyle gravy train in 1994.

The Carlyle Group is one of the nation's largest defense contractors, among their many other lines of work. They don't actually build weapons themselves. Rather, they buy up failing defense companies, turn them around by making them profitable, and then sell them for huge sums of money.

The people who run the Carlyle Group are a Who's Who of past movers and shakers, everyone from Ronald Reagan's defense secretary, Frank Carlucci, to your dad's secretary of state, James Baker, to former British Prime Minister John Major. **[H: And right here let us not neglect Fidel Ramos of the Philippines.]** Carlucci, the head of Carlyle, also happens to sit on the board of directors of the Middle East Policy Council along with a representative of the bin Laden family business.

After September 11, *The Washington Post* and *The Wall Street Journal* both ran stories pointing out this strange coincidence. Your first response, Mr. Bush, was to ignore it, hoping, I guess, that the story would just go away. Your father and his buddies at Carlyle did not renounce the bin Laden investment. Your army of pundits went into spin control. They said, we can't paint those bin Ladens with the same brush we use for Osama. They have disowned Osama! They have nothing to do with him! They hate and despise what he has done! These are the *good* bin Ladens.

And then the video footage came out. It showed a number of those “good” bin Ladens—including Osama's mother, a sister and two brothers—with Osama at his son's wedding just six and a half months before September 11<sup>th</sup>. It has been reported in *The New Yorker* that not only has the family *not* cut ties to Osama, but they have continued to fund him as they have been doing for years. It was no secret to the CIA that Osama bin Laden had access to his family fortune (his share is estimated to be at least \$30 million), and the bin Ladens, as well as other Saudis, kept Osama and his group, al Qaeda, well funded.

Mr. Bush, weeks went by after the attacks on New York and the Pentagon, yet your father and his friends at the Carlyle Group refused to buckle in their support for the bin Laden empire.

Finally, nearly two months after the attacks, with more and more people questioning the propriety of the Bush family being in bed with the bin Ladens, your father and the Carlyle Group were pressured into giving the bin Ladens their millions back and asked them to leave the company as investors.

Why did this take so long?

To make matters worse, it turned out that one of bin Laden's brothers—Shafiq—was actually at a Carlyle Group business conference in Washington, D.C. the morning of September 11. The day before, at the same conference, your father and Shafiq had been chatting it up with all the other ex-government Carlyle big-wigs.

Mr. Bush, what is going on here?

You've gotten a free ride from the media, though they know everything I have just written to be the truth (and, in fact, I have taken it from the very same mainstream news sources they work for). They seem unwilling or afraid to ask you a simple question: **WHAT IS GOING ON HERE?**

In case you don't understand just how bizarre the media's silence is regarding the Bush-bin Laden connections, let me draw an analogy to how the press or Congress may have handled something like this if the same shoe had been on the Clinton foot. If, after the terrorist attack on the Federal Building in Oklahoma City, it was revealed that President Bill Clinton and his family had financial dealings with Timothy McVeigh's family, what do you think your Republican Party and the media would have done with that one? Do you think at least a couple of questions might have been asked, like, “What is THAT all about?” Be honest, you know the answer. They would have asked more than a couple of

questions. They would have skinned Clinton alive and thrown what was left of his carcass in Gitmo.

So, what is this all about, Mr. Bush? We have a right to know.

[END QUOTING]

To see why this is so very important to any of us making an effort to do anything in the Philippines we need to address a few other items.

Fidel Ramos was THE RIGHT HAND of Ferdinand Marcos all the while he was “dictating” and setting up all the financial programs in conjunction with, yes indeed, the Reagan-Bush bunch and that now infamous Carlyle Group. He turned on his boss and helped the U.S. kidnap and thief all of the assets (HE THOUGHT) of the Marcos holdings and of the dispersed/scattered packages of gold and currency.

It was from all this wealth that the stupid use of the SUPERFUND would have been supported—but you know how it goes—it got totally screwed up in the grabbing until there was NOTHING with which to BACK THE FUND ITSELF.

The point is that there may well have been “a way” to snatch and claim the Marcos assets as claimed BUT what about the Tallano holdings supposed to be protected and in the vault of the Central Bank of the Philippines? Wow, is a picture actually taking shape in your “light-bulb”? [Insert from EJ: A quick recheck of the info on the net re Ramos shows that the “Carlyle Asia Advisory Board” upon which Ramos served was disbanded in February 2004 so he can “officially” deny any current involvement. We might guess that he was well paid for a job well done and might now escape unscathed.]

Our program is valid, viable and IT WILL WORK—*given opportunity*.

Ramos has orchestrated the entire election process in the Philippines as of May 10<sup>th</sup>, and indeed, it is working superbly well as theft and corruption continues to rule the day—right along with the puppet, GMA.

I would suggest that it may well surprise all of you in that at some point here the attention will turn to focus on our program—when the dust and flak settle a bit. Can we wait? Of course, the question is: CAN “YOU”? “We” are, in fact, “going to” but we can't choose FOR you.

What interests me, but in no way surprises me, is that some of you and MANY from past experiences together have not only withdrawn participation with my team but have denounced them, thrown brickbats and rocks and actually stolen their very property! You then continue to claim to serve God and Country and certainly “want your share” while shouting loudly that “it has taken too long”. This shouting comes, of course, from the comfortable couch or computer chair. There is NO comfortable couch or computer chair in this place. Survival, not comfort or convenience, is the name of this game.

Facts are, however, that every obstacle overcome, every rock survived has caused us to strengthen the very foundation-support for our program/project and cross every last “t” and dot every last “i”. This protects the assets while negotiations now have a basis on which to begin to take form for use and stability.

We have no interest in “putting down or out” ANYONE. Ours is to build (CREATE) a better way in the facts of WHAT IS.

May you learn to live in understanding so that the rewards will be gracious and in abundance in return for service, sharing and supporting. We have no cult to offer you and no “new religion” to stuff down your gullet—we ARE, no more—no less.

Will we leave a legacy of goodness? We hope so but certainly—if no more than offering integrity and willingness to serve the “better way” and making this a “better place” for having walked this way—we can have peace and balance.

The load here is heavy indeed, so please, let us leave this now.

GCH  
dharma 



# Kibitz & Chaos Prevail But Tallano No Imposter

5/8/04—#2 (17-266)

SAT., MAY 8, 2004 7:15 A.M. YR 17, DAY 266  
Manila, Philippines

## KIBITZ AND CHAOS

We want to touch base on a few things while we keep our heads out of fire-line and “make it though elections” here.

It seems no one really pays much attention to the seriousness of this place or to the warnings that are constantly pouring forth to especially U.S., Canadian, U.K. and Australian visitors. DON'T COME HERE.

The facts are that the airports starting today are under almost shut-down condition on RED ALERT for incoming or departing parties. Yes, it IS THAT serious. Just this week, in fact, several “foreigners” were hacked to death in Boracay (the most noted tourist spot in this area, second only to Bali).

It is, however, that the U.S. has, here as in Iraq, caused the most damage in its own worst circumstance. I'm afraid that here as with any place with Moslems, we somehow now look identical to George Bush while terrorists have been raised to a status never appreciated prior to now.

It is embarrassing to have the Iraq abuse to prisoners incident widely labeled as “Jewish Hollywood Pornography”.

VK's April 26<sup>th</sup> Internet publication manages to blame everything on the Ekkers, so not to worry, we are after all, we suppose, totally supernatural in every aspect.

The news yesterday from here, and plastered on all news networks and papers, was a listing of terrorists' financial sources and named names—and oh gosh, we were NOT on the list—not even an “honorable mention” or so much as a name dropped.

We do note, however, that VK drops lots of names that are somehow uppermost important in ongoing treason and avarice within the U.S. (government and otherwise). She has constantly claimed them to be her contacts and yea, even her (and Russell's) close FRIENDS.

One of the more interesting postings on April 26<sup>th</sup>, however, is that Ekkers are reported to be “back stateside using ‘alias's’”.

We seem to be in Nevada gaining shelter and cover by the Black-ops operation of Boss's in NEVADA associated with this “BLACK OPS OPERATION of COUNTERFEIT GOLD INSTRUMENTS the GAIA-EKKER'S have been putting out which has caused THIS GLOBAL JIHAD!”

Indeed, she says: “The EKKER'S are in NEVADA.”

Wow, we didn't know that!

In fact, while that was supposed to be happening, our passports have been with Philippine Immigration for VISA EXTENSIONS (as usual every 60 days).

