

# CONTACT

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GOD'S NEW MILLENNIUM

KNOWING TRUTH IS NOT ENOUGH—  
SUCCESSFUL CHANGE REQUIRES ACTION



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# Napocor Privatization Takes Power From People

We again thank The Daily Tribune and columnist Alan F. Paguia, in particular, for the following insights into the Napocor privatization issue.

## ANTI-MASA GOVERNMENT

By Alan F. Paguia  
7/12/04

What is a democratic government?

Answer: A government of the people, by the people and for the people.

Under the *Constitution*, we are supposed to have a democratic form and substance of government. That is the theory.

But, under the prevailing circumstances, we appear to have a government ran by politicians whose primary concern is their political survival, not the survival of the Filipino people; whose vision of the future is the next elections, not the next generation and whose idea of happiness is their own, not of the nation. That is the *praxis*.

Do we have a real government of the people?

It would not seem so. A government founded on the violation of the *Constitution* such as the

unconstitutional supplanting of Mrs. Arroyo over Joseph "Erap" Estrada's presidency cannot be "of the people". Why? It was committed against the 1998 electoral will of the people. That was the 2001 presidential power grab.

A government founded on deception against the Filipino people such as the unconstitutional election of Mrs. Arroyo last May 10 also cannot be "of the people". Why? The people were deceived into believing that Erap's term would have expired on June 30, 2004, when in truth, the constitutional clock stopped when he was unconstitutionally removed from the presidency. That was the 2004 presidential power grab. The deception naturally negated any constitutional consent on the part of the Filipino people in relation to the supposed election of Mrs. Arroyo.

Under the law, Erap remains duty-bound to serve the three-and-a-half years of the remaining balance of his constitutional six-year term.

Do we have a real government by the people?

It would not seem so. A real government by the people would always decide on the basis of what is best for the people in the short, medium and long runs. The decisions of Mrs. Arroyo's gang have been the

opposite. Instead of reducing the financial and social burdens of the Filipino people, the opposite was done.

Do we have a real government for the people?

It would not seem so. A real government for the people acts like a good father of a family. Mrs. Arroyo's gang acts like a bad father of the Filipino people. It does the opposite of what a good father would have done under the same circumstances.

Take the case of the National Power Corp.'s (Napocor) P1.3 trillion debt. According to Mrs. Arroyo's Energy Secretary, Vince Perez, these obligations translate to a P100 billion rate of increase for each passing year. That means a daily loss of \$5 million is charged to the account of the Filipino people. In terms of reality-check, we must keep in mind that the average Filipino worker earns only P300 or \$5 a day to feed his family of three or more dependents. The loss of \$5 million a day could have: (1) paid the salaries of one million workers; (2) reduced the employment problem by the same number and (3) fed between three to five million Filipinos for each day.

Has Mrs. Arroyo reported to the Filipino people the identities of those who have mismanaged Napocor to the tune of P1.3 trillion? No, she has not. Why?

(Continued on page 2)

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She has not explained. Does she care about how the P1.3 trillion debt would impact on the lives of the Filipino masa? No.

Has Mrs. Arroyo investigated those who had probably committed graft and corruption in the mismanagement of Napocor? No, she has not. Why? She has not explained. Does she care about how the Filipino *masa* feel about the mismanagement of Napocor? No.

Has Mrs. Arroyo taken effective remedial action to reduce the financial burden of the Filipino people in relation to the Napocor debts? No, she has not. In fact, she is now doing the opposite. She is increasing the financial burden of the Filipino people by increasing the cost of electricity. Does she care about how the additional financial burden would make life much more difficult for the Filipino *masa*? No.

Are the foregoing omissions of Mrs. Arroyo's gang indicative of a good father of a family? Definitely not.

Electricity is a basic need of the people. Hence, the people created Napocor to satisfy this public need. In other words, Napocor is a vehicle of public convenience. It is owned by the Filipino people. It is like a family car, the use of which is enjoyed by its owners. The owners provide the capital for the acquisition of the vehicle. They also spend for the maintenance of its good running condition.

Initially, the people's enjoyment of Napocor was worth more than the costs of capital and maintenance. It was projected to be so in the short, medium and long runs.

But, for the past three years under Mrs. Arroyo's gang, the driver and mechanic who operated and maintained the vehicle have been charging the Filipino people P1.3 trillion or thereabout in Napocor's debts. They say we now have to privatize Napocor. What does that mean? That means we, the Filipino people, have to sell and kiss our vehicle goodbye. What about the people's investment in the capital or acquisition cost of Napocor? We get nothing. Why? Mrs. Arroyo's gang says the P1.3 trillion debts of Napocor are much bigger than the total value of Napocor's assets. Thus, the proceeds of the sale or privatization would not be enough to pay the totality of Napocor's liabilities.

Simply put, the Filipino people stand to lose their family car in Napocor. They do not get anything from the proceeds of the sale. And they would still have to pay the balance of Napocor's liabilities through a system of consistently increasing cost of electricity for how many years or decades—only God knows. **[ED: But it is up to the PEOPLE to accept God's gift. How many years will the people wait to USE that which has been provided?]**

The criminal, civil and administrative liabilities of the driver and mechanic would escape investigation and would stand to be forgotten at the expense and to the prejudice of the Filipino people.

On the other hand, the new and lucky private owners of Napocor's assets and monopoly over the power industry would get to enjoy the incremental value of the Filipino people's short, medium and long term capital investments in Napocor.

With public Napocor, the Filipino people enjoy in theory a monopoly over the power industry. The reality may be far from the theory, but at least, the Filipino people would always have the reasonable opportunity to translate the theory into reality.

With privatized Napocor, the Filipino people would lose the monopoly over the power industry even in theory. And more so in *praxis*. The satisfaction of the public need for electricity would then be under the control of the private few instead of the public majority.

Therefore, the privatization of Napocor is anti-majority.

On this Napocor issue alone, it should clearly appear even to those who had voted for Mrs. Arroyo that Mrs. Arroyo's gang had grabbed Erap's presidential power not for the Filipino people.

The gangsters had grabbed it for themselves to

serve their selfish political ambitions.

And if today, the Filipino people are suffering from pro-minority government measures, they need not look far for the cause. They have an anti-*masa* government right in front of them.

# July 4<sup>th</sup> In Philippines 'Not The End Of The World'

7/4/04—#1 (17-323)

SUN., JUL. 4, 2004 6:48 A.M. YR 17, DAY 323  
Manila, Philippines

RE: DJE REPORT WITH GCH COMMENTS

## JULY 4TH (IN MANILA)

DJE: Since Manila seems to be our focus of "experience" for both us and you who are not here but dwell with us in this journey to "a better way", we will not elaborate on global "news" for you can find that in flood-depth overflow. We will note our ongoing press towards achievement of goals, some greater and some lesser.

The PRETEND game of "Independence" both for the U.S. AND the global colonies OF the U.S. continues to bog more deeply in the swamp muck of all the negative attitudes and individual grasping for power and "stay" in the throne rooms—basically of every nation about which the papers take note every day. The Philippines just happens to be where our ongoing focus remains. That too, however, is simply a focused "hub" where we have positive expectations of making that "better way" come into reality of manifestation and from whence others can find their own way to change.

The Fourth of July festivities for celebration of freedom and independence were very low-key with only a bit of an ordinary-type of reception at the Embassy of the U.S. Most of the ones invited, other than purely political runners, did not bother to attend because of the nauseating farce of the show.

Ambassador Francis Ricciardone of the U.S. TO the Philippines has returned after his "resignation" some months ago to go tend something or other in the Middle East, specifically represented as heading up the Iraqi circumstances. He surfaced briefly in various places, none of which was Iraq.

So, the elections in the Philippines got mishandled and low and behold, back came Francis R. to congratulate the fraudulent "President" and attend, with lesser dignitaries, the inauguration [ceremonies] which were not even held in the Capital but, rather, in Cebu and totally inconvenient to all—but likely the ONLY way to keep the payoffs central for the election frauds (from Cebu) and show a direction for the ongoing shift out of power focus. For instance, the Department of Tourism—which is the only ONE industry which might bring income to this destitute nation—will be moved TO CEBU. This is a "Cabinet" department, which should be located in the Capital buildings in Capital City. Oh well.

The other dignitary to attend, *sans* family or entourage except for bodyguards, was someone from the Department of Veterans Affairs in the U.S.

AFTER the election was done and oaths were taken the God of the Bushes congratulated his little

lady friend for her achievements—pure subterfuge, plunder and fraud.

Meanwhile back at Malacañang Palace the First Gentleman held a whing-ding birthday party for himself but the bill is paid by the PAGCOR (Gaming [gambling] consortium [Mafia?]). Girls from the casinos of gamble-land came in their less than underwear to do the servicing. Oh well, reform is slow in coming, isn't it?

## WHAT ABOUT GAIA?

Ah indeed, what about GAIA (Global Alliance Investment Association)? What does this debacle do to us? NOTHING!

Do not even go there and shift into self-pity mode—THINGS ARE PERFECT! What IS—IS and therein lays the very positive aspect of what appears to be an exasperating circumstance. No, it is exactly right to move forward but as usual that is on the time-scale of Philippines clocks.

For the moment, never mind GAIA and let us look at the more exasperating Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation, Inc. (T-A Fdn. or FDN). We can consider the one registered in Manila but do not forget for a minute the one founded and authorized in Nevada, U.S.A.

If you think, for instance, that we are not at work because writings are more scarce as in reporting or our offerings of attention items, please be patient—this is a human physical process which has to be accomplished in Alice's Wonderland. Ah but—every time the players screw-up, they step back a notch and we step forward in TRUTH and progress by the sheer necessity of doing "something" to remain qualified and operational.

Frankly I, individually, welcome the "screw-ups" because there is then no argument in the pecking order of those "in charge". If they choose to not attend meetings, so be it.

This happened Monday (this week) when a full meeting had been called for the Trustees of the FDN. This was to bring the Sheriff of the Regional Trial Court to meet and confer and give some HELP in moving forward with qualification and re-presenting court orders for execution (hopefully, not the hanging type), which have to be executed under the authority and force of THIS SHERIFF! Wow and "oh yeah, wow". It was so important that only one Trustee showed up on time and only one other, quite late. Ah but, it is good, friends—for we don't sit on our assets and wait for the VKs to strike or the sky to fall—ANY LONGER!

Excuses for non-show? One: "My son wouldn't let me come," Two: "I need to attend the rehabilitation of a building in \_\_\_\_\_! and, besides, I wasn't 'timely' notified in writing," and Three: "I don't have gas for my car!" The others? Just forget

it, please.

We had reserved a conference room and planned a meeting so indeed we shall bill the FDN, for the game is getting a long way past amusing. In other words, if Ekkers will pay for the gas for the car (for the President of the FDN, yet) he will surely come. The brother of Cenon Marcos died in "the Province" on Saturday but he came back for the meeting, for he is the Secretary and had invited the Sheriff. This is that "Life" while you make other plans, even if everyone agrees to those plans.

We had our friend from Mindanao to attend and he did so. We also invited Saki from Papua New Guinea who would be bringing, next week, a top intermediary from the Prime Minister of PNG. That person is coming to specifically work out the details for gold transfer and reserves and needed to be sure of understanding the programs in point and to finalize intentions to purchase gold for PNG from the FDN to establish a stand-alone government in PNG. Not too shabby! Fortunately, his trip is postponed for a week or egg on face would have soon worked into blood on face. We have to now wait for a vote of confidence in their Parliament.

DJE

#### LATER COMMENTS FROM GCH

We are now going to insist that we begin to contact a few of our more outstanding "adversaries" but WHO hold reconstituted land titles as reconstructed following a fire which several years ago burned the court and records building to the ground. Accidental fire? Perish the thought and we are in the process of reconstructing the other records because all court orders are not gathered relative to those titles. I can work very nicely with "mine enemies" for they don't know a whit about me or my program—but will like it immensely. Puncture the balloon of hot air in the chest and let us get on with getting on with something worthwhile. We do not, for instance, care a whit or tittle about one Julian Tallano and his "poster vs. imposter" status as might be determined by the Bureau of Investigation which is bogging one aspect of forward movement. The NBI just asked for a sixty-day extension to further investigate. In other words, they have done nothing regarding the case (typical operations—NOT).

Please note that I refer to these things because YOU are impatient and want instant "got it" and that is NOT the way of sequence of events. When is the last time YOU got your individual problems solved and how long did some of them take to wade through the lies and misinformation? Well, please, be patient with us who are running as hard as we can, barefoot with blisters and paddling our canoe with broken paddles while the group on the shore is lobbing rocks in an effort to stone us to death—never mind beheadings.

This moment, too, shall pass so you must simply consider that which you have in your treasure-chest of useful items FROM THE MOMENT GONE. We have so many that our people fail to even count them while they lick wounds and MISS the very perfection of the occasion at hand.

Saturday brings around the next formal meeting of the Board of Directors/Trustees and we shall see. This time, however, EJ, I suggest you NOT reserve the room and let everyone mill about in confusion. You may well also wish to adjourn the gathering BEFORE lunch with the very blunt statement that there are no funds for the luxury of such haphazard business attentions.

I ask that we simply get on with contact with Campos, Puno and Reyes and let us get this show moving. We are not interested in land transfers—let us get this show on its feet first and then move smartly into solutions for the other problems in the agreements via the court orders issued over the last quarter-century.

If we have to back-step to our Nevada FDN we have it as backup without any distractions by the position-players. This is not a "threat"—THIS IS A FACT! We can annoy heck out of old Hector because of the incorrect filing of position(s) and dates in the Philippines registration papers. Oh indeed, I never forget and you will learn to "remember" as well, my friends. Remember that WE HAVE THE ORIGINALS OF ALL OF THE REGISTRATION DOCUMENTS AND THE ORIGINALS OF THE INTENDED REGISTRATION. It is extremely good to be in this position.

Moreover, we are going to begin to ask RESTITUTION and never mind "forgiveness" for the stupidly inconsiderate actions shared with us. I can promise you some action, for I sit every time Dharma sits, good friends. She will not confront the group—I SHALL!

However, she has to sign for my input—so we do it appropriately and without distraction into the ethers. We have other plans for ether use so let's not further pollute it with nonsense.

You will have to note that the bank account which has no FDN funds in it AT ALL is burning a hole in the pockets of those who "need gas", etc. NO, NO and NO! If this continues we will simply pull out the funds and support the records collection.

We will certainly make a report following the intended meeting on the weekend.