The airports have been on “Red Alert” for at least two months and just how we could move as “alias's” is quite interesting to contemplate. Moreover, what “aliases” might we have used? We only have ONE passport each.

**The more interesting quote, however, is:**

**“With U.S. Fed. Warrants out on the Ekker's; IT IS ONLY A MATTER OF TIME they are taken into custody, unless THE BOYZ in NEVADA protect them and keep them ‘safe’.”**

She even gives us credit, in addition, to having book-keeping parties “*who do the BOOK-KEEPING FOR THE ‘CASSINO’S’ IN NEVADA*”.

*And who all received the messages in addition to the postings? She claims to the “President at the White House” while noticing “RUMOR MILL NEWS ARTICLE” as published and, in addition, a notification of prior notifications to the President's office at the White House. “Equally, we have notified and forwarded hard, irrefutable, undeniable evidence in the form of documents, inter-office memorandums, tape recordings of these individuals to The U.S. House Oversight Committee Chairman, Dan Burton, House Member Ron Paul, U.S. Senator Charles E. Grassley of the U.S. Senate Banking Committee, FBI, BATF, INTERPOL, U.S. Sec. Exchange legal Department in Washington D.C., Jack McCreery, The U.S. Dept. of the Treasury, Russell Munk as Senior International Corporate Counsel for the U.S. Dept. of the Treasury, The U.S. Solicitor General and SO ON, along with thousands of pages and tape recordings hand carried to U.S. Congressman Steve King's District Office in Storm Lake, Iowa, including the U.S. Secret Service Omaha Nebraska Field Office agents, Kennedy and Gilliam.”*

Another interesting accusation to all the people, President included, is that there are priorities (of what, exactly, is not listed) but “PRIORITY ONE regarding FERTILIZER BOMB CHEMICALS SEIZED IN PHILIPPINES” obviously furnished by those infamous “Ekkers” while undoubtedly also being in Nevada.

To change the subject...

## ACCOMPLISHMENTS

The FINAL annual changes to the T-A Fdn. were registered yesterday, which opens the way for manifesting documents to the proper Regional Trial Courts and anyone else of interested-party standing. This will be documented prior to election change, or non-change, with a demand for enforced orders allowing Central Bank inventories. That manifestation will be entered on Tuesday if the court is open. There should at the least be recording staff available to receive documents for the only declared LEGAL holiday this week by Executive Order is May 10<sup>th</sup>, election-day.

## “PRINCE” JULIAN MORDEN TALLANO

We will reference Mr. Tallano here for the purpose of identifying the person in point. There is a case in litigation where he is being accused of being an “imposter”.

Now, be it known right here and in this statement that Julian Morden Tallano did personally attend our membership meeting where he is elected Chairman of the Board of Trustees, on April 29, 2004.

This is the SAME PERSON with whom all

interchanges between him and us have been made. This includes ALL contacts and also recognizes signatures and a very notable “thumbprint” (which now becomes quite important in itself).

Julian Morden Tallano has BIRTH “DEFECTS” OF CONGENITAL SIGNIFICANCE which COULD NOT BE DUPLICATED THROUGH SURGERY “OR” “CLONING”.

Mr. Tallano is of “average” height for a Filipino as to stature, probably approximately 5'7”, is a “wee bit” chunky—not fat at all but “round”. His face is pleasant, complexion a bit darker bronze than “average” and a bit puffy in appearance—but that can be from pressures or lack of sleep. He has, however, been described by close acquaintances in this same manner so this might be an identification “note”. His hair is typically very dark but thinning quite a bit. Age is a bit more difficult but he appears to be in his late-fifties.

Now for notable identification marks and deviations from “typical” or “normal” appearance: Tallano has birth defects which are totally obvious. His arms are both short and rather drawn up into a forward position.

I, Doris, had no ability to take much notice of Julian's left hand as it was always out of my line of vision but in shaking hands, with him using his right hand for same, I can attest to several things about the arm and hand. Julian had to reach “over” a couple of seated parties to shake my hand and was able to “stretch” sufficiently if I did likewise in his direction.

However, it is hereby NOTICED that Julian's right hand is missing digits and actually only presents deformed portions of fingers. The thumb is also quite small and does not grip at all that I could tell and, as well, the hand itself seemed a bit “stubbed”. The thumb is adequate for “print” purposes and he readily uses the hand in holding papers as in a book but not for turning individual pages in the book or file. He uses his left hand for that purpose but I was not able to determine the extent of “atypical” presentation of the left upper limb. I noted no limp to his walk so have no other “observations”, certainly not at this time.

The POINT: It is either that Julian Tallano is genuine or has been an “imposter” since birth. This takes on NO MEANING, however, as THIS IS THE SAME PERSON WHO HAS APPEARED OVER AND OVER IN COURT AND IS RECOGNIZED BY JUDGES IN ALL COURTS—TO THE EXTENT OF BEING APPOINTED “ADMINISTRATOR” AND ORDERED TO SET FORTH A FOUNDATION AND FURTHER SECURE THE “ESTATE”.

Both myself, Doris, and EJ can attest to this person being the SAME, with identical signature and thumbprints with which we have dealt since first entering into discussions with the “Tallano” family or case. This now spans years in terms of recognition.

We are both willing and able to competently testify to that in a court of law should we be asked to do so under oath or penalty of perjury.

Julian Morden Tallano is called “Prince” because he is one of the progeny of King Luisong for whom the main Island of Luzon is named and to whom even the Chinese paid tribute for the privilege of traveling and trading. The King died in 1764, right after the British reaffirmed his ownership of the entire archipelago. That story is published in the April 9, 2003 edition of CONTACT. He seems fond of spreading the idea that he was the ONLY remaining heir to the estate but recently was forced, in court, to testify that he had six sisters, one living in London.

In recognition of this circumstance we voted to increase the number of Trustee seats to eleven, which leaves open several for occupancy by immediate family members which is more suitable for management,

# Winner Announced Before Counting Even Started!?

especially of the personal estate itself. The other recipients of the holdings are “50 percent to the Filipino PEOPLE”. It is that 50% with which we remain fully involved along with our participation in agreement and intent to getting the court orders honored and outstanding mandates honored and/or resolved. Our coalition involves Global Alliance with BOTH the Tallano Estate and Foundation. We are honored to serve both.

## RULE OF LAW

We ask further indulgence with our presentations regarding the Rule of Law as specifically referencing Mr. Paguia and his continuing observations regarding unlawful and unconstitutional overthrow of a President. Unlawful actions are the game of the day as more and more the Supreme Court (note the U.S. also in the last Presidential election) decides ON THE LAW, MAKES NEW LAWS and discards or disregards the *Constitution* at convenience.

We now have the military hierarchy of the Philippines admitting total mutiny and treason in the overthrow of Erap Estrada as the sitting, duly elected President and recognition that the current PRESIDENT is unlawful AND unconstitutional.

We also now have full reference that Ramos (former President) is fully involved as ordered through and by the U.S. to facilitate these eventualities—THROUGH TODAY. We will have to note that this is orchestrated and accomplished through such as THE CARLYLE GROUP of heinous controllers with Sr. Bush. Ramos is a fully established Director as is Bush and we have information about the group as well as the “results” of the intentions of the group. Former President Ramos is most likely the most powerful man of the manipulator groups in this area. We bring this to your attention simply for information for we have no input to political affairs here.

## TODAY'S SUMMARY

We can't summarize except to point out that in chaotic circumstances of heroic size there needs to be heroic action and we see few heroic adventurers interesting in the country instead of themselves. It seems to be a GLOBAL condition. It appears the “opposition” parties which COULD make all the difference are too “self-oriented” in themselves to make any TRUE EFFORT to change elections probabilities. We can only wait and see. We have to work within WHATEVER comes to pass. One way makes it sure and easy for us while the other remains but a promise of exponential delays everywhere possible. Let us all continue to EXPECT THE BEST, accept the worst if it presents and maintain the ability to not BOG in either mucky swamp.

We insisted in getting the registration of the Foundation finalized yesterday to meet all possible slop-over conditions in the election process. That was accomplished so we will move on as appropriately possible. We felt the accomplishment yesterday was a four-star champagne moment for it ALMOST DID NOT GET DONE. Philippine “time” always postpones at every opportunity. You know, sort of like me in scrubbing the kitchen floor or swabbing the bathroom.

We love and appreciate each and every one of you and we will just keep on rolling along ALAP (as long as possible).

Thank you for remembering the 12:00 noon Medicine Wheel “stop a minute and say a prayer for us all” on Saturday 8<sup>th</sup> (tomorrow—our “here today”). We all need all the help we can get!

May our news get better and better...!

D&E

5/13/04—#1 (17-271)

THU., MAY 13, 2004 7:41 A.M. YR 17, DAY 271  
Manila, Philippines

RE: A BIT OF EDITORIAL OPINION;  
WONDERLAND REVISITED

## KEEPING ALL THE BALLS IN THE AIR

One major problem with any observer keeping all the balls in the air in the “juggler’s game” is that they all are actually balloons and then when popped, bits of rubber latex fling into the myriad corners of whatever drama is taking place on any given day. This is true no matter where, how, what, when, who, why or where the life camera stops in its oscillation. The debris is all but impossible to conceive.

As an American citizen of the United States I am torn in the direction of allowing “mad cow” to give the mind a respite and doing some wild bashing on my own behalf. That, however, being in the latter case both likely inappropriate and a “no-no”, what is left to “report” to an inquiring mind?

## PHILIPPINE ELECTION “FACTS”

Please do NOT think that there is any measure of truth or fact as to outcome of elections pouring out of the Philippines as to new administration, senate or any other category of “grab the gusto”.

Today is the 13<sup>th</sup> and thus 3 days AFTER the poll-voting. The chaos is deafening! **BUT, THE VOTE COUNTING IS NOT YET EVEN STARTED!**

We are fed “survey trash” of the administration results and those are spread around the world as if the data are somehow legitimate—(according to the pre-fixed “shape-shifters” of all time).

The world chants that GMA has swept the election and today she will convene a “first meeting” of her cabinet. Her what? She is not even “out” or “in” and her “cabinet” had mostly dissolved to serve their own interests in running for office on their own. Who is left to “gather”? Her enforcers, of course!

Facts are that the only even nearly “official” pre-projections do show her opponent, Mr. Poe, quite nicely AHEAD.

Therefore, the thrust is to make as sure as is possible that the Vice President (a separate ticket here in the big game) will be a CHOSEN SON (of the Elite who own every major thing, including the media, press, electric co., water, steel, airport, expressways and you name it). That would be Mr. De Castro.

The point is to insure that the position of President is filled by someone of the Elite’s choosing. This would come into full function when, if Mr. Poe wins legitimately, he is disqualified (by the Supreme Court) and the Vice President is then sworn into office.

Oh indeed, there is NO “democratic” process here. The FOREIGN OBSERVERS had a major press conference last evening and it was expressed quite openly: “There was no semblance of democratic

process in any observed polls.” This begins and presents MANY U.S. “observers” sent to make sure voting is properly accomplished.

What do you have with a failure of the system? Anarchy! And yes, there is already backup being readied in that if there is no “mandate” from the election processing, then the Senate President, Mr. Drillon, will serve and that at least until his Senate term expires in 2006 or so. This is the same Senator Drillon who had an international flap because he went to the U.S. and at the airport he was required to pull off, for inspection, his “Faragamo” shoes. Well, why check further than his “sleeves”?

## IS THERE ANY HONOR ANYWHERE?

As relates to the Philippines and daring-do, we are in shock and awe. It appears that Filipino-American Maj. Gen. Antonio Taguba of the U.S. Army testified before the U.S. Senate on prison abuses in Iraq. He stood his ground and TOLD THE TRUTH. It is an historic event! We, of course, know that there is other but it lays so buried under the lies and manipulations as to be lost, seemingly, forever. It is, however, our opinion that only good will ultimately unfold from that miscarriage of justice and order.

## WHERE DOES GAIA-T/A FDN FIT?

Of course we don’t know, YET! We must work with whomever and whatever emerges from the butterfly nest. There is no such thing here as “metamorphosis” so we don’t kid ourselves that we count for very much except that we accepted and we sit on the boards of both the above named entities.

Everything is duly registered, legally “approved” and beyond living burial—although we found interesting events just yesterday.

CM was having a bit of nagging discomfort over the registration of last Friday and our final FDN documents.

He had left them fully registered and entered but needing to go on “up” the line to the legal department for recording. Indeed, we do have the “date” of registration clearly covered—but—when CM went to make SURE it had moved on to the legal department at the SEC—there it sat still on the registrar’s desk.

CM raised a fuss and demanded it be attended so he took it personally on up to the legal department. It was scrutinized and a couple of additional demands made for information—“due to some law changes” and off we go again until it can be cleared this week—meaning, next week *maybe*.

It is FINE AND OK. All is registered, the court documents speak for themselves and the election games mean nothing more than severe headaches at worst. The additional information was added to documents last evening by the attorney. We will hear later this morning if this is or is not a correct statement of fact.

What annoys the most and probably has no impact at all is that every delay causes more time wasted in making manifest status at the proper court with enforcement orders for inventories and an updated

addressing of the now executory (final) orders by the court as confirmed, reconfirmed and PERMANENT UNTIL FULLY SATISFIED, i.e., all of the royalties, fees, fines and the interest thereon are paid in full.

The SEC rules require an annual report from each Foundation and “our” first one (for the year ending December 31, 2003) is now due. This circumstance is wonderful because without inventory and asset projections, the “corporate” (Foundation) entity cannot report. It now becomes mandatory for the court to enforce the orders to enable us to inventory the gold held in the Central Bank.

As to elections pending, we are, frankly, within this circle, hoping that some of the parties who could help us most *DON'T get elected* to some distracting office.

One of the reasons for such a flap over Mr. Poe's “citizenship” status over “born Filipino”—as raised quite unlawfully through fabrication and falsification of permanent records—was to lay the foundation for further Supreme Court action “after the election”. The reason we know that, is that the Commission on Elections (COMELEC) COULD NOT DISQUALIFY the man and turned it over to the Supreme Court. The flap was so big and so nasty that the SC said that under the law “THEY COULD DO NOTHING UNTIL AFTER THE ELECTION TO DETERMINE FULL STATUS SHOULD HE BE ELECTED.” The picture is quite clear to us observers.

The push was to cause Sen. Lacson (who would bring law and order) to “step down” so Poe could be a sure winner. Lacson refused. Well, think about it, readers: IF POE WOULD BE DISQUALIFIED THERE WOULD BE NO BACKUP FOR “OPPOSITION” (ANYTHING OTHER THAN ADMINISTRATION) PARTIES.

This, in my opinion is the most heinous form of cheating yet come to these islands of devious activities. And moreover, this is WHY her Ladyship Gloria continues to form her new government as if there is no interruption in her “puppet masters” roadmap to perdition. This is because, literally, there isn't even a glitch to be found on the face of it.

#### WHAT OF GLOBAL ALLIANCE APPROVAL?

This is quite interesting in itself as related to such circumstance as the T-A FDN in that we have now moved beyond the “reality” of some asset holding. Arguing with a VK Durham MEANS NOTHING.

THE QUESTION TO BE ASKED: “WHAT ABOUT THE IMF-WB AND THE SPECIFIC CENTRAL BANK?”

There SHOULD BE NO “what about it”. Even VK has proven that the “Bonus THING” was real—in some unlimited value. It was used extensively by George H.W. Bush in his SUPERFUND antics.

We don't, however, consider those things to be more than validating and that, in itself, without argument or rancor with any parties. We hold the assets in security and indeed, legal assignment. That still is not the bottom line for USE. We do nothing that is not backed by hard collateral in the form of GOLD.

In our position in joint coalition (alliance/association) WITH T/A FDN, we only need approval of our holdings and position, by that entity—which is already done, as in “been there and done that”. We have the agreements and only await the finalizing of inventory as to how much and how quickly we can proceed.

Do we expect an easier go of “it”? NO! Nothing else has been “easy” and everything has required that we detail every action and every position.

Can they stop us? Surely and without hesitation in response. They will NOT, however, have the RULE OF LAW or the laws themselves to help THEM. WE DO!

If, however, “they” (whoever “they” might be), per VK's demands in the beheading sands of the gardens of the Royal Elite in Saudi-Arabia or elsewhere, whack off our heads—well, the rest goes without saying. But NOW, the die is cast and SOMEBODY else would be able to step forward in each instance. Difficult mucking? Yes, but do-able and we retain some willing hands with enough “know-how” to move on even in the face of difficult circumstances. This goes even through the process of publishing CONTACT because even if there is a mandated close-down of some kind there is no shut-down preventing again “start-up”. In fact this old Phoenix bird is really getting very, very good at thwarting those antics of slash and burn by anti-Phoenix players.