#### END OF THE WORLD, PART 55

OK, another Native American "elder" has brought forth the scenario upcoming for the Ending of the World and the minute survival of a few tribal persons to replenish the earth. Again, NO! It is pure balderdash and hogwash.

The man gives IMPOSSIBLE (which will never be made possible) events to sequence. The world is not going to lay over on its side and stop for seven days. You have manifested an organism that operates on the laws of Universal Physics. When it goes into ILLUSION LAND—it will go into "memory-banks" and not roll over on its side and play dead. All living forms of recognized life might well perish in your individual forms of expression but until you learn that, your fantasy-ideas to hopefully send you forth into another dimension through James Bond or Comedic tragedies is NOT GOING TO HAPPEN. That is a cop-out of the highest magnitude. YOU ARE GOING TO STAY TO DO YOUR JOB, MY FRIENDS, OR YOU ARE GOING TO RECYCLE UNTIL YOU DO. Moreover, what are you going to do until "then"?

Oh, the great Purification will happen as a part of evolution of global events and some will be amazingly big and "exciting" to your titillation centers but REALITY is another dimension of thought and realization-consciousness. GOD IS NOT GOING TO DO ANYTHING TO YOU SO WHAT EVOLVES IS YOUR PROBLEM AND, FRANKLY, SOME OF US DO NOT WANT TO MOVE THROUGH SUCH FOOLISHNESS.

Planet X? Oh indeed! But we can blow-off that hazard in one breath and that with the technologies available to your primitive experience. But you know what? You want dastardly destruction, 10.5 earthquakes and massive tidal waves and WAR. YOU do not want peace and progress into a Higher-Existence. YOU want what you manifest or you would stop the insanity of the games in play.

I am amused, today, to note that finally Mr. Kerry has chosen a running mate for Vice President. He chose "Edwards".

Now isn't that a surprise? No, how could that be a surprise? The minute you were told that John Edwards attended, for the first time no less, the Bilderberger meeting—you KNEW he was the chosen actor. So be it. It is all the same game with the same manipulators and only the little chess pieces

APPEAR to be somehow different.

We hold no "wars" and GOD WILL NOT "SAVE" YOUR ASSES (to put it totally bluntly and succinctly).

#### DURHAM BS

What is VK doing these days of Kali? Oh my, she is making our program capable of standing into perpetuity in the reality of "what is". She is now using "Ekkers" as her basic stand for support against her now bigger and nastier enemies upon whom she committed heinous fraud. She actually publishes that Ekkers wouldn't still be in the Philippines if this was "NOT REAL". So be it and absolutely correct—THE ASSET AND PROGRAM ARE "REAL"—VK IS THE FRAUD.

And now, "forgiveness" again wafts through the airwaves from such as she and her old colleagues in the fraud-brigades. Why can't we "forgive", "forget" and again include the "misdirected" (who, after all, simply got led astray)? Easy answer: NOBODY HAS ASKED FOR ANYTHING RESEMBLING "FORGIVENESS". THAT IS A MISUSED AND ABUSED WORD. THERE IS NOTHING TO FORGIVE AND THE STATEMENT THAT THEY FORGIVE US IS STUPID ON ITS FACE. Forgive us? Say what?

We have no motion from those parties of the past miscreant hits asking for "forgiveness" in reality but rather, an expectation of simple "pardon my transgressions" and let us back in the loop of misunderstood standing in this game of "getcha". No, further, there is NO NOTION OF RESTITUTION OF ANY KIND.

Wow, we are now even charged with being behind the Farm Loan scams, Nesra (NESARA) con-scam and on and on and on with the programs VK has established through the many years come and passed before now. She actually says we are the guilty parties.

Well, in 1992 those Farm Claim scams bore VK Durham's ADDRESS in Illinois. That is not our address, readers. Now VK has a 13 Trillion, 1-1/2 Billion dollar problem and nothing but fraudulent claims to back her position and that is now turned over, BY OTHERS, to the authorities and yes, as it unfolds, we will keep you as informed as there is space available for such information sharing.

We couldn't even depend on the REAL records or agreements SO WE HAVE ENTERED INTO AGREEMENTS WITH THOSE WHO CAN ALSO BACK EVERY LAST CLAIM WE MAKE—WITH HARD COLD GOLD.

We have kept every last "agreement" and kept out of the domestic U.S.A. PER AGREEMENT, anonymous of course. Therefore, we have had to do our diligence and get everything formally documented, perfected, registered and RECORDED. And yes, YOU CAN find it easily and, also, just read the paper where we PUBLISH it all quite regularly just like today.

Now please, you who have bought into the idea that we have lived a high-way life style for six years away from family, home (lost anyway) and all property (lost anyway), please rethink how much time you might have spent to get to THIS place of being able to conclude this mission? We are eternally grateful to you who have stood the course and allowed this ship its passage. We are, however, short of port and continually need the tugboats, for our sails are full of holes as battered by the winds and arrows of the pirates on these high seas. It is only the heart, however, that bends beneath the hits—for the task looms ever ahead larger than the hits of the moment. IF NOT YOU, WHO?

We have an article on "forgiveness" to present but we will have to put it off for another day.

GCH  
dharma 

# Finding Directions On Pathway to Better Way

7/7/04—#1 (17-326)

WED., JUL. 7, 2004 6:48 A.M. YR 17, DAY 326

Manila, Philippines

RE: CONSIDERING DIRECTIONS ON THIS  
PATHWAY TO BETTER WAYS—GCH/D

[This is a continuation of the writing begun July 4.]

## BACK TO THE "OLD TIME" REFERENCES

Face it, readers, you knew we would come full circle and refocus on some of the people and projects FIRST presented in our world of what some would call "fantasy" and "cult" presentations.

No, all are REAL and we will certainly "revisit" them—at least those who remain among your "walking" establishment. We will, however, consider it to be like making "good wine"—we will not use it before "its time".

However, we are going to offer all the information but any kind of negotiations will be kept private and extremely "off the trail".

You will come to see why it is imperative to maintain such holdings as the Ekker ranch in the high-country outback of Utah. We will do NOTHING in the U.S. except privately in research and development on some items of great magnitude. I will not elaborate on that but it is necessary that my own team has input regarding the struggle which seems to have no end—in the direct face of THE LAWS and legal manipulations. In this we are fine, just hold the line.

Frankly, readers, it has been a hard burden to have something so expensive and demanding taking place while our two people CANNOT do more than offer input for there is NO EXPENDITURE or HELP to the family back home. This is to avoid any appearance or focus on utilization of ANY FUNDS for other than THIS PROJECT—even if ALL ELSE is lost in the chaos. Each task is FULL TIME, so please be patient with our lack of physical ability to attend each and every contact and/or email. We will begin to offer some information and documentation first offered YEARS ago but which will prove to be the resolution to problems you have brought forth and must have solutions.

We will be offering material on an old friend and compatriot of the long-ago and far-away times. We will now begin to research and make contact with those OUTSIDE the limiting U.S. to move forward with several magnificent programs but first we need to include YOU in the prospective possibilities. That will take a lot of paper-space but will be working information for our project specs. When we ask GOD to show us a way—HE DOES!

We don't, however, even begin to think that GOD will do it FOR us—it is our feet and hands that will perfect this journey and accomplish the goal.

As we move into that which is called "impossible" and "laughable" in the world of technology and unanswered phenomena, we will probably not satisfy the underlying questions asked by "scientists" who play to the world Elite positions of recognition. But, we will go with Prana energy, Orgon energy, ETHER energy and simplistic tools, which you will think absurd in their reality, function and response. It is now time to begin to build up through the nonsense and no, we will NOT go about solving the problems of the world this afternoon. Most people find the last wish they ACTUALLY want fulfilled is to solve the problems of the multitudes—JUST THEIR OWN. It is up to YOU.

Therefore, let us get with the facts of realization in actual "what is" and we can more swiftly accomplish our goals.

I will remind you, however, that if we kill the geese in the form of Ekkers, at this time, you lose the golden eggs, my good readers and friends. To pick up this task in mid-river is all but beyond the possible, for who will come and fill the void? You have virtually CRIPPLED yourselves. Misunderstandings? Surely. Mis-direction? Surely. Let somebody else do it? Surely. It is not that the "buck stops here" by design—but rather, by total default. In the end we only get "please forgive", if even that much in response to the total wipeout of our products, our property and our very beings. So be it.

Along these lines of input, I would offer a very insightful presentation from, yes indeed, a Manila journalist. See where you have heard this message before, please.

[QUOTING from *The Daily TRIBUNE*, Manila, Thursday, July 1, 2004: "Commentary, page 5; "SENSE & SENSIBILITIES" by Ike Seneres.]

[This is directly related to the current debacle of elections with follow-on absurdities—but well expressed.]

## WHO WILL FORGIVE WHOM?

In vague terms, Gloria (President GMA) says now is the time for "forgiveness".

Vague it is as it is not clear who is to forgive whom. Is she the aggrieved party that has already found the wisdom to forgive those who offended her? Or has she realized she "sinned", and is now asking the forgiveness of those she has offended?

It will not be surprising if the Palace peddles soon the line Gloria is the real heroine in the "fairy tale", saying she has chosen to forgive her enemies. The other side, however, will point to her as the villain in this horror story, since she should ask the people's forgiveness for stealing the victory from the real choice of the people, a remake of the earlier horrifying episode.

The whole "process" of forgiveness starts with REPENTANCE, with one dwelling in the seat of one's conscience to realize the wrong committed, for which forgiveness is asked for the wrong committed. Next comes the act of ASKING for forgiveness from the aggrieved party ACCOMPANIED BY RETRIBUTION, which is for her to return which she has taken away, or replace this with something of equal or greater value. This is also the reason "offending" nations in the aftermath of a war offer "reparations" to the "damaged" nations. While retribution [restitution] or the reparations come in the form of physical goods, they serve to dramatize the "remorse" of the offending party.

In Christian [not just Religious Jesusian] teaching remorse is accompanied by a firm resolve not to commit the same sin again, which is why penance is imposed upon the sinners, to discourage them from repeating the same offense. Reconciliation happens only after both parties have reasonably forgiven each other, presupposing the offended party believes justice has been served. Makati City Mayor Jejomar Binay says the opposition is open to reconciliation, but only in the context of TRUTH AND JUSTICE.

The inauguration in Cebu is a reality. Those inaugurated must in turn face the reality. With the crisis facing the nation, what matters is not the ceremony but how the President and the Vice President discharge their respective duties. A restive nation should watch and remain vigilant.

Stifling protest is not the solution. There should be room for people to ventilate their feelings, otherwise, the boiling point will have to come. A formula must be found to reconcile GMA's call for healing the nation and FPJ's search for truth. These were the parting words of former Vice President Teofisto Guingona, as he was about to end his term of office.

When Gloria asked for a "honeymoon" from the media and the opposition, she already knew that such a "truce" is only temporary, as sooner or later the hiatus will come to an end, and the "hostilities" resume. Presidential spokesman Ignacio Bunye was engaged in wishful thinking in saying the opposition and the administration should stop "fighting" each other, and should work for national unity instead, after stating the nation is divided.

But the recent elections were not a war. It was supposed to be an ordinary political contest, except the administration coalition fanned the political division by acts of injustice against the opposition camp.

Gloria has a penchant for saying things in the wrong context and for presenting her own brand of logic in the wrong sequence. First, she asks for a honeymoon. Perhaps she could be forgiven for the blunder of asking media for a honeymoon. But why ask the same from the opposition? After committing the *faux pas*, she went on to ask for "healing" from the opposition. But as pointed out, genuine healing only comes after a genuine reconciliation, which can only come after true "forgiveness" is effected.

What is behind Gloria's claim of offering the opposition positions in her Cabinet? Is this to achieve cooperation or co-optation? There is a whale of a difference in the two. In cooperation, it is a possibility for the opposition to join her government, without sacrificing its political beliefs and principles. But from the looks of it, it is co-optation she wants, in the hope of luring some opposition members to joining her Cabinet and become turncoats. Instead of offering the hand of peace for a workable coalition government, she wants the opposition to surrender, while suggesting resistance is futile.

And what is behind Gloria's overtures for a coalition government? Her erratic reaction to the recent U.S. STATE DEPARTMENT [emphasis mine] letter saying the polls appear to be tainted? Does she fear American officialdom knows the truth about the poll fraud?

But Gloria obviously knows that sending a very minor official to attend her inauguration is a clear signal from the American government, it has some reservations on her legitimacy. Call it anything you like, but there's no denying she has received a "diplomatic slap" from the Americans, when she was hoping to get a handshake.

[END QUOTING]

I would like to now suggest that we assume control of our own direction, EJ, and make available the agenda papers on NAPOCOR (Philippines National Power Corporation) as we were sharing with the Monday meeting, which debacle causes us to bypass to necessary extent the postponement of proposed help.

Our full intention, when this program IS WORKING, is to shore up the areas of the Sultans in Mindanao which own, by deeding from the Tallano lands, a large portion of that Southern Philippines area along with Sabah (Borneo). Then we can support with what is already available from us a tremendously large grown proposal/project.

We not only need to stabilize the electrical production systems but must also offer ways "and means" to get the water problems solved. This will bring in large desalination plants and also a cleaning up of the water supplies as in rivers, etc. We can do that through even a non-functional government when funds are available for we have no wish to hold or manipulate ANYTHING.

We will also have to turn attention to the massive pollution of the city areas because of the incredibly bad anti-pollution circumstances. We can do that without any notice at all through the "Constable" "spider-apparatus" placed selectively.

As we move on we will turn to alternative energy supply but not by displacing the government's hold on transportation, etc. We can utilize the "water conversion" "motors" or generators and transfer that to "energy production" through turbine generators. Remember that in addition, but not necessary for replacement of fossil fuels, is the tremendous reservoir of deuterium in "the deep". Who is to stop Sulu or TawiTawi from using our offered systems? You need Permits? For WHAT—air?

I am amused at the ramblings and assumptions as touted by the "know it all" personalities in that there are KNOWN sunken ships of Japanese papers off the Philippines. Most were deliberately sunk and a few went down from "Divine" causes—you know, "Acts of God". Oh well. Anyway, in the recovery of the cargo after all these years laying in wait, come the claims which will be another cause of war to end them all—who has the rights? OK, surprise, the "Philippines" as an answer for those "territorial waters" is a misnomer, the land is part of the sovereign holdings of that old now distraction called the Foundation. And therein lay the facts of it—the territorial waters "should be" totally controlled by the Foundation itself when taken to its TRUE conclusion.

I have no intention whatsoever to outlay this further information into the public forum.

I have told you, and written about, these things for more than 17 years and it remains mostly in published format. Surely you remember those things called "Journals"?

We spent years telling you how it would come to be and basically, through what conduits change would come. Oh well, you say, you forgot or missed it and now the resources are dwindling. Play it again, Sam? No.

You say you want the "answers"? No, you do not want the answers. You WANT what you WANT TO HEAR. It is a human condition and reasonable in its very concept. You see, living the lie SEEMS so much the easier route to take when actually it is the most difficult of all pathways for the choices of human physical existence bear heavily on the individual being.

Can "we" pick up the pieces as things break or support is removed? Yes, BUT WE WON'T! When the bridges are in need of repair and we have passed over—we no longer have means or ways to retroactively attend that which came BEFORE.

Our Creator blesses us each with HIS GRACE and TENDER MERCIES. May we choose the better way for repairing the errors and making restitution—for our miscarriages of justice and truth can very often not be "patched" enough for further use.

We have a very good friend experiencing in India as we write. He is "blown away" by the Indian experience. Well, it is as with anywhere—one only SEES that upon which you choose to focus. It is very likely that in the SPIRITUAL journey to "enlightenment" and "peaceful" considerations you miss the filth, the "wife-burning", the poverty and starvation and deprivations of the place. I do recognize that in "finding truth" you have to first find some semblance of SELF before you can demand it of another. Enjoy every minute of the experience for the "observers" are watching at every turn of the glass just waiting to dip their toes into the water to test its temperature and discomfort level.

GOD IS WITHIN—IT IS UP TO YOU TO BRING HIM "OUT".

Everything "within" is going to "come out" before this journey is finished, my friends. Shock and awe is not going to save the day or the assets.

Go ahead and hope the mountains fall on you before the pain and agony strike your feeble bones—BUT, you will gain the experience here or THERE: you name it—you choose it—you experience it!

Salu and best wishes for an eye-opening experience from which the ears and being can follow suit.

GCH  
dharma 

# GAIA & T-A FDN Offer Solution For Napocor

7/2/04—#1 (17-321)

FRI., JUL. 2, 2004 8:00 A.M. YR 17, DAY 321  
Manila, Philippines

RE: NAPOCOR DEBT RELATIVE TO  
POTENTIAL GAIA-T-A FOUNDATION  
SOLUTIONS—GCH/D

## NAPOCOR

We sit now in a prime position to offer things which to be refused would be insanity and still you can keep it as we are: an alliance for THE PEOPLE and, frankly, ignore the government in its reach for power and full control of every last citizen of this nation.

The whole of the economic circumstance as the big "takeover" is being laid forth on the table is hovering, obviously, around National Power Corporation's (NAPOCOR) debt and grievous circumstances. IMF and WB are using that debt as a focus as well as are the "rating" rags, i.e., "Fitch" first.

If you deal with only the recognized and publicized P500 billion debt, there will be no confusion or accusations of any kind as to our intent or participation. However, a proposal for OTHER additional funds to clean up the operation and begin to update and upgrade the system can be as an addendum proposal or actually a part of the whole thing but dealing FIRST with that debt.

To do that properly WE NEED INVENTORY OF GOLD ASSETS and to accomplish that "suitably" you will need some heavy-help to make sure there is honorable inventory so that there is recourse if some is missing. ANY amount remaining is enough to prove the legal points necessary. GET OUR "ENEMIES" ON OUR SIDE AND GET THEM BUSY! Commissions and consultancy fees can be abundant and honorably paid as soon as a functional system is in place and funds are forthcoming—right out there in the open view of everyone. You actually have NO enemies if you make them friends and compatriots.

The IMF and WB players will be at great disadvantage, as will the Fed Res in refusing the documents from GAIA. It is only mandatory that the gold holders recognize the asset and USE IT.

Let us go to where the PEOPLE can see and benefit FIRST and the rest will fall into place. For instance: Get that Bataan Nuclear Power Plant, for it can be used (upgraded) and/or converted into a very high-temperature, toxic-waste disposal facility since it is already designed for high temperatures and pressures.

The people CAN take control of their own positions to great extent without playing in Malacañang but they need to see "how". A stolen election is not worth the bother to correct other than to get the crimes before the people. The backup PEOPLE can push through use of GAIA/FDN.

We are an alliance—NOT FOREIGN INVESTORS! Until that is realized and also known that we are NOT trying for control or wealth shift—except BACK TO THE PEOPLE—we can't do more than stir around in the pot.

TO DO THIS JOB WE MUST HAVE BACKUP OF THOSE COURT ORDERS TO ESTABLISH REALITY. THIS IS MANDATORY WHETHER OR NOT GOLD IS IN THE BANK OR CRIMINALLY SHIPPED AWAY. THERE

ARE OTHER ORDERS TO BE HONORED (COLLECTED) AND CERTAINLY THE JUDGE THAT CONFIRMED THOSE ORDERS MUST BE CONTACTED AND INCLUDED IN "READING" THOSE ORDERS CORRECTLY.

Check out the laws and see if the ex-Judge could openly take a seat on the FDN Board. You do NOT want a bunch of Tallanos who are as unworthy as is their "leader" "administrator" and you don't need to discount Julian—just get clear and remove him properly. It does not matter if he is an imposter or not—for we have followed the court orders to the letter.

Where it is applicable there can be ongoing "interventions" as necessary in selected projects or property—but the real need to bring BIG RECOGNITION is in starting the confrontation of the outstanding COURT ORDERS. You do not need to eat a lot of pie before it is even out of the oven.

It is so important in our proposals for joint projects from upstart to MAKE IT OBVIOUS AND A REALITY THAT GAIA'S SHARE IS TO PROTECT AND HOLD SECURE ALL THINGS WE ATTEMPT TO ACCOMPLISH BY USING OUR ASSET TO PURCHASE AND THEN HOLD THE COLLATERAL WHILE USING THE ASSETS AS RESERVES TO SECURE "EVERYTHING". AND NO, YOU DO NOT NEED PERMISSION FROM THE POWER-BIGGIES—UNDER THE LAW!

FDN-GAIA is the newly developing SYSTEM that allows direct participation by the simplest citizen in the nation. Small businesses can flourish right through the already established co-ops and foundations as the separate holders of deeds, etc., can come together and work out functional programs and projects and create work for themselves.

There needs be no fighting with government anything—just offer alternative fundings as in that "THIRD WAVE" CONCEPT. Get some power from the LAW and CONSTITUTION that allows for working alliances internationally (never mind the foreign business investors who steal and warp all business programs).

As for GAIA—remember: WE WANT NO "PROFITS". We are not in this to get wallowing-rich—just outstanding returns for ADDITIONAL projects and balance for a functioning alliance-association.

In that way we stay clean with all governments, tax bureaus and gain the very support we have to have OUTSIDE the graft and corruption of the now-non-functional system in place.

If we can get the program FUNCTIONAL here, there are plenty of assets THEN available to pursue the corrections and investigations of the heinous corruption of even the fraudulent election system. It all takes MONEY and with money—which we SHOULD HAVE AVAILABLE EVEN NOW (but don't because of dragging feet)—adequate funds for investigators/vote counters being paid (FAIRLY) to get the job done and have more people waiting for getting positions ASAP. YOU DO NOT NEED WAR! I DON'T EVEN WANT THE TERM "WAR" used as to anything we do, even against crime and corruption. WE ARE BRINGING BACK LAW AND ORDER AND THAT IS "NOT" WAR!

You will have through the local system, without referencing GAIA at all, enough to have "snap



elections” or changes accomplished which do require great expenditures for equipment, voting apparatus, etc. If you do it yourselves, the government is pretty much hamstrung because you can go under the shelter of “public polls” and actually openly pay the people to participate—it only takes MONEY and you SHOULD have enough if you use it well.

You cannot have good apples for the pie from the recycling of the poison-rotted apples now decaying in the barrel.

Now, Dharma, I ask that you take the time to type in the message column on “Forgiveness” from yesterday, for people had best start realizing that language and meaning changes through religion or whatever “the going slang of the moment” might be. FORGIVENESS IS A WRONG TERM IN ALMOST EVERY USE. FIRST THERE HAS TO BE A PETITION OF THE WRONGDOING PARTY TO SOLICIT ATONEMENT FROM THE WRONGLY-TREATED PARTY. THAT SIMPLY CAN BE CALLED: “ASKING”. THEN THERE MUST BE **RESTITUTION!** WITHOUT EITHER OF THESE (BOTH OF THEM PRESENT) THERE IS NO CONSIDERATION OF ANYTHING OTHER THAN COMPROMISE OR, AT BEST, NEGOTIATION.

We will negotiate forever—we will NEVER COMPROMISE TRUTH, HONOR, LOVE OR “RIGHT”. How arrogant are Man’s perceptions?!

Perhaps you might be able to begin to see the “meaning” of the parable myth of the teachers who note that there can be two side by side in a field and one can be taken while the other is left remaining. Moreover, the individual in point will do the choosing, the recognition and the “I AM” OF THE MOMENT.

If six days, six years, six centuries, six millennia are too much for your patience to tolerate—so be it, the CHOICE is certainly yours in your “I AM REALIZATION”.

**IT IS WHAT YOU “DO” AND NOT WHAT I WANT THAT DETERMINES YOUR DESTINY, ACCEPTANCE OF “PURPOSE” AND OUTCOME OF YOUR EXPERIENCES IN YOUR WORLD OF OBSERVER-EXPERIENCER. EVEN IF I WERE TO BE “THE IDEA”—IT IS YOUR BABY, BABY! GUIDANCE IS ALL I OFFER. STOP BLAMING GOD FOR YOUR MISCHIEF—CLEAN UP YOUR ACT IF IT BE INCORRECT TO ACCOMPLISH YOUR OVERALL PURPOSE OF GREATNESS (STOP BEING SELFISH), AND LET US GET ON WITH OUR ACCOMPLISHMENTS. PEOPLE ARE STARVING TO DEATH WHILE WE DINK WITH POSITIONS AND “WHAT IFS”!**


#### **WHAT IF EVERYTHING WENT POSITIVELY WELL?**

Yes, indeed, I thought that might be among your LAST considerations rather than among the FIRST. What if everything goes positively well for you (us)? Wow, isn’t that a refreshing perception, perspective and REALITY?

Get the JOB DONE—for the “sorting” will never cease but we can leave that up to individuals AND GOD! The old question comes to mind: “What if someone threw a war and nobody came?” Ponder it, please.

OK, I don’t need to take THIS writing further at this time. Thank you.

You all prayed for help and answers to “show the way”. God has answered and sent YOU!

GCH  
dharma 

# Suggested Procedure For FDN Purchase Of Napocor

## GLOBAL ALLIANCE INVESTMENT ASSOCIATION SUGGESTED PROCEDURE FOR FDN PURCHASE OF NAPOCOR

### OBJECTIVE:

To establish and illustrate a way of doing business to meet the Foundation’s Court Ordered mandate to invest in business enterprises to benefit the PEOPLE, even in an uncooperative governmental environment.

### CONDITIONS:

Government is in deep debt and is being pressured to additionally absorb the P500B debt of NAPOCOR so that it becomes saleable to foreign interests. The result is that the P500B becomes a gift of the Filipino People to the foreign interests and electricity rates will escalate, further harming the PEOPLE.

The proper solution to the problem is for the Foundation to sell some of its gold and purchase NAPOCOR “as is”. After the purchase is consummated, more gold can be sold to pay off the debt and modernize its facilities so that its rates can begin to be lowered, enhancing the viability of power-using businesses, resulting in increased economic activity, more employment, reversing the descending spiral of poverty to become an ascending spiral of prosperity. Lower rates will also put more spendable income in the pockets of consumers, adding further to economic activity.

### OBSERVATION:

Through the Foundation’s ownership of NAPOCOR the utility becomes, in effect, the property of the PEOPLE and will be managed for their benefit, and not for the benefit of the so-called foreign financial oligarchs. Thus it can be managed to achieve two goals: lower rates and better service because it does not need “profits” to be siphoned off to foreigners.

### MECHANICS:

We do not have enough information to be able to use numbers that exactly fit the NAPOCOR situation; for purposes of our illustration the “fit” is not so important as the “concept”. Let us assume that the Net Value (Total Value minus debt equals Net Value) is somewhat less than P560B, or \$10B, and that we offer the Asset Privatization Trust P560B, which they accept because it is much more than they can get from foreign buyers.

While GAIA has inquiries from South Korea, Malaysia, and Indonesia concerning the availability of gold, the best “fit” for this size transaction would seem to be Papua New Guinea where 2000 metric tons of gold will give them gold-based currency as well as pay off all of their external debt so we will develop our illustration as if the buyer of the gold would be PNG. When it becomes so inclined, the government of the Philippines could also be a buyer and beneficiary of the program.

Since the U.S. Treasury debt to Global Alliance is denominated in dollars, we will do our computations in dollars and convert to Kina and Pesos in the Summary.

Converting P560B to dollars equals \$10B. If gold is used as collateral for a \$10B loan or line of credit, and if a conservative “equity” of 20% is to be provided to the lending bank, the value of the gold needed will be \$12.5B ( $10 / .80 = 12.5$ ). Since the GAIA Program is a 50/50 sharing arrangement, the transaction will require twice as much, or \$25B. At the current price of \$400/oz some 2000 metric tons of gold are worth approximately \$25B.

As an incentive for the Foundation to accept the GAIA DEED OF ASSIGNMENT FOR CONSIDERATION (DEED) as the interim payment for the gold, GAIA agrees to pay \$500/oz, or a total of \$31.103 billion, a bonus of \$6.221B. An additional concession on the part of the Foundation is that it will accept a cash payment of \$10B (with which it will purchase NAPOCOR) and defer receipt of the balance until the PNG part of the transaction has been completed.

To avoid creating opposition to this portion of the Program, we will not discuss in this paper the PNG portion, except to say that PNG will become the ultimate purchaser of the gold with newly-issued gold-based currency that will in turn be paid to the Foundation. Some two-thirds of the Foundation’s money will thus be gold based money directly spendable anywhere in the world.

It should be obvious that, once the Foundation owns NAPOCOR, a second like transaction can be done to pay off its debt, and a third transaction could be done to modernize its generating and distribution facilities. Just getting rid of the debt will allow a rate reduction of at least 50% and that is when ALL of the PEOPLE will begin to enjoy their “membership” in the Royal Family of the Philippines.