I personally do NOT believe that any of you readers REALLY want to see us wiped out or the paper actually closed down to suit any assaulters—because this IS THE PROGRAM TO WATCH AND IN WHICH “YOU” TOTALLY PARTICIPATE.

I personally don't consider myself a “writer” or for that matter, much of a journalist. BUT, I serve “as if” and our presentations can be backed up by HARD DOCUMENTATION.

So, are we old journalists disheartened? Gosh no, just IMPATIENT. All the while we have done our work, however, and we are in good position. We never sit back and count chickens from those incubating eggs—because little phoenix birds are as vulnerable as any chickens could possibly be after having been “fried” in the fire presented. We at least can recognize that we have some balance of “flight feathers” which support the bird itself. YOU have provided the “Nutrina” for our bird-body and this contraption WILL FLY.

Will we be too old and bone-weary for “lift-off”? If we are then there will be others revving up the engines to take over the flight deck. Remember that we must protect the craft all along the way—OR LOSE IT TO THE THIEVES. This means that we also have to attend BUSINESS matters along the way to make sure instructions are available should we abort take-off through fluke or fantasy.

#### WHAT DO WE THINK ABOUT IRAQ?

I would not address this further here by preference but there is certainly something most disquieting about the FACT that the “Intelligence Agencies and Agents” are so deeply involved and the claim is that the major operations are Mossad generated. This has been proposed by many observers and it has to be considered that there are intentional and heinous things taking place out of the line of sight. Example? Well, here, the speculation that the beheading of the young man, Berg, is a staged event to beef up unrest. It is recognized that Berg is a “Jewish” name and thus why he would be chosen to first lose his head. However, the more important speculation is that the Mossad-Israeli squads were the actual executioners. It is now recognized that this is a prime method of operation of the Israelis: to set up heinous things and pretend it to be someone else's doing. It no

longer seems to sell on the open market—just in the controlled media.

#### PAPUA NEW GUINEA

We continue to be remiss by not keeping up information flow regarding PNG. We get so sick of continuing promises that never get kept, changes in players and games abounding all the time while we have had lots of OTHER things to attend, not the least of which is our own feeling of responsibility, NOT OBLIGATION, to keep you friends, family and readers informed and current. It is not that we don't feel “obligation” but rather that keeping you informed is not “obligation” but our most precious privilege.

It is always difficult to just go on and on forever and ever into infinity without FINISHING or “pay-back” or “off” as with our own over a quarter of a century ONGOING interchanges and true “investments”. Those are not “gone” but just never seem to get “finished” while embarrassment builds and frustrations flourish. We have to keep ourselves focused on that which WILL produce on its own merit regardless of what comes. It is extremely difficult because distractions and deviations abound at every turn or action.

In closing focus on this impending volcano here in the Philippines it is also important for you as interested readers to always keep some of the “players” in mind and the main one orchestra-leader in this area is truly Fidel Ramos, recognized always as simply “FVR”.

I will share a colleague's presentation analysis in today's TRIBUNE.

[QUOTING: *The Daily TRIBUNE*, 5/13/ 04: Alejandro Lichauco, page 4:]

#### ANALYSIS: MILITARY INTERVENTION WITH GMA NARROW WIN?

If the meager returns at this time of writing could be reflective of the trend and eventual outcome of the elections—a narrow win for GMA—then the country could be in deep trouble because that narrow win wouldn't be acceptable to the public at large. It will be perceived as a win purchased and secured by the outlandish spending spree of the administration utilizing public funds for the purpose in ways that defy every canon of decent conduct and administrative fair play.

That perception will of course be sharply aggravated by the flagrant failure of the Commission on Elections (Comelec) to conduct even remotely efficient elections, which has led to the massive disenfranchisement of voters.

As the head of an elections-watchdog organization described it: “There has been a massive confusion of voters and a popular daily editorially described the entire process simply “crazy.”

GMA must win by an outlandishly wide margin if her electoral victory is to be credible, and even that might not necessarily follow. As it is, it seems like a neck-and-neck race and if she should emerge winning such race, the public as well as the international community will have no doubt that it was a race won by sheer chicanery and by every dirty trick of the trade.

The reason is that she is a sitting President who hasn't even attempted to conceal she was using every dirty trick of the trade available to a sitting President to win the elections.

If she weren't a sitting President, the matter would be something else. When FVR won by the slightest of margins in the elections of 1992, he wasn't

a sitting President and no one, technically at least, could accuse him of exploiting the powers and resources of the presidential office to win the presidency. But GMA is in a completely different situation and that is what works against her. Even if she were to win the elections by a narrow margin decently and fairly, no one will believe that she did win it decently and fairly, and considering the restiveness of the times and the number of opposition forces arraigned against her, an electoral victory could only spell trouble and nothing else.

There isn't any doubt, in my mind, that a GMA win, particularly if it is a slim and narrow one as the initial trending indicates it would be, can only spell street protests without end, and not only over the way she is perceived to have won the elections but over the way she has handled and, in the view of many, mismanaged the economy and surrounded her administration with perceived crooks and grafters.

As this writer wrote in an earlier piece, if GMA is going to win by just a meager margin, it might be preferable in her own personal interest that she loses the elections and bow out of office gracefully. But she is a stubborn little girl, bent on winning by fair means and foul, totally mindless of what happened to Marcos and Estrada. She should realize by now that an electoral victory doesn't mean anything at all and that such a victory, no matter how overwhelming and convincing—as Estrada's was—isn't any insurance against a popular and even military revolt.

And that's what she is facing.

The only question now, it seems to me, is: In the event GMA wins the elections, what particular faction of the Armed Forces of the Philippines (AFP) is bound to take over? There is the faction of FVR, who announced publicly that should the elections be stained by dishonesty and fraud, he is prepared to lead another people power. There is the faction identified with the opposition, particularly with FPJ and Ping Lacson, who don't necessarily share the same agenda as FVR. And there's the faction of the official military establishment, led by Gen. Abaya, who could do another Angelo Reyes and withdraw the official allegiance of the AFP from the Commander-in-Chief.

The speculation could, of course, be endless but of one thing we can be sure, or almost sure—and that is: Military interventionism is bound to follow a GMA victory in these elections.

Only an FPJ victory—no matter how narrow—might possibly abort military interventionism, and those who would want such interventionism avoided at all cost had better start praying for an FPJ victory, no matter how intensely they might want to see GMA continue in Malacanang.

As stated earlier, the fact GMA is running for the presidency as a sitting President actually works against her. If Estrada hadn't been unseated by people power, the sailing for GMA could be a smooth and easy one. As sitting President, Estrada might even favor a GMA candidacy—as he in fact pledged—the way the sitting Corazon Aquino favored FVR in the presidential contest of 1992. But GMA threw that possible scenario away and made a sworn enemy of Estrada and the forces behind Estrada. The end result is an FPJ candidacy and that could mean deep trouble for GMA—particularly if she wins these “crazy” elections.

It's that “crazy”.

But Philippine “democracy” is that “crazy” and if you still don't realize that by now, well, you're just plain crazy.

[END QUOTING]

Now, in turning to another Lichauco analysis of

April 22<sup>nd</sup>, we look at the very term “democracy” and certainly have to consider the most remote connections to what is “Philippine democracy” which would have Mr. Lincoln's government of the people, by the people and for the people buried in the Negev dust-storm. May God have mercy for surely we need it even if not deserving of it.

[QUOTING: *The Philippine TRIBUNE*, April 22, 2004:]

THE DYING GASP OF PHILIPPINE ‘DEMOCRACY’  
ANALYSIS: ALEJANDRO LICHAUCO

If a system were judged by its results, what does one say about the representative system of government installed by Edsa I? To call it a democracy—as the thinning devotees of the first people power insist it is—taxes even an uncontrolled imagination; and if it is indeed democracy, then democracy isn't only the most difficult political system to administer, as someone like Winston Churchill is said to have said, but also catastrophically absurd.

The truth is that democracy as a system by which a people govern themselves can't possibly work—and can't possibly be a democracy in the honest meaning of the term when the mass of those who vote are immersed in acute poverty and in the mass ignorance that comes with mass poverty. You can't have democracy if 70 percent of the voters haven't gone past grade school, or even high school and are economically desperate, desperate enough to sell their votes.

Democracy simply can't co-exist with mass poverty. As a system of governance, it can function and thrive only when those who vote governments to existence are economically free to vote as they please and—this is most important—are informed of what is at stake when they cast their votes. Meaning to say, they are informed of the public philosophy of those who seek political office and of how that public philosophy impacts on the life of the nation and on the private lives of the voters.

That isn't a tall order but an order of the tallest kind. This explains why, in a democracy, elections are primarily a battle about public issues and between public philosophies, not only about private personalities. And when you don't have that, then, elections are reduced essentially to a process of personal calumny and outright entertainment. And that's exactly what we are having. That's essentially what we shall continue to have as long as the mass of the electorate is economically deprived and ignorant and you will agree that can't possibly be democracy.

The great democracies in the world today didn't come to being as democracies. They came to being after having passed through decades, if not centuries, of political authoritarianism and even despotism, during which the governing elite established the foundation of self-sustaining and flourishing economies.

England, France, Germany and Japan, for example, became political democracies only after having engineered their respective industrial revolutions under authoritarian governments. South Korea is now a democracy; the foundations of its economic vibrancy and stability were laid down by the dictatorship of Park Chung-hee. The same may be said of Taiwan. If democracy there is flourishing and vibrant, it is because of the economic stability and even prosperity made possible by decades of political authoritarianism.

Of course it took more than just political authoritarianism to bring about economic prosperity. It took politically authoritarian governments that

perceived the first order of business for any poor and undeveloped country is to catapult itself to the age of industry, science and technology. In brief, it took politically authoritarian governments to make industrial revolution the first order of their business. That was what the political dictatorships of Park Chung-hee, Chiang Kai-shek, Suharto and Nasser were about. And that's what the political dictatorship of the communist parties of China and Vietnam are about.

That, unfortunately, was what the dictatorship of Marcos realized too late in the day. The larger part of the Marcos dictatorship was squandered on programs and policies designed precisely to keep the economy from graduating to the industrial age and it was only in the last years of his dictatorship that Marcos realized the nation must industrialize if it is to survive. Hence, the 11 major industrial projects which he launched in 1979. But by that time, poverty and underdevelopment were already exacting their price and, with Ninoy's assassination, Marcos became as dead as a dead duck and with him the vision of an industrialized Philippines died.

But back to the title of this piece.

It shouldn't take much to realize democracy as we have known and have practiced it over the last 17 years is on the way out simply because it has been reduced to a catastrophic absurdity. No system of political governance can possibly endure when it co-exists with a poverty problem as acute and extensive as what we have now. Elections have even ceased to be the entertainment they have always been because there's a point when the hungry can no longer be entertained. One suspects that point has now been reached.

If the ignorant *masa* are going for FPJ, it isn't because they wish to be entertained but because they have given up on the *educados* and the *politicos* of Philippine society and now look to the non-*educados* and the non-*politicos* for their economic liberation and you can't blame them for that.

What next then after the elections—or even before that? Whatever it is, we know the picnic is over because hunger has taken over and we are now ready for a Park Chung-hee, a Nasser, a Suharto, a Chiang Kai-shek or even a Franco.

Because democracy is done for, discredited and dead and if you don't believe that then take a close look at the nature of these elections and the players in them.

Lincoln, who gave democracy its modern definition—as a government of the people, by the people and for the people—must be rolling in his grave and wondering what kind of people Filipinos are.

But, are they people?

[END QUOTING]

My observation is that we all look at the United States of America TODAY and carefully consider: How did we go through being a Republic and a sometime form of “democracy” to end up abusing prisoners in a distant land called Iraq?

As I study this from several angles of observation I would suppose that we are about as ready for CHANGE as we could possibly be and to deny God's very gifts would be a sure death-knell.

May God please give us the Grace, endurance and perseverance to see this “gift” through to completion. We will if YOU will! We have no wish, however, to do it alone for glory or money. We are NOT willing to die for this “cause” but we ARE quite blessed to LIVE FOR IT. God blesses us all but it is up to us each to accept or deny it!

E-E

# ‘Rule Of Law’ Series Exposes RP Corruption

Attorney Alan F. Paguia has been “indefinitely suspended from the practice of law” by the Supreme Court of the Philippines for having the temerity to persist in pointing out obvious non-adherence to correct principles of the Rule of Law. For his persistence in service to both truth and his fellow man, despite the obvious personal cost, we thank and honor him. We begin our presentation of this series with five articles written by Atty. Paguia earlier this year and we intend to present Exhibits A-F just as soon as “time and space” allow.

## SC JUSTICES FOOLED THE PEOPLE

By Alan F. Paguia, 3/22/04

How did the justices of the Supreme Court fool the Filipino people in *Estrada vs. Arroyo*?

By selective disclosure of material facts.

In other words, instead of telling the people all the material facts of the case, they did not tell all. They withheld those facts which showed their political partisanship.

What did they not tell the people? That in the morning of Jan. 20, 2001:

- (a) Justice Panganiban proposed the swearing in of Vice President Gloria Arroyo as President to Chief Justice Hilario Davide, Jr.;
- (b) The Chief Justice immediately agreed;
- (c) Upon Chief Justice Davide’s direct instruction, Justice Panganiban immediately announced over radio and television the Chief Justice’s intention to administer the presidential oath to Vice President Arroyo;
- (d) When a justice heard the announcement, he questioned the proposal;
- (e) The Chief Justice then decided to call immediately all the members of the court to an emergency session;
- (f) All the twelve justices present eventually backed the announced swearing in at Edsa II, provided Mrs. Arroyo submitted a formal written request for it.

(1) The justices concealed the fact that the swearing in of Mrs. Arroyo was originally proposed by Justice Panganiban. They did not disclose this fact because it would have shown the Filipino people that the swearing in was initiated, not by a party to a case, but by the justices’ uninvited intervention in a clearly political matter involving the ouster of the constitutionally elected President. There was no complaint or petition filed for the justices to act on. There was no case in court. There was no justiciable controversy that could justify the exercise of judicial authority. And yet, the justices took official action which obviously favored Mrs. Arroyo to the prejudice of the Filipino people who had duly elected Erap as their constitutional President. Consequently, the sovereign will of the Filipino people expressed in the 1998 presidential elections was defeated without elections, and the constitutional President was removed without being convicted in an impeachment proceeding.

(2) The justices concealed the fact that Chief Justice Davide immediately agreed to Justice Panganiban’s proposal. They did not disclose this fact because it would have shown the Filipino people the judicial conspiracy perpetrated by Justice Panganiban and the Chief Justice as against the President and the Filipino electorate of 1998.

(3) The justices concealed the fact that Justice Panganiban immediately announced over radio and television the Chief Justice’s intention to administer the presidential oath to Mrs. Arroyo even though there was as

yet no request from Mrs. Arroyo for such oath-taking. They did not disclose this fact because it would have highlighted to the Filipino people the fact that the ouster of President Erap was undoubtedly initiated by Justices Davide and Panganiban, albeit without any valid basis under the *Constitution*.

(4) The justices concealed the fact that when a justice heard Justice Panganiban’s announcement, the former questioned the proposal. They did not disclose this fact because it would have shown the Filipino people that Chief Justice Davide and Justice Panganiban had actually preempted the other justices for the swearing in of Mrs. Arroyo and the corresponding ouster of Erap.

(5) The justices concealed the fact that the Chief Justice had to call the other justices to an emergency session. They did not disclose this fact because it would have shown the Filipino people that the justices actually had enough time to consider what official action they should take under the given circumstances. Consequently, it would appear that their action to oust Erap was with evident premeditation.

(6) The justices concealed the fact that all the justices present eventually backed the swearing in, provided Mrs. Arroyo submitted a formal written request for it. They did not disclose this fact because it would have revealed to the Filipino people the grand conspiracy among the justices to oust Erap and, in effect, nullify the Filipino people’s sovereign will in choosing their President.

Not only that. The justices also did not appear to have properly observed honesty and good faith.

According to them, “the twelve members of the court... merely accepted the invitation of the respondent Arroyo to attend her oath-taking. As mere spectators of a historic vent, said members of the court did not prejudge the legal basis of the claim of respondent Arroyo to the presidency at the time she took her oath.”

First, it was the justices’ idea to invite themselves. We must remember that the justices were the ones who conceived of, and required, Mrs. Arroyo’s written request and invitation. Contrary to their claim of having played a mere passive role, the truth is that the justices actually played the active role of scripting and stage-managing the Arroyo letter and oath-taking.

Second, the justices were not passive spectators at Edsa II. The claim is obviously unbelievable in the light of Justice Panganiban’s narration and Chief Justice Davide’s confirmation to the effect that all the justices eventually approved Mrs. Arroyo’s oath-taking as “President of the Philippines”. It would necessarily follow that Erap was no longer the President of the Philippines insofar as the justices were then concerned. After all, it would not seem reasonable to assume that the justices contemplated two sitting presidents under the *Constitution*.