### SUMMARY:

The Foundation sells 2,000 metric tons of gold to GAIA for a DEED of \$31.103 billion (P1.742 trillion). The gold is delivered to the International Bullion Depository which provides two loans (through GAIA) to the Foundation, the first a loan of \$10B (P560B) and the second a line of credit for \$1B (P56B) as an expense allowance. (10% of the line of credit will be available to GAIA.) 40% of the gold is immediately leased to PNG upon which to base their currency; they soon pay for that gold and take possession. Later, when gold reaches a price 10% above the negotiated price of \$500/oz, PNG will buy the remaining gold, providing the funds to GAIA to pay the 2<sup>nd</sup> tranche of \$20B (P1.126 trillion) to the Foundation.

# What Global Alliance Is And What It Is Not

## GMA Militarizes Cabinet, Taps Reyes For DILG

### GLOBAL ALLIANCE INVESTMENT ASSOCIATION

Las Vegas, Nevada 702 870-5351

EXECUTIVE OFFICES

6751 Ayala Avenue, Makati City, Philippines Tel 843-1698 Fax 843-1707

July 4, 2004

### WHAT THE GLOBAL ALLIANCE IS AND WHAT IT IS NOT

The Global Alliance, currently in formation, is an association of people, peoples, tribes, organizations, nations and so on who will join together in an effort to reestablish their SOVEREIGNTY. Legally speaking, it is a corporation organized in the State of Nevada, USA for the purpose of safekeeping its property, a large debt owed to it by the Treasury of the United States of America (UST), guaranteed by the Federal Reserve System (FED) and payable in gold.

The GLOBAL ALLIANCE INVESTMENT ASSOCIATION (also known as GAIA) is NOT a scheme or con game hatched by EJ and Doris Ekker to enrich ourselves; in fact, it has been very costly to us, our family and friends. We currently serve as the Officers and Directors of the Corporation and are backed up by alternative Directors and an Advisory Board so that the Alliance will not suffer greatly should our services be terminated.

To simplify this paper, let us confine our discussion of SOVEREIGNTY to that of nations. To reestablish national sovereignty we must first admit that we do not have it. Any nation that has taken a loan from the IMF or World Bank has given up its sovereignty to get the loan. The "conditionalities" and the "monitoring" that are required to get the loan, or loans, are deliberately designed to bind the nation in an everlasting bondage from which it is intended that there be no escape. And, until the leaders of a nation decide that the welfare of the nation and its people must come before their own, through bribery that bondage will be maintained.

Having recognized that the nation is not sovereign, and having identified the source of the bondage (the loss of the ability to control its money supply), honest and farsighted leaders can begin to see and unwind the web of deceit that has been used to control them. It is simple to understand but difficult to implement because of the many years of deliberate brainwashing by the elite bankers against the use of gold as the basic banking reserve because it is so "inflexible", cannot be inflated and limits bankers' profits by limiting the amount of money they can loan.

The Global Alliance is needed to stabilize the price of gold, and therefore the relative values of the currencies based upon gold. It is built into the GAIA Program that the Alliance will hold title to roughly one half the gold in the banks. If the Alliance and its affiliated central banks stand ready to purchase, or sell, gold at a particular price, or within a price range, the elite bankers will not be able to manipulate the price of gold or those currencies based upon gold. Furthermore, those nations will no longer need to convert their currencies to some other currency "qualified" as foreign exchange to conduct inter-national transactions, nor will they need to vie for foreign loans or investments, or visitors, or send their people forth to earn and send home "foreign exchange".

Additionally, the Global Alliance gold reserve will serve as an emergency fund to assist its member nations to recover from floods, earthquakes, volcanoes, wildfires, tornados, hurricanes, typhoons and other natural or man-made disasters. That should be one of the functions of the United Nations but the UN was set up by the financial oligarchs as a "democratic" vehicle for the further control of the smaller nations and has no money of its own with which to "do good works". The Alliance, using only a miniscule part of its reserves, will be able to fund several large cruise-style hospital ships and their attendant variety of back-up aircraft to bring disaster relief and aid to any place in the world in a few hours. When not busy with a disaster, they can be deployed to train medical, police and fire personnel to better handle their local disaster relief.

It is quite natural for the people of a country like the Philippines, where there is much gold, to want to hold onto as much as possible. After all, it is said that gold is power. The Philippines has just proven that to be a false assumption by sitting on its 400,000 metric tons of gold for over fifty years while the country has become weaker. The gold does no good sitting in a vault and neither is it useful if hoarded by one country. Put to use in many countries, and hopefully one day in all countries, it can benefit all people, oligarchs and poor alike.

By assisting nations to return their currencies to the "gold standard", Global Alliance creates strong partners for itself and its members. Those nations will soon learn how to pay off all of their external debt so that they can create the money needed to develop their infrastructure while nearly eliminating the tax burden on their people. SOVEREIGNTY also means self reliance and self responsibility; over time we can have a busy, prosperous, and peaceful world filled with independent people who take great pride in their ability to take care of themselves. Gold is a mere tool that, if used properly, will make these things possible and the Filipino People will gain the most of all because it is a universal law that those who give the most get the most. Because of that law, Global Alliance and its people will also prosper and we will continue to follow that law.

*As reported by The Manila Tribune, President Arroyo has boosted former military Chief of Staff, (ret) General Angelo Reyes into the position of Secretary of the Department of Interior and Local Government (DILG).*

*[QUOTING from The Manila Tribune article by Sherwin C. Olaes and Amita O. Legaspi, 7/4/04:]*

*...It's the Edsa II business as usual with the continued repayment of political debts and heightened militarization with President Arroyo, as she yesterday appointed the former military chief of staff, (ret) Gen. Angelo Reyes as her new secretary of Department of Interior and Local Government (DILG)....*

*Sources in the military told the Tribune yesterday that the new appointment augured badly not only for the restive police and military but also for the general public.*

*"She (Mrs. Arroyo) has started her Cabinet revamp with the wrong foot," the military source said. "She has created the perception that to this day, she is bent on repaying her political dues to those who installed her to power at Edsa, and she is still tapping those who are tainted by corruption to her Cabinet."*

*They added that it also shows Mrs. Arroyo's paranoia and her insecurity by tapping Reyes.*

**Mrs. Arroyo appointed Reyes as her Defense secretary in 2001, but he resigned in August as a casualty of a short-lived military mutiny in July by junior officers who had demanded his resignation, charging him with corruption and misuse of his position....**

*A former civil society supporter of Mrs. Arroyo, who asked not to be named, pointed out that the President is giving the wrong message with the appointment of Reyes to her Cabinet again.*

*"She is not only appointing people who have no background experience for the job, but she is showing that she has absolutely no intention to change her ways. This is not a mark of a leader trying to institute reforms. This is a sign of a leader who is still into political debt repayments," she said.*

*As DILG chief, Reyes is to take charge of the Philippine National Police (PNP), which is directly under his new office, although the interior ministry's mandate encompasses local governments activities rather than peace and order.*

*Reyes has little or no experience in local governments, as his background covers the military, defense, and in the past few months, anti-kidnapping, operating as a task force under the PNP.*

*The new DILG chief [Reyes] was instrumental in propelling Mrs. Arroyo, then Vice President, to power and Malacañang when he staged a coup d'etat against the constitutional President and Commander-in-Chief, Joseph Estrada, by mounting a mutiny, breaking the military chain of command by withdrawing support from Estrada.*

*He was appointed Defense chief shortly after the Edsa II revolt as his "reward" for the coup and resigned as head of the Defense department after junior officers who had mounted a mutiny staged at the posh Makati Oakwood Hotel and Appartele last July, demanded his head.*

*[END QUOTING]*

*During the July 2003 "Oakwood Mutiny", the mutineers (bright, up-and-coming junior officers) accused General Reyes of selling ammunition to rebel groups and of masterminding the Davao bombings in 2002, which were blamed on the rebels. Reyes denied but resigned.*

# Philippines Observations: 'Puede Na, Puede Pa'

7/9/04—#1 (17-328)

FRI., JUL. 9, 2004 6:15 A.M. YR 17, DAY 328

Manila, Philippines

RE: FILIPINO FRUSTRATIONS, TINY UPDATE—  
DJE

## COMMENT AND RESPONSE NUMBER ONE

Thank you for noticing when there “seems” to be a “dearth” of writings from this keyboard. I need, therefore, to address two points: 1) Too much! and 2) Other attention bearing on non-published matters. The latter is taking incredible amounts of time EVERY DAY. And then, 3) We must attend a paper that is short on space, must bear other information than our presentations and finally, “What’s it all about, Alpha?”

As an example of those things which are so “touchy” that we can’t elaborate until after there is some initial or even “informal” mention of some topics, we will not write in reference to them. Then, to do individual letters is all but impossible so please accept apologies if we are remiss in prompt acknowledgement of input.

I am up by 5:30-6:00 AM every morning including weekends (whatever those days mean other than busier than usual Mondays through Fridays). My brain is already in “wound-up” tension only to get up, face the piles of entropy and the reality of the day’s events, which somehow I seem to know before it unfolds. This is not psychic ability, friends, it just works out that way so that Higher input can find an uncluttered place for data storage. Some “realities” are simply too massive and major for me to comfortably confront so by 6:15 I am bogged and in Filipino mode of operation: “Put off until never what you possibly can lie about and truth is not revealed, until tomorrow anyway.” I haven’t even seen my desk table (a folding table) for a year and a half and, quite frankly, I have no notion where to put anything or sort it because it seems every item needs its own section, so the “general pile file” appears to actually be as good as any organizational system. Black Holes have nothing on us!

EVERY ITEM WE RECEIVE NEEDS TO BE PRINTED and to be unable to choose is like finally deciding which tooth to lose in sequence so that we can keep on chewing in order to keep our wrinkles plumped out and our torsos fluffed up.

Irene M. just sent a supply of L-Carnatine and some stretch pants [so much for confidence in L-Carnatine] and I am grateful indeed. Moreover, with the things we have it seems we can “throw-off” our imperfections of health disabilities as, or more, quickly as anyone half our age. This is, of course, in spite of preferring to suffer longer as an excuse for “idle-mind” takeover.

I have a couple of columns to share to give you some objective input regarding this place and the mindset of these wonderful people. It is truly an experience through Wonderland and when I observe and comment it is often seemingly complaining and derogative. By “tomorrow” the show and tell changes anyway so why try and figure it.

Please, to you who might be taking this as some intentional reason to “put-off” some task or another, I would take this opportunity to block that perception. We are full of “it” and we simply aren’t going to “take it” without rebuttal any longer. Now, that sounds good, doesn’t it? Joshing aside, where we can have better

input and control we certainly intend to make it work in our favor where possible.

The election came and bogged, was a cheating match beyond belief and the idiotic puppets maintained their stranglehold on the country. So be it. We can work through the puddles.

What we have is “real” and beyond ripe for the harvest—but the harvesters are totally non-dependable and poverty riddled (conceptually and otherwise) and hunger rules the lives of the multitudes. (LITERALLY). Where we fill in with spelt bread and beans, they live on third grade rice—mostly polished to the point of no nutrients or even added hulls to fill the bellies with fiber bulk.

Dengue Fever is hitting in epidemic size and of course Asia is again under Bird Flu mutation viral attack. Ah but—it is now GLOBAL in magnitude. We are so full of silver that we can probably be “exchanged” or used as collateral.

## A COUPLE OF BIGGIES FOR THE NATION CALLED PHILIPPINES

We now see why the old U.S. Ambassador, Francis Ricciardone, is BACK. The U.S. must gain a “base” here. This is fine and yes indeed, we “could” make sure that happens BUT we have to move off the DIME on which we sit interminably as life interferes with every valid plan offered and everyone calls to ask what we have done to “make it work”. Good show? No, bilious realization!

The Chinese, low and behold, have done it: They have started to DRILL FOR OIL in the Spratley Islands, which is as big a shocker as could be possible here and now. This, however, also explains WHY the U.S. needs and wants A BASE here—last week. The interesting thing in this issue is that the islands in point belong to that Tallano “estate” and some was deeded legitimately to the areas of the Sultanates in Southern Mindanao, etc. So, the horse is OUT and now the plea to God, of course, is to find him and SAVE HIM/HER (mare or stallion).

Ah, yes indeed, the Iraqis’ latest hostage is, for goodness’ sakes, a Filipino! Now this is a “Wow Philippines”. The first response of government? They published that it “probably is not a Filipino” but a mistake in identity. Well, his name is de la Cruz and THAT is a “John Doe” name if ever there was one in the Philippines. Moreover, what difference can it possibly make—THE WORLD HAS GONE INSANE AND THE FACTS ARE THAT THE HOSTAGE IS A FILIPINO.

The demand, when that argument didn’t sell, is to bring all the Filipinos HOME. To what, was the question? “Until the ‘new farce’ administration gets some jobs for them they won’t have one.” Oh, well, now that explains the problem, doesn’t it? So, a few citizens will be evacuated and the planeload waiting at the airport for departure yesterday was diverted to the “Middle East” for “holding”.

FACTS ARE AND ARE NOW PUBLIC: “THERE ARE NO FUNDS AVAILABLE TO BRING THE CITIZENS HOME!” AND HOW, PRAY TELL, IS YOUR DAY GOING IN EQUAL-WONDERLAND? GMA SPENT ALL THE MONEY AND BORROWED MORE—GETTING ELECTED TO THE THRONE. NOW THERE IS A PUSH TO CHANGE TO A PARLIAMENTARY SYSTEM SO THAT SHE NEVER LEAVES

“OFFICE”—WHICH IS NOW RUN BY THE PAGCOR (Gaming [gambling] Commission) headed up by the Chinese. Is there yet “hope” in Hopelessville? Indeed, my crystal ball also says, “The end is near.” But that does not mean “of the world”.

So, the bottom line is: “What is the U.S. going to do about this?” My goodness, we have come a long way! Moreover, the Filipinos in Iraq want to be “returned”, yes, to the U.S.! I am tired, too and indeed I would like to go to the U.S. also—where VK claims there are warrants for our arrest. What BS hogwash! We can’t afford to visit the U.S. and that is truly the bottom line as to that topic.

## SHELDON NIDLE

I continue to be asked about this person. (???) He presents “for the Spiritual Hierarchy and the Galactic Federation”.

I know nothing about Mr. Nidle except that we ran a few of his writings UNTIL he jumped onto the bandwagon of VK Durham and Bellringer, presenting the “get it all for nothing in return”—waiting for that “first contact”.

First Contact happened when the planet was birthed and we have found that “waiting” for that old abundance to flow by magical manifestation simply, in our experience and as an observer, does not come to pass yesterday, today nor, we expect, tomorrow.

If he thinks it will all come to miraculously pass through THIS presentation, we certainly do hope he is correct but we find that “magic” [*a la* Nesra/NESARA/VKD] is truly an art of magicians who conjure FRAUD.

I would share the first paragraph from Nidle’s June 22, 2004 newsletter:

“Greetings! We return, dear Hearts, with more to discuss with you. As our first contact fleet awaits the ‘magic moment’ and contact with you, we have a moment to look at what is occurring on your world. At present, three major financial plans are being prepared. The first is the main abundance programs that are slowly winding their way toward completion and delivery. The second is an enormous debt-forgiveness project that will be extended to private individuals, companies, and nations. The third is a huge abundance program that is to be distributed to a large number of nations worldwide. All three have been subjected to endless obstacles placed in their path by a number of major economic powers, the world financial community, and the last dark cabal. We are pleased that the final impediments to their distribution are now being removed. This problem solving is being carried out by the coalition that we call our earth allies and who are working to ensure that these monies reach their intended beneficiaries.”

I would pick one other item from about the third paragraph that explains these delays a bit better:

“...These interactions, as we mentioned in our last message, permit to observe how a powerful, dark, limited-conscious organization operates. The cover-ups, lies, and deceit of its modus operandi validate what the former members of the Anchara Alliance [the WHO?] have revealed to us about their former societies. The wisdom gleaned from your dark cabal has helped us to reform these previous dark societies and to treat them with kindness and compassion. ...”

Never minding the “Anchara Alliance”, I want to know what Mr. Nidle is doing about this mess we must struggle through every day and from whence is coming “his” abundance shower? I would certainly be happy to share that information with the Board of Trustees on Saturday morning next. I WONDER IF WE WILL EVER IN A THOUSAND LIFETIMES COME INTO CONSCIOUS REALITY?

May God please continue HIS tender mercies and Grace while we accept “failure” as the end resolution of “waiting” and “begging”.

The Filipinos have a couple of terms that cannot be adequately addressed in English but point out the



attitudes grown into acceptance. They are *PUEDE NA*, *PUEDE PA*. *Puede* derives from the Spanish verb, *poder*, which means, “can” or “be able to”. *Na*, on the other hand, is Tagalog for “already”, “enough”, “adequate” and *pa*, also Tagalog, partakes of the sense of “but”, “yet”, “still”, “nevertheless” and “furthermore”.

Without those little definitions you would be unable to even get past the first paragraph of the next writing with any desire, whatsoever, to go further. It is well worth the space, time and effort (on my part) to share this “realization” with you readers as expressed from an elder gentleman here in the Philippines—about his own fellow-citizens. Unfortunately, his perception is undeniable, sad and totally correct/on point.

[QUOTING from *The Daily TRIBUNE*, Wed. July 7, '04. “Contrari Wise”, Raul S. Gonzalez:]

### PUEDE NA, PUEDE PA

Instead of preparing the country to bear up against the calamity... Gloria Arroyo's pre-election over-spending has made sure will befall the nation, pray tell—what is it our “leaders” are spending their time and squandering their energy on? Discussing and debating whether con or ass—constitutional convention or constituent assembly—is the better road to national perdition.. er.. salvation, that's what! Idiots!

Dolphy, go tell these dolts what you didn't need to be elected congressmen to comprehend: that it is not the *Constitution* of the Philippines that needs changing but the character of the *Pinoy*. Tell them no system a *Pinoy* cannot beat—a proposition and a conceit born out of 450 years of foreign and 50 years of native colonization.

And while you are at it, tell them, too, about *puede na* and *pueda pa*—two simple Filipino idiomatic expressions, two seemingly innocuous Tagalog, phrases to which, believe you Dolphy and me, can be imputed almost everything that has made—and kept—the *Pinoy* Third World, third class, third rate.

Fact is, than these two short phrases no speech has created a mindset, a syndrome, a mentality that has distorted our character as grotesquely and damaged our culture as fatally.

Name me, show me any bug in the systems we employ, any defect in the goods we produce, any deficiency in the service we render, any blemish in the leaders we choose, any kink in the armor we don, any fly in the ointment we prepare, any flaw in the way we think, comprehend, decide, act—and, believe you me once more, it can be traced to how easily either of these two phrases—*pueda na* or *puede pa* comes to the *Pinoy* lips and moves the *Pinoy* mind.

Etymologically, *puede* derives from the Spanish verb, *poder* which means “can” or “be able to”. *Na*, on the other hand, is Tagalog for “already”, “enough”, “adequate” and *pa*, also Tagalog, partakes of the sense of “but”, “yet”, “still”, “nevertheless”, “furthermore”.

Logically, *puede na* should translate into “It will do,” or “Good enough,” or “Passable,” and *puede pa* into “It will still serve,” “It's still useful.” **Yet no English translation can capture the tone of apology, the note of inadequacy, the flavor of hopelessness with which the *Pinoy* tongue endows the two phrases.**

*Puede na* I blame as the culprit for the mediocrity that the Filipino has become. It is what has held us back as a people despite the agility of our mind, its inventiveness, its thrusting nature; despite the beauty and bounty of our land; despite so many good starts; despite the fact that we have always been pathfinders and trailblazers, first in many things—to drive out our colonizers, to gain political independence, to absorb the ways of the West.

*Puede na* it was that made us stop when, perhaps, another step could have won us freedom

much earlier, secured for us the blessings of independence much sooner—and fuller, taken us to Paradise instead of the Inferno we are frying in, led us to total victories instead of uneasy truces, demeaning compromises, abject surrender.

*Puede na* it must have been that forced upon us the choice of the quick fix over the sure cure we need to work for and work at; that reduced our reach to only what we can grasp here and now, our high ambitions to low appetites, our genius to plain *abilidad*; that blurred for us the distinction between what is excellent and what is shoddy, what exalts and what degrades.

And *puede na* certainly it is that is keeping us from getting what is due us—a President of honor and excellence, not one we elected because we were made to believe she is the lesser evil, and government that is clean and efficient and caring and just; and from becoming what we can be—citizens in a democracy, in the truest sense of these words.

Bad as *puede na* is, far worse is *puede pa*, for the first fosters only mediocrity, while the latter makes of stagnation a heavenly state and of penury a desirable condition. *Puede na* would have us stop striving in the belief that the mediocrity that has been reached can pass for excellence; *puede pa* would have us continue with mediocrity because it would have no truck with excellence at all.

America, it is said, is the land of inventors; England of shopkeepers; Japan, of artisans. Well, thanks to *puede pa*, *Filipinas* is the home of repairmen, the land of junk collectors.

Travel the streets of any town in the Philippines and you will discover that three out of five commercial establishments along them are shops—for the repair of cars, refrigerators, electric fans, shoes, pens, flashlights, clothes, and what-have-you. [These are certainly among the “nicer” things we could present.]

Nothing is ever manufacture[d] here because instead of throwing things away or giving them up or replacing them, *Pinoy*s repair them.

[END QUOTING]

No, the column didn't “end” but the last paragraph is in Tagalog and thus means little to nothing to we readers—unfortunately, not even to most Filipinos.

All I have to do next is move across the same page to “DIEHARD III”, Herman Tiu Laurel:

[QUOTING:]

### MAELSTROM OF LIES AND DECEPTION

We are in a tumultuous, chaotic and violent whirlpool of social cataclysm driven by lies and deception stirred by powerful, avaricious beastly forces to plunge the nation into confusion while they run away with the family silver. The aimless prattle fanned by Malacañang's propaganda spinner on Charter change (Cha-cha) and diversionary issues such as federalism or the shift to the parliamentary system, these are all diversions from the real issues—plunder and treason against the nation. Plunder is everywhere, even soldiers' rice subsidy is not spared; and treason has been appointed to the top Department of Interior and Local Government post.

The Cha-cha is choreographed to be *dans macabre* for the Filipino, its real agenda is “death of the national economy”—removing the constitutional clauses that protects the Filipino's national patrimony, natural resources and land, from the acquisitive hands of foreign finance oligarchs. The imaginary benefits promised in the apparent reasons Cha-cha is being pushed, such as federalism and parliamentary system, are figments of Gloria's (GMA) and Joe de Venecia's (Speaker of the House) imagination. How does federalism or a shift to a parliament reduce our debt or fiscal crisis?

Plunder rages across the land with impunity as treason of a small clique of Filipino traitors sworn to

protect the *Constitution* and the people but instead attack and persecute the people to protect plunderers. Each ascending stage of plunder is accompanied by the rise of fascist repression and suppression of the people's rights, as in the thrashing of the *Constitution* in Edsa II to power grab the energy and water utility assets of the country; and the wholesale robbery of the 2004 presidential elections to accelerate the escalation of looting through exponential tax, utility rates and debt increase.

Road toll also leaped 40 percent and up, without the benefit of public hearings. Transport operators using the expressways are up in arms, just two weeks or so after being placated by a fare hike of 37 percent or more, the transport sector is all set to stage a strike again. What people are incensed about is the temerity with which the tollway operators, which include the Lopezes, raise their rates so arbitrarily and presumptuously. They probably think with their support of the cheating in the 2004 elections, they have Gloria by her neck and they can get away with anything now.

**Reyes' sudden desire to legalize “jueteng” has nothing to do with reforms or elimination of graft and corruption; it has everything to do with adding another source of cash flow to channel the tributes he and his fellow vassals offer as debt payment to the International Monetary Fund-World Bank (IMF-WB) and the global financial-military/industrial raw materials cartels personified by Cheney of global corporations like Halliburton or George Schultz of Bechtel, Condoleezza Rice of Chevron, Rumsfeld and others. No stone will be left unsqueezed to press out the last drop from the Philippines to feed their avarice.**

Gloria Macapagal-Arroyo, on the other hand, has seized on the most convenient plan of confiscating the unpopular “pork barrel” for herself and appropriating the internal revenue allotment (IRA) of local governments for her own use. For the pork barrel, she is getting the help of “finance whiz” Bobby de Ocampo of the Asian Institute of Management to justify the pork grab. This is the reality and extent of the fiscal crisis the Arroyo administration has created for itself the last three and a half years after the original 2001 power grab and aggravated by the 2004 election splurge and cheating.

The conspiracy of cheats and crooks, including social institutions such as the Catholic hierarchy and other religious sects, may have allowed Arroyo to impose its bogus presidency but she cannot escape the political and financial consequences brought about by her extreme measures to stay in power. It will not take very long for these consequences to drag her down from her plastic pedestal, especially after the news about the cancellation of rice subsidies for our soldiers in Mindanao begins to be talked about among our men in uniform.

The Façade of Legality won't protect Gloria from the coming collapse of the financial and economic system, [PAY ATTENTION TO THIS NEXT], **nor can Arroyo be saved by advice from HERNANDO DE SOTO, THE ADVOCATE OF “SECURITIZATION” OF ALL FILIPINO ASSETS (INCLUDING THE POTS AND PANS OF STREET FOOD HAWKERS). DE SOTO IS A GEORGE SOROS PROTÉGÉ AND MOST LIKELY AN IMPOSITION OF THE IMF-WB ON ARROYO TO DESIGN A NEW CASH FLOW LOOTING STRATEGY, WHAT DE SOTO DID TO PERU** [That's RIGHT, this is a Peruvian right straight from the Hell of Peru. Bat guano?] **DURING THE FUJIMORI YEARS THAT CREATED AN ILLUSION OF RECOVERY BUT WHICH COLLAPSED AS SUCCESSOR PRESIDENT ARMANDO TOLEDO IS FACING NOW.** [D: All the emphasis is mine. What do you suppose a man from PERU is doing at the highest

advisor level of this country called Philippines? Small world after all?]

To reverse the nation's financial, economic and political collapse, we need pro-nation and pro-people governance against the pro-plunderer regime of Arroyo. The endless fiscal deficit will stop only when the country's productivity returns with protection of the industry and agriculture, competitiveness returns when energy and other utilities' costs are reduced and restored to government through re-nationalization, and stability ensured when exchange rate and capital controls or tight deregulation is imposed and speculative profiteering stopped.

We must see through the maelstrom of lies and deceit, and firm up a nationalist political and military leadership essential to liberate us from certain national obliteration.

[END QUOTING]

\* \* \*

Well readers: not to worry! "THE CNU (Christian Nationalist Union) SEEKS 'TRUTH TRIBUNAL' ON POLLS FROM CBCP [Catholic Bishops Conference of the Philippines]—ENLISTS HELP OF TRANSPARENCY INTERNATIONAL ON ELECTION FRAUD PROBE". Front-page headline today. I suggest we never mind the "intent" of this absurdity while we don't lose sight that Transparency International is one of the topmost Elite "clubs" established by the most high Elite headed by Prince Phillip (Queen Liz's consort) of England. It was created to COVER AND SHELTER THE GUILTY AND HIDE, FOREVER, THE FRAUDS AND CORRUPTION.

Meanwhile today's abject attention to the Filipino hostage in Iraq is "hold" and see what our Filipino "assessor" decides when he gets to Iraq. Oh well, dead and gone seems reasonable in a democratic society where the hostage-holders democratically outvote, ten to one, the hostage in the matter.

While that goes on the IMF comes forth this morning and stresses "that the magnitude of the fiscal problem is not being addressed". Again, "Oh well...."

Rome is burning so let us not be concerned: Caesar fiddled, we just do the Cha-cha.

Meanwhile, back at the U.S. Embassy, the Gloria queen calls herself a "winner" in a word war with U.S. envoy, Francis Ricciardone, because Francis noted some particularly glaring assumptions taking place around these parts. "Self-destruct" seems to be a worthy word to use at this point. The "Bush Babies" are certainly beginning to wobble and lose footing. It simply could not happen to a better bunch of arrogant fools.

I do not ask for the charity of "patience". What IS—IS! Patience doesn't always enter into the picture as an option.

Do I think "we" can change all these nasty things? "We?" Who is "we"? All I can change is my attitude, face the wall built to stop us—and learn to walk on water and through those walls. Can we do it? There have been larger miracles! I suggest we USE even the Peruvian advisor—but then, I believe in GOD of miracles, not magic. How? Remains to be determined! If we can conjure it—we can manifest it! I know this is "so" because somebody I believe in said it was so. I also, however, understand that we HAVE TO DO SOMETHING and that is the point to be determined.