What was that said about fooling the people some of the time; or fooling some of the people all of the time; but never all the people all of the time?

We can do better. We say that those who fool the Filipino people must account for it—sooner or later.

## A HIGHER LEVEL OF IMMATURITY

By Alan F. Paguia, 3/29/04

Children are naturally immature. Their sense of what is right or wrong is ordinarily a hit-or-miss experience. We educate them as they grow so that they would uphold what is right, not wrong, as a general rule.

When they become consistent in upholding what is right, we say that they have become mature persons.

Children, therefore, represent the first level of immaturity. But this level of immaturity is not a real problem. It is part of nature. It is a given fact of life, which we enjoy. It is what makes children what they are. It is precisely the reason we love them.

There is a higher level of immaturity, which is the real problem of society. It is the immaturity of leaders both in the government and in the private sector.

They are those who are not consistent in upholding what is right over what is wrong.

Obviously, it is right to uphold the *Constitution* and the rule of law.

However, we have leaders who do not appear consistent in upholding them.

Take for instance Chief Justice Hilario Davide, Jr., Justice Artemio Panganiban and the other justices of the Supreme Court. They have expressly or impliedly admitted their active role in ousting President Joseph “Erap” Estrada. They continue to play the role of guardians of the *Constitution*. Yet, they stubbornly refuse to recognize their violation of the same *Constitution* when they swore in the Vice President as “President of the Philippines” even without valid ground.

So much has been written about that historic violation. It had been duly brought to their attention. The Filipino people expected rectification, or some decent explanation. All they got was a general denial.

The justices, after plotting the ouster of Erap and after actually ousting him by swearing in Mrs. Arroyo in his place, were the very same justices who heard and decided Erap’s subsequent petition, which effectively raised the unconstitutionality of the justices’ act of having sworn in Mrs. Arroyo.

Under those circumstances, which were admittedly within the personal knowledge of the justices,

- (a) can it be properly said the justices had acted with justice toward Erap?
- (b) can it be properly said the justices had given everyone his due?
- (c) can it be properly said the justices had observed honesty and good faith?
- (d) can it be properly said the justices had the appearance and substance of the “cold neutrality of an impartial judge” when they acted on Estrada vs. Arroyo?

We respectfully submit that the answer to all the foregoing queries is in the absolute negative. The justices patently violated Erap’s due-process right to be heard by impartial magistrates. Erap was heard by committed pro-Arroyo magistrates who accordingly ruled against him. “Goodbye, due process of law” appears to be the clear message of *Estrada vs. Arroyo*.

Erap did not stand a chance against the Davide Court. He had not realized at the time his petition was being heard that the justices no longer had the “cold neutrality of an impartial judge”. He had not realized then that the justices were solidly united in approving the swearing in of Mrs. Arroyo as “President of the Philippines”, which obviously had the effect of removing him from the presidency without complying with the constitutional requirement of his being convicted first in an impeachment proceeding.

Under the *Constitution*, no criminal or administrative charge may be validly filed against the sitting President, unless he is first removed by impeachment. Erap was never removed by Senate impeachment. He was removed by the Davide Court. Was that removal constitutional? Obviously, not. The Davide Court is not authorized to impeach and remove the President. But it happened. The Davide Court did what the Senate did not. The Davide Court finished what the Senate left unfinished. All in open

and glaring violation of the *Constitution*.

But Erap is not alone in having failed to realize earlier the unconstitutionality of the acts committed by the justices. The Filipino people are with him. Together, they find themselves forced to suffer the consequences of the justices' unconstitutional acts. Erap is unjustly languishing in jail while the people are unjustly languishing in heightened poverty. Together, they must find the best solution.

What is the best solution? The truth.

The justices must uphold the truth of their unconstitutional acts. The other leaders of government and civil society must do no less. They must face the constitutional consequences that would eventually follow. Otherwise, the matter would remain an open social wound that may get painfully worse before it heals.

But, will the justices do it?

For the Filipino people's best interest, they must. If they do not, we may find ourselves confronted with a higher level of immaturity, never before seen in the annals of Philippine history.

### EDSA II WAS A CRIME

By Alan F. Paguia, 4/5/04

Edsa II constituted the crime of *coup d'etat* committed against the Filipino people and President Joseph "Erap" Estrada.

Why? The elements of the crime as defined under the Revised Penal Code, as amended in 1990, appear to be all present.

Was there a swift attack? Yes. The mass organizations at Edsa were publicly declared as poised to march to Malacañang Palace unless Erap resigned before 12:00 noon of January 20, 2001. Justices Panganiban and Davide revealed this fact in the book, *Reforming the Judiciary*. Amando Doronilla's book, *The Fall of Joseph Estrada—The Inside Story*, also recorded the declaration by Msgr. Socrates Villegas and Cardinal Sin to the same effect over *Radio Veritas* on the morning of the same day. The actual presence of the rallyists who had clearly decided to proceed to Malacañang to force Erap to resign, the public declaration of their leaders to that effect, and the belief of the same leaders that such eventuality would definitely result in bloodshed—all show that a swift attack as contemplated by law was actually in existence.

Was it accompanied by violence, intimidation, threat, strategy or stealth? Yes. There was clear intimidation to force Erap to resign. There was a clear threat of violence unless Erap resigned. There was clear strategy to eject Erap from Malacañang with or without his resignation. And there was stealth to remove Erap regardless of the failure of the prosecutors in the impeachment proceeding to secure a conviction.

Was the attack directed against duly constituted authorities of the Republic of the Philippines? Yes. Erap was, and still is, the duly elected President of the Philippines. The unchallenged results of the 1998 presidential elections constitute the legal source of Erap's continuing possession of presidential authority.

Was the attack singly or simultaneously carried out anywhere in the Philippines? Yes. It was unquestionably carried out at Edsa up to Malacañang in Metro Manila.

Was it carried out by persons belonging to the military or police or holding any public office or employment? Yes. Well-known public officers from the Executive Department led by Vice-President Gloria Arroyo, the Judicial Department led by Chief Justice Hilario Davide, Jr., the Legislative Department led by Senator Aquilino Pimentel, Jr., the police led by PNP chief Panfilo Lacson and the military led by the AFP Chief-of-Staff Angelo Reyes—were active participants and supporters of the Edsa II and anti-Erap rallyists. Without their indispensable cooperation, the attack would not have been possible.

Was the attack with or without civilian support or participation? There was civilian support and participation. Many people still think that the civilian participants of Edsa II constituted the justification for the unconstitutional removal of Erap. They are wrong. In the eyes of the

law, such civilian participation does not negate nor justify the commission of the crime. With or without civilian support, the attack is prohibited by law.

Was the attack for the purpose of seizing or diminishing state power? Yes. The essence of state power is the Filipino people's sovereign will which, in 1998, duly vested in favor of Erap both the authority and power of the presidency up to June 2004. On January 20, 2001, that power was taken away from him by the Edsa II leaders, leaving him only the (passive) authority of the presidency. Consequently, it would appear that the state power vested by the Filipino people in favor of Erap was totally seized by the power grabbers of Edsa II.

If Edsa II was a crime, the victims were obviously Erap and the Filipino people. Who were the criminals?

### EDSA II LEADERS: TRUTH-BLIND

By Alan F. Paguia, 4/12/04

What should we call individuals who are blind to the truth? Truth-blind.

There are two kinds of truth-blind persons: (1) those who cannot see the truth because of lack of knowledge, and (2) those who refuse to see the truth because of lack of courage.

The first is the honest kind. Their blindness is caused by ignorance. They can be cured by proper education. They willingly embrace the truth as soon as they understand it. We should educate them.

The second is the dishonest kind. Their blindness is caused by cowardice. They cannot be cured by proper education. They are already educated. They understand the truth but they are not willing to embrace it. They fear the painful consequences of upholding the truth. They are not willing to tell the truth, for the sake of truth. They would rather mislead the Filipino people than jeopardize their personal interests. They would rather muddle the truth and become witting or unwitting agents of non-truth.

We should consistently confront them with the truth.

What basic truths must we consistently confront the leaders of Edsa II with?

First, the truth of Justice Artemio Panganiban's official admission in his book, *Reforming the Judiciary*, that the 15 justices of the Supreme Court had actually and unanimously conspired to remove President Joseph "Erap" Estrada from the Office of the President in the morning of January 20, 2001.