We had hoped the election would give us some new faces and attitudes with which to work. That did not happen so we will have to work with what IS. The hopeful keyhole through which we were peeking has been, again, covered up so we will go looking for a window.

We call you "readers". We know you are much more than that—the support team, the ground crew, and so many other essential ingredients of God's play. You are doing your part and so we must do ours. We thank you and we ask God to bless you, when it be His will.

DJE

# GEORGE MERCIER'S INVISIBLE CONTRACTS

PART ELEVEN OF A TWELVE-PART SYNOPSIS (Pages 532-552)

By Ron Kirzinger

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

As we study George Mercier's presentation we must keep in mind that it was written in 1985, almost twenty years ago. The world has changed as much in the last twenty years as it did in the fifty years prior to 1985 (going back to the "bankruptcy" of the United States in 1933). The outline was pretty much all in place but not yet fully fleshed. Mercier's posture was at least theoretically tenable then—but no more. Today we see that rule of law gives way quickly to force of law whenever it suits the string-pullers behind the scenes.

All it took to justify wars against Yugoslavia, Afghanistan and Iraq, for instance, was a "legal opinion" and never mind the basic principle that pre-emptive war is unlawful. (No doubt some kind of *invisible contracts* could be *presumed* to be in effect, for certainly each of these nations and their leaders had numerous *benefits* arising from agreements, even if only derived by *tacit consent*.)

Similarly, the Supreme Court of the Republic of the Philippines BACKED the most grievous breach of law that was Edsa II, at least condoning forceful usurpation of the presidency and the *Constitution* (to the benefit of Gloria Arroyo and her puppet-masters). Now the Supreme Court backs the government's right to use military force to prevent the people from "peaceably assembling" (to the benefit of Gloria Arroyo and her puppet-masters). Did the law somehow change somewhere along the way? No, it's the same set of laws, just with different application. Thus, today the real President, Erap Estrada (whose popular mandate would probably to this day far exceed that of his replacement) is incarcerated—while the *de facto* "President" Arroyo uses the people's own resources to literally steal the election and runs the Philippines for the benefit of her string-pullers, "all nice and legal-like".

It is hard to get a fix on where we are unless we know from whence we have come. By the end of this series it is hoped that the reader will be able to answer the question: How did we get into this awful predicament? And perhaps more importantly as we move into a hoped-for Age of Reason: How can we benefit from the experience and avoid these results in the future?

As we shall see in this section, "the right to sue and to be sued" is a judicial benefit. Yes, the very use of judicial process—suing or defending against a suit—is a benefit provided by the King and the use of this benefit, if only to defend oneself, makes one subject to the King's Admiralty Law.

Add this "benefit" to the long list of "benefits" previously presented in this synopsis and it becomes readily apparent that we have been absolutely steeped in the King's benefits for a very long time: driving a car on his highways; getting married; sending kids to school; having credit; being a citizen; carrying a passport—and many more "benefits"—all making us

"subject" to the King's Law, now summarily enforced under Admiralty Jurisdiction.

"You have the right [benefit] to sue and be sued."  
[QUOTING:]

GOVERNMENT ENFORCEMENT OF  
COMMERCIAL INTERESTS  
[THE BENEFIT OF SUING AND BEING SUED]

Under the Law Merchant/Uniform Commercial Code, it is assumed that all contracts and Persons existent within this defined geographical kingdom fall under the General Commercial Jurisdiction of the State. ["General Jurisdiction" implies that the King is the Third Party, as the grantor of benefits.] In a somewhat similar way, Judges have given the King automatic jurisdiction over everything within the geographical perimeters of his Kingdom. Therefore, the Law Merchant (which is the Common Law of contracts applied to Merchants in King's Commerce), and its codified organic progeny, the UCC, combine to offer you and your Commercial contract the important *benefit* of Government intervention and enforcement of whatever contract it was that you negotiated.

Assume for a moment that you are a Judge, and so now ask yourself if that is not a very legitimate benefit to be offering; so now you can possibly see why reserving the right to call upon the police powers of the State to enforce your contracts, as everyone automatically does by their silence, is a very powerful instrument in its attachment of King's Equity Jurisdiction, and properly so. Hiring the collection services of the State (reserving the right to sue someone in a court) and getting the Government to seize the assets or otherwise assist you in remedying the breach of contract that is on your hands, is the same type of advantage and benefits enjoyed, for example, when shopping centers hire private security guards, in the sense that you are using someone else's muscle to do your dirty work for you. Yes, calling on the Contract Enforcement Benefits of the State is a very quiet type of benefit acceptance; it is a benefit that attaches automatically, and is presumed in effect unless explicitly and bluntly waived, in advance; it is a benefit to game players in Commerce that attaches in ways reminiscent of the Ratification Doctrine.

Remember back some time ago, when you possibly once signed a lease with a landlord, did that lease state that "the parties hereto submit to the Commerce Jurisdiction of the State of New York?" No, no such jurisdictional submission statements are generally made on any contracts we would be likely to enter into in the course of business, from buying a television on time payments to mortgaging a house. [However, many contracts today, in 2004, use exactly such a provision.] Commercial Jurisdiction is simply assumed, and threatening to sue the other party is generally deemed to be not very cordial in business, so silence invokes the police powers of the State.

That UCC is the contemporary organic growth of the old unwritten Law Merchant of our Fathers ("old" in the sense of its impressive chronological age, not inferentially suggesting its contemporary inappropriateness), and so when statutes exist that

state “all contracts”, and “all persons”, then since those statutes possess an important attribute of **Prior Public Notice**, then by your silence you have consented to their enforcement against you, under Principles related to the Ratification Doctrine, if by the nature of the grievance you happen to fall on the debtor’s side of the line. Those **UCC contract enforcement statutes are Public Records, and Public Records can only be countermanded with Public Records**, so when did you file your...

“Notice of Waiver of Recourse Benefits to the UCC, Rejection of Judicial Contract Enforcement”

...and in what public county recorder’s office?

Before closing this discussion of the Uniform Commercial Code and of King’s Commerce, a few words need to be said as instruments of elucidation on a few key points of interest; this is a very important juristic benefit and needs to be understood for the high-powered benefit that it really is—and thinking about it for a while might just cause a person to view state judges in a more favorable light when they incarcerate and seize assets of Protesters snickering at State income and sale taxes.

### CONTEMPT OF COURT

In a sense, the King and your regional Prince are actually in a weaker position in the negotiation and subsequent enforcement of contracts that we enter into with them, [than] you and I are in private contracts we enter into amongst ourselves as we go forth in this Life in pursuit of Commercial enrichment. The reason is because the **Commercial contracts we enter into down here between ourselves always carry penal (incarceration) consequences for default**, even though that contract nowhere says something like: “...the undersigned hereby agrees to be incarcerated on default on any term or provision of this contract...”.

When the King enters into a contract with someone, the exact penal consequences, and the duration of the incarceration, are always spelled out in those little statutes of his, and there is no Common Law right of the King to perfect contract enforcement by incarceration like you and I have. Our Common Law right to get a defaulting party incarcerated originates in getting the poor fellow cited into a Contempt of Court corner, which follows the Court’s Ordering of the contract’s Specific Performance by the Party in default. Most generally used in real estate transactions, Specific Performance is available as a remedy under other contracts where at least some performance has already been initiated.

For example, signing a contract to paint a house, with, say, some continuing feature of the work to be started within 30 days, will very much place the poor defaulting contractor in jail if, after the 30 days has elapsed, the painting contractor refuses to commence painting. Your Motion for an Order to Compel Specific Performance, followed by the contractor’s continued recalcitrance, is all that is needed for a Petition to Cite in Contempt of Court to be granted. Now summary incarceration follows, without any trial, without any jury, and all under chronologically compressed circumstances....

Where did Government get the power to pull off that fast incarceration trick? Government got the power to enforce a contract under those terms because both parties went into that contract yielding some of their Natural Law rights to be otherwise left alone, to each other, as they accepted some benefit the contract offered. And when they entered into contracts by accepting a benefit, the duty to honor the contract necessarily infers the consequence to pay damages if a default surfaces.

This story about the poor painting contractor is exemplary of the invisible Commercial contract enforcement benefits that Government is offering to private parties: a gun, a cage and asset seizure.

Most folks view the consequences of contract default as being just asset seizure, which is not true.

Incarceration is a remedy available at the discretion of the other Party. So now we need to ask ourselves a question: Is it moral, ethical, proper and reasonable for Government to be financially compensated for doing the dirty work of enforcing our Commercial Contracts for us? Certainly.

**Do you believe that the old Debtor’s Prisons that our Fathers had in the old days are actually gone?**

**Not true.** There are very much Debtor’s Prisons here in the contemporary United States, and the King or your Prince does not need to be a facial Party to the contract in order to get someone jailed because of an unpaid debt. For example, I once worked for a real estate syndication company that managed a large volume of apartment projects. When those apartment rental leases the tenants signed went into a delinquency status and then default, Petitions were filed by the Landlord seeking to Compel the Specific Performance of the Lease, and thereafter, Contempt of Court. When the Sheriff came around with either an Arrest or Bench Warrant to serve on the poor Tenant for Contempt of Court, all of a sudden back rental payments mysteriously made an appearance. But in some cases, the poor folks just did not have any money at all, and they were incarcerated for failure to pay a debt, and they sat there **until friends and family coughed up the money [indefinitely—until the money is paid] (that’s right, a Debtor’s Prison in the United States of America in 1980).** So there very much still remains a Debtor’s Prison today, and contracts we enter into should not be indifferently tossed aside with the erroneous belief that the Debtor’s Prisons no longer exist: as there are automatic penal consequences for any prospective type of contract default, when that contract falls under the General Commercial Jurisdiction of the State. And unless specifically waived by one of the Parties, the assertion of an attachment of King’s Commerce Jurisdiction is simply assumed absent explicit disavowal. Only the other Party’s specific waiver of Recourse to King’s Commerce (which means that prospective Judicial Enforcement is waived) can spare you from the lonely Engagement that always characterizes contemporary incarceration.

**[As I can attest from personal experience, Contempt of Court is a very powerful device (or to use Mercier’s term, “cracker”). In my recent divorce, mere allegations by my wife regarding my “income”—without any factual basis whatsoever and in opposition to my own AFFIDAVIT and all observable facts—resulted in the judge invoking her “equitable powers” (the power to turn night into day and black into white, for “equitable” purposes) and a highly consequent court order for spousal support in amounts IMPOSSIBLE to sustain despite having a number of good friends to help. Over the course of the proceedings I was on seven separate occasions faced with opposing a “Motion to Show Cause Why Defendant Should Not Be Held in Contempt”. Friends coughed up the money to keep me out of jail for a while, putting me deeply in debt, until at last there was no way to borrow the money required to keep things at bay. Funny thing: The person demanding “support” could afford an attorney, while I myself could not. If I had shown up in the courtroom on December 15, 2003, I would have been in a position to be locked away INDEFINITELY, until friends and family would come up with the money, which was substantial due to 9 months of “arrears”. If I stayed within the jurisdiction of the court, my son—for whom I had acted as primary caregiver all of his 6-years-young life and of whom I was in FULL CUSTODY—was going to be removed from me by force of law. My choice? I could either choose to flee, in which case I would give up EVERYTHING but a few boxes and bags of personal effects and**

**subject myself to a charge of “child abduction” later—or I could choose to go to jail immediately and for an indefinite period of time for “contempt of court” and hand my son over to the court anyway, losing custody in the process for my “criminal” “contempt”. Now THAT is a first-class “CRACKER”: “damned if you do and even more damned if you don’t”. WHAT COULD I DO? What would YOU choose?]**

Those are examples of the type of power you are dealing with when writing contracts that fall under the General Commercial Jurisdiction of the State. Nature means serious business when contracts are signed (and if Nature means business in that Department, then so does Heavenly Father, who created Nature.) And since the State is offering rather strong contract enforcement services for contracts written in King’s Commerce, it is very reasonable, moral and proper that a profit or gain equity participation tax be levied on Commercial incomes acquired under the enforcement benefits the [State] offers.

Yes, income, so called, is in fact the joint product of the combined efforts of you with your Commercial Contracts and of Government; since Government is offering to enforce your contracts for you, *inter alia*.

If, for example, you are a medical doctor with Accounts Receivable outstanding from your patients who turned out to be deadbeats by refusing to pay, then the Collection Agency you turn the debt over to for collection very much is participating in creating the “income” that they succeeded in collecting from your deadbeats, even though you first originated the work. And so when you enter into Commercial Contracts with other folks, you are leaving the other person in such a state of mind that leads him to believe that you are going to sue and bring down Government if he defaults—and so now the State is very much participating in creating whatever income that Contract pulls in for you, since you have no evidence that his payment to you was not out of fear of Government intervention.

Whether or not you actually had to start an action in the Courts and sue the fellow who went into default... is not relevant; what is relevant is that... the defaulting Party went into that Contract with the knowledge that he was up against a lawsuit upon his breach. Remember the Ratification Doctrine: There are many legitimate situations where a person’s silence can be reasonably assumed to give approval to a proposition, or to “Ratify” the proposition that was made. And now that we have come to grips with this invisible benefit of Contract Enforcement, which also creates an invisible contract for us Commercial Contract beneficiaries to pay state taxation reciprocity, fighting its existence really isn’t very appropriate: because it is actually very easy to exclude the State from being an invisible “partner” with you in that Commercial Contract. The State is stripped of its status as an Equity Partner when you first descend upon your local Courthouse and record a Waiver of Judicial Contract Enforcement Public Notice of some type; making note of the Liber and Page Number the Clerk recorded it at in the Clerk’s Miscellaneous Documents section; then in the future by telling the people that you enter into contracts with from that time forward, of your filed Waiver and Notice that if they default for any reason, then there will be absolutely no lawsuit or Government intervention thrown at them at any time. That’s right, if they default, then you are simply going to turn around and walk away from the contract. That Notice to your Parties in Contract, synchronous with the Execution of the Contract, is what it will take to slice Government out of your daily contracts and away from having Juristic Institutions be that silent background Equity Partner that appellate Judges talk about. A lot of folks reading these lines will make a business judgment and refuse to waive Judicial Contract Enforcement, and for good reasons: because you know that if Government is not brought to bear on your behalf, that is if you pre-emptively

waive the right to file property liens and Court collection actions on that Contract, then you will never get paid by the other fellow; and that is fine—if Government is your silent background Partner, then pay your reciprocating taxes due for juristic benefits having been accepted, and stop defiling yourself.

Still, other folks will not want to file the Courthouse Waiver and then specifically notify their Parties in Contract that there will not be any Government enforcement intervention, because they will perceive of themselves as being looked upon as some type of oddball, which is also correct. But those are business assessment questions you have to make for yourselves individually, and cannot be related to your liability to pay the *quid pro quo* of state sales and income taxes once these special juristic benefits have been accepted by you. Overall, by now you should be beginning to see why I don't have a lot of sympathy for those types of Tax Protesters that snicker at Judges when the Judge is trying to explain error to a Protester who is not listening; the Protester's enemy is not the Judge, as the Protester believes, but rather himself, as he refuses to even consider the remote possibility that there may have been some error in his own reasoning.

The acceptance of both general protection benefits and contract enforcement benefits are that *quid pro quo* exchange of valuable reciprocity that Nature wants to see, when King's Equity excise taxes are laid on Commercially acquired sources of profits and gains. The State Socialists of the Rothschildean Dynasty on a National level, and assorted domestic Gremlins like Nelson Rockefeller as Governor of the State of New York with the state teacher's unions on a state level, and numerous other Special Interest Groups who initiate the enabling legislation to levy taxes on Commercial incomes are not perverting our Father's Common Law at all: They are merely using that Law to enrich themselves while secondarily perfecting our Enscrewment in the practical setting (although not all Special Interest Groups seek our express Enscrewment as a primary objective).

That is representative of the powerful attachment of Commercial Jurisdiction, and is an indicative exemplary model of the underlying strength of the UCC as an operating appendage to King's Commerce, and represents the strength of contracts written under the Commercial Jurisdiction of your regional Prince. Under the UCC and General Commerce Jurisdiction of Government, both the King and the Prince are presumed to be an applied Party to the contract, even though nowhere on that contract is the King or Prince mentioned facially, and for good reason: because by your silence, you have left the distinct impression on the other Party that if they default on you, you will be seeking the gun, cages and asset seizure services of the Judiciary to enforce your contracts for you. But what if you are different? What if you have filed a Waiver of Recourse to the UCC's Benefits? What if you came out into the open and bluntly told the person you are contracting with that if, for any reason, they default, then you simply intend to turn around and walk away from the contract, and no Government enforcement action will be commenced?

So what if you, too, are different? What if you are not interested in using the police powers of the State to threaten other Parties that you have entered into contracts between, with a gun if they default? What if your daily livelihood contracts state that, as it pertains to you as a Party, that they are written outside of King's Commerce, outside of the Commercial Jurisdiction of your Prince, and that the other Party understands that your recourse to Judicial Enforcement is being waived as an Election of your Remedies? What if those contracts you sign for a livelihood state that you are waiving Commercial enforcement benefits, even though the other Party may not be waiving such enforcement benefits? Is that portion of the contract written outside of the General Commercial Jurisdiction of the state really enforceable

by state Judges? Now that you have Elected your own Remedies should a default occur, and Government enforcement benefits have now been waived, what right does the King or Prince have to levy an equity participation tax on profits or gains he did not assist in creating? Now what?

So now, before snickering at state or federal magistrates tossing out your Tax Protesting arguments, you need to ask yourself a question first: If my Employer stopped paying me for my wages, do I have the right to sue him for damages? If you have reserved the right to sue, then that Employment contract you entered into some time ago fell under the enriching penumbra of the Commerce Jurisdiction of the State, and so all the money you have pulled out of that contract is very much taxable; and there is nothing immoral, unethical, or even unreasonable about the Income Tax, so called, as it contributes reciprocating money back to Government that once participated in creating it (by leaving the other party in contract (your Employer, for instance) with the impression that guns, cages and asset-seizure power of Government will be brought to bear if that contract goes into default).

Yes, the Income Tax is politically distasteful, and being engineered by demons, Gremlins and Bolsheviks the way it was to accomplish proprietary social wealth transfer objectives, it carries many secondary adverse national economic consequences along with it; but as a matter of Law the underlying moral and ethical basis for it are very much legitimate, since voluntary contracts are in effect. We may not sense that the percentage amount Royalty wants is reasonable from a benefit/cost perspective, but such a determination is a business question and risk assessment that you need to make for yourself individually, and this is not a question for magistrates to come to grips with after you previously accepted and experienced contract enforcement benefits....

Generally speaking, state judges are much more interested in this Waiver of Contract Enforcement and UCC Benefits as a defense line in a tax prosecution Case than defenses centered around the Federal *Fair Labor Standards Act* (even though state courts have jurisdiction to hear Employer/Employee grievances arising under this Act). State judges show little interest in the invisible contracts in effect when Federal Reserve Notes are recirculated, or when the benefits of Debt Liability Limitations in Admiralty were accepted, and the like. And inversely, **Federal Judges have little interest in this UCC/Contract Enforcement Benefits Waiver as a defense line in a Federal Tax Case**, and show great interest in your acceptance of the benefits of the National Citizenship Contract.

Let us contemplate something for a moment: Notice how when you sue someone for a typical breach of contract, you do not cite or quote any state or federal statutes. If the contract was reduced to a written statement, then the defaulted covenants in the contract are recited within the body of the Complaint for relief, but no averment of statutory infraction is made.

For example, after having sold a car to someone on time payments, the buyer's default in making the payments would be merely recited within your state court Complaint as being merely that on such and such a day, a contract was entered into, that payments of \$xx.xx per month were due and payable on the first of each month, and that now the car's purchaser has defaulted, starting on payment number 8. Therefore, a judgment is demanded.

At no place within that everyday type of breach of contract Complaint did we ever cite a statute. Quoting a statute is not necessary to seek judicial relief in a state court, and quoting (or invoking) statutes is not necessary to perfect a judgment against someone—and with that background information in mind, we turn now and address a very important correlative point of Law that Patriots and Protesters are totally missing: that the mere use of just the Judicial

Branch of Government is your acceptance of a juristic benefit, and may give rise to a reciprocal taxing liability on your part (if the political jurisdiction is operating on such an expectation of reciprocity, such as a state income tax). It is important to understand that by the mere omission of quoting a Legislative statute to invoke your courtroom relief, you in no way absolve or detach yourself from the taxation liability that follows persons around who use and accept such judicial juristic benefits. The reason why I am spending the time to explain this concept of attaching tax liability by sole use of the Judicial Branch to pursue Commercial enrichment is because the same identical Tax Protesters, and the same identical Highway Contract Protesters (who snicker at Judges holding them attached to Income Tax statutes), try and use the mere omission of reciting Legislative statutory pronouncements as grounds for evading the payment of taxation reciprocity. Specifically what I am referring to is perhaps best elucidated by commentator Lysander Spooner:

#### COMMON-LAW COPYRIGHT

“The author claims the copyright of this book in England, on Common Law principles, without regard to acts of Parliament; and if the main principle of this book itself be true, *viz.*, that no legislation in conflict with the Common Law is of any validity, his claim is a legal one. He forbids any one to print the book without his consent.”

That's right, Lysander Spooner is claiming a “Common Law Copyright”, like a large number of Tax and Highway Contract Protesters today in the 1980s, these folks today are also now claiming “Common Law Copyright” on their newsletters, books, magazines and miscellaneous periodicals. But here is where the Protesters are in serious error:

Remember the breach of contract example—you do not need to cite any Legislative statutes to seek Judicial contract enforcement relief. And so accordingly, the mere use of the Judicial branch of Government, all by itself, is your acceptance of a juristic benefit.

And so now you “Common Law Copyright” Protesters are accepting the use of the gun barrel and asset seizure services of Government, when claiming a “Common Law Copyright”; Protesters are in fact threatening to use the guns, cages and asset seizure services offered by Government, and so now Protesters owe back in return the financial compensation reciprocity expected in the nature of Enfranchisement, Income Taxes or anything else Government wants: because special juristic benefits were accepted by the “Common Law Copyright” Protester....

So I might suggest to those “Common Law” Protesters out there that they explore the possibility of re-evaluating their protesting relational status with their regional Prince, as they erroneously and immorally try to weasel, twist and squirm their way around the reciprocal taxation liability due in return back to Government, as Protesters try and deflect the attention of their police power enforcement benefits grab off to the side by not quoting from legislative statutes; for if I were a Judge presiding over your State Income Tax incarceration ceremonies, I too would order your commitment to a cage: The Protester accepted the special Government protectorate benefit offered to exclude unauthorized intellectual property distribution—the fact that the Protester used only the Judicial Branch to protect his intellectual property by Noticing out a “Common Law” Copyright, and not the Legislative and Judicial Branches combined by citing statutes, does not vitiate anyone's adhesive reciprocal liability for either financial compensation taxation or perhaps Enfranchisement expectations retained by Juristic Institutions.

[END QUOTING]

There will be an effort to tie things together in the final segment, Part Twelve of this synopsis.



# World News Insights

In the June 30, 2004 issue, we presented (again) information about the insidious threat posed by Aspartame, especially relating to children in schools where Aspartame-laced drinks are being made part of the "program". The information was provided without copyright by: Dr. Betty Martini, Founder, Mission Possible International, 9270 River Club Parkway, Duluth, Georgia 30097 770 242-2599 www.dorway.com and www.wnho.net, Bettym19@mindspring.com.

This paper has also, throughout the years, pointed out the hazards of immunizations, which contain numerous substances that poison and otherwise degrade the immune system—not least of which being the mercury derivative, thimerosal.

Thus, while the "experts" may be "baffled", CONTACT readers have a pretty clear idea of what, exactly, is poisoning the children. This article merely serves to confirm the tremendous EXTENT to which this is happening.

[QUOTING:]

## U.S. KIDS BEING POISONED BY SOMETHING—EXPERTS BAFFLED

By Tom Webb, *St. Paul Pioneer Press*  
4/26/04

WASHINGTON—In ever-growing numbers, something seems to be poisoning America's children.

But what? Rates are soaring for diagnoses of childhood asthma, autism, allergies and attention deficit hyperactivity disorder.

Scientists don't fully understand what's happening among this generation of children—but they're worried by a mounting toll of sick kids and the growing costs to families, schools, taxpayers and society.

In Minnesota, **autism diagnoses have grown twenty-fold in a generation**, making a once-rare condition an unhappy fact of modern life.

Now, the federal government hopes to unravel the mystery by launching the largest study of children in U.S. history. It's called the National Children's Study, a two-decade-long effort that would track 100,000 children from the womb into adulthood, examining their genetic makeup, environment, eating habits, home situations and health. The cost: \$2.7 billion.

...The study seeks to answer questions now raging within medical circles, among educators and in parent groups. Are these conditions caused by toxins? By genetics? Too much television? Bad diets? Home situations? Possibly some combination?  
**[Vaccinations and aspartame?]**

...Mary Powell, director of the Autism Society of Minnesota, would welcome some answers. In the past 15 years, she has seen an explosion in the number of Minnesota kids diagnosed with autism-related conditions, from about 100 children to nearly 3,000. Some of that growth reflects better diagnosis of autism, but she suspects something else is happening, too—with troubling consequences.

The root cause of autism is "the nagging question forever for parents", Powell said, "because they're always saying, 'If there's something I could have done.' That's a very profound question in parents' minds because they never get rid of the feeling that, somehow, the course of their children's life could have been different."

...Despite much medical detective work, scientists still do not fully understand the soaring rates for childhood asthma, allergies, attention deficit hyperactivity disorder and several other health conditions. Even childhood obesity, although better-understood, has elements that remain puzzling.

"They're all conditions that are pretty common in

children, and are increasing," Scheidt said, "and clearly there are multiple factors that are contributing to these conditions—genetic predisposition, behavior, environmental exposures, the way they're managed."

...The U.S. Department of Education tracks soaring rates of **attention deficit hyperactivity disorder. A decade ago, 83,000 U.S. students were counted in a broad category that included the syndrome. Last year, that had increased nearly five-fold.**

Moen is active in the Minnesota Asthma Coalition, where each year she sees more and more children with asthma—reflecting better diagnosis, she says, but perhaps something more.

She would welcome answers to fears that bedevil a million parents.

"Are we doing something to our children, so to speak, that has caused this? I think that's what everybody wants to know."

<http://www.duluthsuperior.com/mld/duluthsuperior/8521678.htm>

[END QUOTING]

Switching to another battle front: Over 1,000 U.S. soldiers have now died in Iraq with probably ten times as many seriously injured. Estimates of Iraqi civilian casualties run in the range of 11,000-14,000.

While Mr. Bush can't seem to pronounce its name, Abu Ghraib has become synonymous with U.S. hypocrisy. Anyone who thinks systemic abuse is attributable to a small handful of masochistic soldiers is blind to the reality that it's not just Gitmo and Abu Ghraib but any number of other "detention facilities" around the world where torture is practiced on a daily basis. As the next article documents, an organization always reflects its leadership.

[QUOTING:]

## RUMSFELD GAVE GO-AHEAD FOR ABU GHRAIB TACTICS, SAYS GENERAL IN CHARGE

By Julian Coman, *Los Angeles Times*  
7/4/04

WASHINGTON—The former head of the Abu Ghraib prison in Baghdad has for the first time accused the American Secretary of Defence, Donald Rumsfeld, of directly authorising Guantanamo Bay-style interrogation tactics.

Brig-Gen Janis Karpinski, who commanded the 800<sup>th</sup> Military Police Brigade, which is at the centre of the Abu Ghraib prisoner-abuse scandal, said that documents yet to be released by the Pentagon would show that Mr Rumsfeld personally approved the introduction of harsher conditions of detention in Iraq.

Brig Gen Karpinski with Donald Rumsfeld, after Guantanamo chief jailer Maj Gen Miller's visit to Iraq

In an interview with *The Signal* newspaper of Santa Clarita, California, which was also broadcast on a local television channel yesterday, Gen Karpinski was asked if she knew of documents showing that Mr Rumsfeld approved "particular interrogation techniques" for Abu Ghraib.

Gen Karpinski was interviewed for four hours by Maj- Gen Antonio Taguba, who was ordered to investigate abuse at Abu Ghraib and produced a damning report, which heavily criticised Gen Karpinski for a lack of leadership at the prison.

During inquiries into the scandal, she has repeatedly maintained that the treatment of Iraqi detainees was taken out of her hands by higher-ranking officials, **acting on orders from Washington.**

"Since all this came out," she replied, "I've not only seen, but I've been asked about some of those documents, that he [Rumsfeld] signed and agreed to."