Second, the truth that such conspiracy is, in fact, evidenced by their *en banc* resolution of Jan. 22, 2001 in *Estrada vs Arroyo* whereby all the 15 justices officially approved the swearing in of Vice President Gloria Arroyo as "President of the Philippines". The swearing in necessarily had the effect of forcibly removing Erap from office. It was clearly a swift attack against the Erap presidency and the Filipino people's electoral will.

Third, the truth that 13 of the said justices who had conspired to oust Erap were the very same justices who in March 2001 ruled against Erap in *Estrada vs Arroyo*. In sum, the justices unashamedly sat in judgment of their own partisan acts which they self-servingly ruled to be non-partisan.

Fourth, the truth that the said acts of the justices plainly violated Erap's right to be heard by justices who have the "cold neutrality of an impartial judge". In Erap's case, he was heard and judged by justices who had earlier conspired to oust him by installing Mrs. Arroyo in his place. Instead of cold neutrality, he was treated with judicial treachery. Instead of impartiality, he was treated with judicial conspiracy.

Erap never had the chance of a fair hearing. The justices acquitted themselves of their own violation. Was that a mockery of due process? Obviously.

Fifth, the ruling in *Estrada vs Arroyo* which declared the legitimacy of Mrs. Arroyo's "presidency" is, therefore, void on its face. In the eyes of the law, the ruling has no legal existence. Consequently, Mrs. Arroyo's "presidency" has no legal basis.

Sixth, it would necessarily follow that Mrs. Arroyo's

factually operative "presidency" is by rule of force, not by rule of law.

Seventh, it would further follow that the 13 justices and Mrs. Arroyo had openly violated the *Constitution*.

Eighth, the leaders and members of the Armed Forces of the Philippines, the Philippine National Police and the rest of the Philippine government who are supporting Mrs. Arroyo's "presidency" are, therefore, supporting an openly unconstitutional "presidency".

Ninth, Erap is still the constitutional President of the Filipino people. The Sandiganbayan has no jurisdiction over him, unless he is first removed by Senate impeachment. The justices' act of forcibly removing him by swearing in Mrs. Arroyo as "president" is simply not authorized under the *Constitution*.

Tenth, Erap should not be in jail. He should be in Malacañang running the government as President and Commander-in-Chief.

Those who fooled—or are fooling—the Filipino people should be the ones put in jail.

### INTELLIGENT QUESTIONS

By Alan F. Paguia, 4/16/04

To understand the current problems of Philippine society, what questions should the Filipino people raise to themselves and to their leaders?

We say the answer to the foregoing question should be based on two important qualifications: (1) time and (2) substance.

As to the qualification of time, intelligent questions are necessarily classified as to the: (a) past, (b) present and (c) future.

As to the qualification of substance, intelligent questions ought to distinguish between: (a) need and (b) greed. So, what questions should the Filipino people raise?

Insofar as the past is concerned, the people should ask: (1) What have they done and what have they not done? (2) What have they done which they should not have, and what have they not done which they should have?

Let us take the case of President Joseph "Erap" Estrada as an example. They elected Erap as their President but they appear to have failed to assert their electoral will when the justices of the Supreme Court removed Erap by swearing in Mrs. Gloria Arroyo in his place.

The people appear to have yielded their sovereign prerogative to the justices, which they should not have. The people also appear not to have rectified that mistake, which they should have.

In so far as the present is concerned, the people should ask: (1) What are they doing and what are they not doing? (2) What are they doing which they should not be doing, and what are they not doing which they should be doing?

They appear to be tolerating the justices' disregard of their electoral will. They also appear uncomplaining despite the judicial removal of Erap, which is not authorized under the *Constitution*.

They are tolerating the open political partisanship of the justices who ruled on *Estrada vs Arroyo*, which they should not be doing. They are not effectively protesting that mockery of due process, which they should be doing. Insofar as the future is concerned, the people should ask: What must they do, and what must they not do? They must rectify the unconstitutional removal of Erap by recognizing the unconstitutionality of the ruling in *Estrada vs Arroyo*. They must not sleep on their inherent right to require the justices to faithfully obey the rule of law.

Furthermore, the people must distinguish between need and greed. A good legal system is based on need, while a bad legal system is based on greed.

A system that satisfies the needs of the Filipino people is good. A system that satisfies the greed of public officials is bad.

Needs refer to those goods and services which are indispensable to a reasonably decent quality of human life. Greed refers to the insatiable desire to acquire goods and

services that are grossly in excess of what is necessary to maintain a reasonably decent quality of human life.

Needs are either physical or non-physical. The first addresses the well-being of the human body. The second addresses the well-being of the human spirit.

The need for water, food and medicine are of the first kind. The need for education, peace and order, recreational services and facilities are of the second kind.

At this point, another important distinction must be kept in mind. Our people must distinguish between government and administration. Government is theory; administration is practice. The first is a set of legal duties; the second is a set of human beings. How those human beings implement those duties constitute the essence of administration.

If the implementation is in accordance with the theory, we say the administration is good. If the implementation is not in accordance with theory, we say the administration is bad.

Since the theory of the *Constitution* is that the Filipino people created the Philippine government to satisfy the needs of the people, it would follow that the all-important question to ask any administration is—whether it has satisfied the needs of, at least, the majority of the Filipino people. If the answer is yes, then the administration is a success. If the answer is no, then the administration is a failure.

Has the current administration satisfied the needs of the majority of our people? If the citizen believes so, he ought to support the administration. If the citizen does not believe so, he ought to support the opposition. The choice is between success or failure. The available alternative, even assuming it to be a potential failure, would always be better than a proven failure. Why? Because a potential failure has not yet failed, while a proven failure has already failed. The first has a chance to succeed; the second had lost it.

That is likely the reason why the alternative opposition administration is popular among our people. But, the basic problem of our people goes beyond that. We are supposed to be civilized. We claim to uphold the rule of law under a regime of truth and justice. Yet, we act inconsistently.

We tolerate the violation of the rule of law in *Estrada vs Arroyo*. The justices who made the ruling committed the violation. They openly violated Erap's right to due process of law. They violated our people's trust in them. It is a matter of official record that they plotted against Erap before *Estrada vs Arroyo*. It is a matter of official record that they unanimously approved the swearing in of Mrs. Arroyo as "President of the Philippines" to forcibly remove Erap from the presidency. That act was a plain defiance of the sovereign will of the Filipino people who had duly elected Erap as President. The justices thereby imposed their will over the electoral will of the Filipino people. Clearly, the justices who made the ruling in *Estrada vs Arroyo* did not have the "cold neutrality of an impartial judge". Erap was patently deprived of fairness.

Justice Artemio Panganiban and Chief Justice Hilario Davide, Jr. have officially revealed the truth of the judicial treachery and conspiracy committed against Erap. Treachery and conspiracy committed by the justices of the Supreme Court against Erap? Yes! They have officially admitted it. Every honest lawyer knows the legal consequence of this truth. By operation of law, this truth renders the ruling in *Estrada vs Arroyo* void or without legal existence from the very beginning.

Therefore, Mrs. Arroyo's "presidency" is a crime in progress against the Filipino people. Why are we tolerating it?

Apparently, not enough number of responsible Filipinos have realized the crime being committed against them. But their number appears to be growing with time.

Mrs. Arroyo is now running for President. Obviously, she and her co-conspirators want the Filipino people to legitimize her illegitimate presidency before enough number of them get to fully realize the unconstitutionality of her presidency.

One cannot help being reminded of the tragedy of a rape victim who is confronted with a sweetened offer to marry, and not prosecute, the rapist.

The Filipino people siding with the rapist? Impossible.

# VKD 'Trust' 'Extensibly' Covers Bush Backside?

As referenced in the writings of May 8, May 10 and May 15 in this issue, here are VKD's April 26, 2004 email messages to President George W. Bush. We kid you not.

PRIORITY ONE regarding  
FERTILIZER BOMB CHEMICALS SEIZED IN  
PHILIPPINES  
By V.K. Durham  
4/26/04

— Original Message —

From: VK DURHAM  
To: president@WhiteHouse.gov  
Cc: vktdt@.....  
Sent: Monday, April 26, 2004 11:05 AM  
Subject: PRIORITY ONE regarding FERTILIZER BOMB CHEMICALS SEIZED IN PHILIPPINES

Mr. President.

This is being sent to you as a PRIORITY ONE and NEED TO KNOW communication.

Your backside (since y2001k forward) has been covered extensively (by the Trust) globally. We have done so to "Preserve the Integrity of the Constitutional Office of the President" and so forth.

It is not known if you are fully informed by those designated for the National Security of yourself and the National Security U.S. and U.S. allies of the activities of these individuals working with the AL QAIEDA aka AL QAEDA or not.

We have notified your office at the White House before. Equally, we have notified and forwarded hard, irrefutable, un-deniable evidence in the form of documents, inter-office memorandums, tape recordings of these individuals to The U.S. House Oversight Committee Chairman, Dan Burton, House Member Ron Paul, U.S. Senator Charles E. Grassley of the U.S. Senate Banking Committee, FBI, BATF, INTERPOL, U.S. Sec. Exchange Legal Department in Washington D.C., Jack McCreery, The U.S. Dept. of the Treasury, Russell Munk as Senior International Corporate Counsel for the U.S. Dept. of the Treasury, The U.S. Solicitor General and so on, along with thousands of pages and tape recordings hand carried to U.S. Congressman Steve King's District Office in Storm Lake, Iowa, including The U.S. Secret Service Omaha Nebraska Field Office agents, Kennedy and Gilliam.

All the above and before-mentioned assumed THE TEAM PLAYER position of HANDS OFF.

Mr. President. This country and her allies cannot afford this dangerous TEAM PLAYER methodology of those covering up this mess on the inside, further hindered from investigating these matters by Ms. Jamie Goerlicks "inter office" SECRET DIRECTIVE MEMORANDUM recently brought up by the disclosures in the 9/11 hearings.

You will find the voice of the Al Qaeda Underwriters in a tape recording posted at [http://www.theantechamber.net/V\\_K\\_Durham/AbusingTheCodeOfSilence.html](http://www.theantechamber.net/V_K_Durham/AbusingTheCodeOfSilence.html)

You will also find the alleged agreement which brought this current JIHAD against the United States and Allies posted at <http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage4.html>

The purpose for the postings was for the VICTIMS of this Prime Bank Instrument Fraud by parties involved in the murder of my late husband which you will find, Mr. President, photos of his body which deny the date, time and cause of death.

My husband, Mr. President was murdered because someone thought he owned something he did not own.

He would not sign off. His signature was forged on "assignment of interest"...and you now have the AL QAEDA right inside our own federal agencies, using "TEAM PLAYERS" and THE CODE OF SILENCE to protect them from being exposed to the general public.

Mr. President. At this time it must be assumed you are not aware of any of this. How you could have missed it, is unknown.

The entire Banking World knows of what has happened here..

We have done our damndest to KEEP this mess at BAY by backing up behind your backside as the Duly Constituted Office of the President of the United States.

V.K. Durham, CEO-Signatory

— Original Message —

From: VK DURHAM  
To: DAVE EHLER ;  
U.S. Congressman Ron Paul ;  
president@WhiteHouse.gov  
Cc: vktdt@.....  
Sent: Monday, April 26, 2004 9:46 AM  
Subject: FERTILIZER BOMB CHEMICALS SEIZED IN PHILIPPINES

Read the following

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=47964>

Un-confirmed reports came in late last evening: "The EKKER'S are in NEVADA. They came back stateside using "alias's"."

If this report is true; They are running for cover of the ORGANIZED CRIME BOSS'S in NEVADA associated with this BLACK OPS OPERATION of COUNTERFEIT GOLD INSTRUMENTS the GAIA-EKKER'S have been putting out which has caused THIS GLOBAL JIHAD!

As you can see, the RUMOR MILL NEWS ARTICLE notices the Abbu Sayeff involvement. THE EKKER'S worked with the MILF and ABBU SAYEFF Attorney ELY PAMATONG who was the attorney for Nur Missouri the leader who was detained in Malaysia some time ago, also associated with the al qaieda, al qaeda, all kada and so forth.

It was ELY PAMATONG who used his influence as an OFFICER OF THE COURT in the Philippines to assist THE EKKER'S in the making of FORGED & COUNTERFEIT GOLD INSTRUMENTS "LEGAL"...

If the "unconfirmed reports" of the Ekker's being back in the U.S. Under "alias's" are true... THE FIT IS ABOUT TO HIT THE SHAN in re: TERRORIST ACTIVITIES. They ran for COVER. Remember; They have guns buried on the TEHACHIPI FARM and with other PODS & CELLS all over the U.S.

With U.S. Fed. Warrants out on the Ekker's; IT IS ONLY A MATTER OF TIME they are taken into custody, unless THE BOYZ in NEVADA protect them and keep them "safe."

The IRS AGENTS and EX-IRS AGENTS the Ekker's use to scout CORPORATIONS for them, and do the "TEAM PLAYER" thing, working on the outside, back into the inside with the FED. R. & UST "active agents" also do the BOOK-KEEPING FOR THE "CASSINO'S" IN NEVADA. Keep that in mind. Then, they invoke the CODE OF SILENCE. No one will tell on the other regardless of how bad things get!?

V.K. Durham

**NEVADA CORPORATIONS:**

# Nevada Vs. "Offshore": Working With Your Capital

**Budget's "Tip of the Week" #17:**

## What About "Offshore"?

"What about setting up a corporation 'offshore'? I've heard that offshore corporations don't have to pay any tax and that I can move my money offshore to shelter it." Up front, there is little that can be done offshore that cannot be accomplished in and through the shelter of Nevada corporations. But let's look at just a few things that this questioner should consider before moving in this direction.

There CAN BE tax advantages, particularly in cases where the offshore entity earns its income in a tax-free jurisdiction from activities in locations that do not tax the income. Such opportunities can be hard to find. On the other hand, if the offshore entity (sometimes called an IBC, for International Business Corporation) is OWNED by U.S. stockholders, the stockholders are still subject to tax on capital gains and on any income derived from the IBC. In most cases offshore shareholding is NOT private, unlike in Nevada. Further, the United States has developed MLATs (Mutual Legal Assistance Treaties) with virtually all offshore locations, allowing for the extension of U.S. law—and the powers of the I.R.S.—into those jurisdictions, at will.

One good solution might be for the offshore entity to be owned by a private Nevada corporation. Just keep in mind that the Nevada corporation would still be subject to taxation on any income or capital gains derived from the IBC. In many cases, however, it might be better to simply extend the structuring of Nevada corporate shelters than to try to operate offshore. The main reasons for this are more immediate control and, of course, privacy. *The Nevada Corporation Manual* sums it up like this:

"Nevada is unique in that it not only offers a high degree of privacy but ready access to your capital that is not likely to be denied in even the most extreme turmoil that COULD develop in the world's financial markets. In these highly uncertain economic times, long-range planning should take into consideration the possibility—even the probability—of extreme turmoil. In that event, there could be some real shock felt by those whose strategies are oriented around offshore structures. It is entirely possible that in a real emergency offshore funds would be totally inaccessible, depriving the owners of those assets the use of their own capital when they need it the most. For any situation where ready access to one's capital is required, and especially if you wish to work with your capital, Nevada corporations are THE answer."

In September 2000, the globalist OECD (Organization for Economic Cooperation and Development) proposed the total elimination of any and all offshore tax advantages. The Bush Administration has withdrawn its support—for the time being—from this initiative, probably allowing time for repositioning by at least some of the Big Boys. Ultimately, though, it seems likely that offshore jurisdictions will be precluded from offering tax advantages to foreigners. When that happens, it will leave the shelter of Nevada corporations as one of the very few true "havens".

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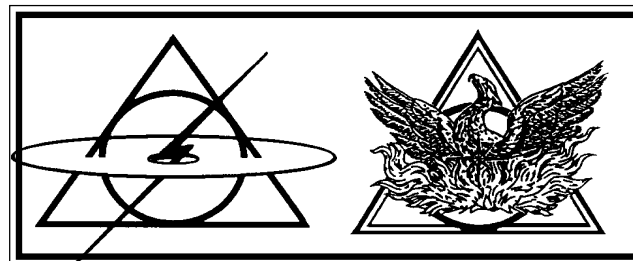
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## **CONTACT:**

### **THE PHOENIX EDUCATOR**

is published by

**CONTACT, Inc.**

**P.O. Box 27800**

**Las Vegas, NV 89126**

**Phone: (800) 800-5565; (661) 822-9655**

**Fax: (661) 822-9655**

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*"Let favor be showed to the wicked, yet will he not learn righteousness: in the land of uprightness will he deal unjustly, and will not behold the majesty of the LORD."—  
Isaiah 26:10*