Asked whether the documents have been made

public, Gen Karpinski replied "No" and went on to describe the methods approved in them as involving "dogs, food deprivation and sleep deprivation".

The Pentagon has consistently denied that Mr Rumsfeld authorised the transfer of harsher techniques of interrogation and detention from Guantanamo Bay to Abu Ghraib, where all prisoners are supposed to be protected by the *Geneva Conventions*.

...Last month, the White House took the unusual step of releasing hundreds of internal documents and debates concerning interrogation procedures at Guantanamo. Extreme interrogation techniques at the camp, it was revealed, now [**But not before?**] require the explicit approval of Mr Rumsfeld. The Bush administration insists, however, that the notorious abuse of prisoners at Abu Ghraib was an aberration on the part of a handful of rogue soldiers. A Pentagon spokesman said that all relevant documents on interrogation techniques in Iraq would be made public but could not say when.

Gen Karpinski has been suspended from duty pending ongoing investigations into abuse of prisoners at the Baghdad prison. In a recent interview with the BBC, she complained of being turned into a scapegoat for the scandal, arguing that the running of the prison was taken out of her hands....

[END QUOTING]

Much has been said about the involvement of the so-called Neo-Conservatives or Neocons behind the push for U.S. invasion of Iraq. Writing for the Israeli paper *Haaretz* last year, in an article entitled "White Man's Burden", Ari Shavit stated:

"The war in Iraq was conceived by 25 neoconservative intellectuals, most of them Jewish, who are pushing President Bush to change the course of history."

A little further along in his article we read:

"That ardent faith was disseminated by a small group of 25 or 30 neoconservatives, almost all of them Jewish, almost all of them intellectuals (a partial list: Richard Perle, Paul Wolfowitz, Douglas Feith, William Kristol, Eliot Abrams, Charles Krauthammer), people who are mutual friends and cultivate one another and are convinced that political ideas are a major driving force of history. They believe that the right political idea entails a fusion of morality and force, human rights and grit. The philosophical underpinnings of the Washington neoconservatives are the writings of Machiavelli, Hobbes and Edmund Burke."

Yes, "Machiavellian" seems an apt description of the plan to invade the sovereign nation of Iraq, slaughtering thousands upon thousands of NON-combatants to accomplish a strategic objective more important than control of the oil in the region.

**Curiously, some of the most accurate perceptions of what is happening in Iraq seem to be coming from enlightened Jewish commentators.**

## FAHRENHEIT 911

Henry Makow, PhD (inventor of the board game, *Scruples*), has written a scathing indictment of Michael Moore's *Fahrenheit 911*. Entitled "**Michael Moore Shills for Illuminati Bankers**", Makow's July 4, 2004 article posted on his website, [www.savethemales.ca](http://www.savethemales.ca), Makow notes:

"In assigning responsibility for the Iraq debacle, there is not a single mention of Israel or neo conservative Jews."

Makow describes the Neocons and their agenda most succinctly while taking a big swipe at Michael Moore's simplistic "vote democrat, not republican" message.

[QUOTING:]

The neo conservative intellectuals are agents of the Illuminati Rothschild banking cartel. Its goal is to integrate the Middle East into the "new world order" at the expense of the U.S. soldier and taxpayer. Another term for this is "imperialism".

...Richard Perle and Douglas Feith were members



of a Likud party think tank that recommended in 1996 'Israel shape its strategic environment beginning with the removal of Sadaam Hussein'.

The 9-11 attack was designed to mentally prepare Americans to be "shapers" of Israel's strategic environment in the Middle East.

... "Fahrenheit 911" pretends Osama bin Laden was responsible for the attack on the World Trade Center.

Moore doesn't mention evidence linking the attack to the Mossad, and elements of the CIA and FBI which all work for the Illuminist bankers.

He doesn't mention evidence "Saudi terrorists" are still alive, no passenger jet hit the pentagon, and the WTC collapse was a controlled demolition.

"Fahrenheit 911" indicates that George Jr. wasn't specifically told about the WTC attack in advance. The movie focuses for seven minutes on his reaction to the news. He is furious and seems to be thinking, "Those bastards screwed me."

To be effective, propaganda must contain an element of truth. War and oil profit was the payoff for Bush and his gang. In return, they will take the fall for the war's unpopularity.

**911 and Iraq are about bigger stakes: the step-by-step enslavement of mankind.** Although Bush tried to please the banksters, they want a new puppet, John Kerry, in November.

The Illuminist bankers are organizing a global fascist state that they can directly control. Of course this is being done in the name of freedom and human rights.

... Krauthammer: "The war on Iraq is being fought to replace the demonic deal cut with the Arab world decades ago. That deal said: You will send us oil and we will not intervene with your internal affairs."

Translation: Rothschild/Rockefeller are tired of giving Arabs such a large cut of the pie. They want direct control of Middle East oil.

[END QUOTING]

With reference to the "demonic deal" cited above, readers should find a fresh read of the journal *Space Gate* [Phoenix Source Distributors: 1-800-800-5565] to be quite revealing. Those 30-year certificates of deposit from the 1970s are at maturity!

### MEDIA CONDITIONING & MIND CONTROL

Staying with an all-Jewish perspective on the situation in Iraq—which is actually very refreshing—we next turn to an article entitled "A Classic Case Of Media Conditioning & Mind Control: 'Terrorism', Hate Crimes And Media Fabrications" posted on the Internet on 6/12/04, written by Moshe Cohen. The article was posted in response to Rense.com's posting of a *National Enquirer* article (much along the lines of stories carried in other mainstream publications): "Al Qaeda Weapons Found Hidden in U.S." Mr. Cohen hits hard at the mind-controlling and manipulative statements contained in the *Inquirer* story.

[QUOTING:]

I am really surprised you posted this article. This "article" in my opinion is a complete fabrication from beginning to end, classical Ashcroft-FBI PROPAGANDA/misinformation, causing havoc to our American economy. It seems that it was written by Ashcroft/Condi/Cheney to scare the American people, justify "Homeland Security" fascist Department, and especially to encourage all Americans to spy on each other. Now that we know the Nazi background of the Bush family, one wonders when Bush will use *Patriot Act* to fill the trains with Americans who do not worship him, and then ship them to Guantanamo?

Regarding this disgusting article:

1. We are being flooded with "warnings" by the Ashcroft/FBI crowd, who never seem to catch any terrorists. (All those suspicious as hell Israeli rental truck and "moving van" drivers caught in the U.S. were all quickly released and/or given El Al tickets home.)

2. If they can listen to Internet "chatter", and they can catch every American kid who copy a song, WHY THEY NEVER CATCH ANY TERRORISTS?

3. Being a Jew who is very familiar with the *Protocols of the Elders of Zion*, I can "smell" how we are being prepared for the next 911. In Jewish circles we have speculated as to where the next 911 will be and to what intensity. As all our monetary system is totally fraudulent and we are facing soon with a VERY massive stock market collapse and depression, we hypothesized that it would be "logical" and "convenient" for the Bankers to wipe out New York. Since the bankers would like to maintain their control, the next 911 should be several magnitudes above the first 911 in order to justify declaring "martial law" and keep control over Americans. Nuking New York would do it. Of course, it will be blamed on "bin Laden".

4. We already know that practically all the people who were accused of being "terrorists" were already released, as they were arrested only because they were Muslims. The FBI and Ashcroft already proved to be liars so many times, what makes them think that we are such fools, we will ever trust them again?

5. "Feds say terrorists—some within 25 miles of the White House—will strike this summer."

Oh Really? I could show you terrorists INSIDE the White House.

"...this summer"

Is that another prepared CIA operation? And why do the Feds think the "terrorists" wait for summer? Do terrorists like summers? In fact, terrorists usually DON'T act in summers as the population is dispersed on vacations! Or, maybe Ashcroft wants to convince us that terrorists would like to avoid casualties as much as possible?

"25 miles"...

Another classic propaganda technique, identical to the "... within 45 minutes intercontinental-nuclear-chemical-missiles" that Saddam was supposed to attack the USA...GIVE ME A BREAK!

6. "Hidden stockpiles of deadly terrorist weapons that Al Qaeda planned to use to murder innocent Americans"....

ANY child/person could be a terrorist. You do NOT need training, you do NOT need weapons and there is no need to go into details here. All Ashcroft's warnings are ridiculous and childish, on the level of the *Enquirer*.

We all read about the numerous Israelis with their own trucking companies or hiring Ryder, Budget and other rental trucks which the FBI found explosives residues inside, and promptly put the Israelis on the planes back to Israel.

Why the *National Enquirer* did not bother to ask Ashcroft if he used these Israelis to place "hidden stockpiles" of weapons around the USA in preparation for "this summer"? If the drivers had been MUSLIMS, they'd be in Guantanamo for years to come. But Zionist Jews are untouchable...they always "pass go" and they always collect a big payoff.

Americans now do not ask about bin Laden, Americans are now asking what the Israelis and FBI are doing against America.

"deadly weapons"???

Dear Feds, do you know of any NON-deadly weapons? The news media taught us over the last half a century that most "hidden stockpiles" are usually hidden by the CIA or FBI, usually to destroy governments all around the world, why do you expect us to believe that this time it is any different?

"Al Qaeda planned" ...

OH, REALLY? Most "Al Qaeda" stories have been proved to be fakes and fabrications, just like most of the "bin Laden" stories. How long will you continue to put up with these fabrications? You can fool some of the people some of the time...

HOW LONG will we American Jews tolerate all these hate crimes against Muslims? How long will we

keep silently participating with the White House genocide of Muslims in the USA, Afghanistan, Iraq, Abu-Ghraib, Guantanamo....etc?

How do you expect me as a Jew to read all these horrendous fabricated accusations against Moslems—do you think that I already forgot about Nazi Germany and the Holocaust?

"...to murder innocent Americans".....

So, is the *Enquirer* hinting that it is OK for Al Qaeda to murder "non-innocent" Americans? Is the *Enquirer* abandoning all standards of journalism for money? I would like to know how much was the *Enquirer* paid to post this insult to America, humanity, ethics and our civilization.

7. "top government sources tell the *ENQUIRER* exclusively....."

OH, YES? Could it be because the *Enquirer* will print any BS they are told "exclusively"?, or, could it be that these "top government sources" who lied to us about 911 and Iraq-WMD, did not have time to talk to a more respectable media like the *New York Times*?

8. "Attorney General John Ashcroft recently issued the chilling warning".....

Ashcroft has NO CREDIBILITY with the American people. ZERO! FULL STOP!

9. "And it has set off a massive hunt for more weapons and terrorist safe houses".....

Oh, really? Gee, and we thought that was what he was doing all along! If that is the case, why did we send the Israelis back to Israel instead of to Guantanamo?

In Guantanamo the *BBC* documented—90% of "inmates" are simple Afghani citizens picked up randomly on the streets or, who had disagreements with their neighbors and were handed to the Americans as revenge. All that, in many people opinions, just to prepare our military staff in torture-training to be used on Americans after the coming declared "martial Law".

10. "Many Americans think that terrorism is somewhere "over there"

EXCUSE ME, Mr Fed, this sound to me as a typical Condoleeza Rice BS-scare tactic, designed to create an American fascist state. THE ONLY terrorists acts I remember in the USA were 911 and Congress-Anthrax, and in both cases it was an INSIDE JOB—nothing to do with Muslims!

11. "Acting on crucial information supplied by Britain's MI-5 and the Israeli intelligence agency Mossad"

AGAIN, we Americans work over 6 months every year to maintain our American defense and pay for our "intelligence agencies", and now we are told again that we need the Israelis and the British to tell us what is happening in America!!! ???

Did the Feds forgot that they just perpetrated another fraudulent Iraq War, massacring almost a million Iraqis since Gulf War 1, using information supplied by the Mossad and MI-5?

Did the Feds forgot that we just massacre about 1000 Innocent civilians in Falujah as a revenge for them killing 4 American mercenaries who came to kill them in their own city?

Isn't this kind of propaganda an enactment almost word for word of the *Protocols Of The Zion Elders*?

12. As a Jew who is very familiar with Nazi propaganda, I am urging all Rense readers to read this article very carefully as it is almost a carbon copy of 1930s Nazi hysteria. Just read the titles: "AL QAEDA WEAPONS FOUND HIDDEN IN U.S."... "THEY ARE HERE"..."DEADLY CACHE"..."CLOSE WATCH"... "IT'S UP TO US".

As long as the White House continues to block 911 investigations (just like it did with the OKC bombing and the TWA 800 shoot-down) we are left with NO CHOICE but to believe what MANY independent researchers already proved beyond a shadow of a doubt: that 911 was an INSIDE JOB....

[END QUOTING]

Well said, Mr. Cohen!

# The REAL Deal:

VK Durham has gone strangely silent since her June 21, 2004 response to Jerry Hansard's letter (presented on page 14 of the June 30 issue). All the same, we thank her for prompting us to run some prior Public Notices for the edification of Global Alliance supporters. As another reminder of the validity of the Global Program, here is the National Security Agreement of 1996, as presented February 23, 1999:

*Editor's note: To fulfill the legal requirements, we are presenting the following Public Notice for four consecutive weeks. This Public Notice herein reproduces a legally binding document on the parties working as top-level management personnel. This is the first of four presentations.*

## —PUBLIC NOTICE— MEMORANDUM OF AGREEMENT NATIONAL SECURITY (CONFIDENTIAL) September 9, 1996

The following constitutes an agreement among the following parties: **E.J. Ekker, Doris Ekker, and Rick Martin**. These parties, signing as individuals, shall stand individually and jointly responsible for ONLY their actions as they apply to themselves individually or to any corporate entity wherein they are jointly corporate officers and/or directors. They shall NOT be responsible for the actions of ANY OTHER PARTIES nor shall they stand responsible for the actions of any alleged-owners, alleged-partners, trustees or beneficiaries. This agreement concerns transactions utilizing the instrument referred to as the Peruvian Bonus Certificate 3392-181, which originated in 1875 and was accepted as United States of America Treasury debt in 1906, and subsequently as debt of the Federal Reserve in 1913. Said debt, as accepted, is inclusive of all interest and penalties (as reflected in the calculations made on the Federal Reserve's own computer in Los Angeles, California in 1989 with members of the "intelligence" community present to monitor the activity). This agreement arises as result of several telephone conversations with authorities in the Treasury Department held over the past few weeks and is meant to memorialize those conversations for our own future use.

Since the debt was assumed prior to any other agreements involving monetary departments, divisions, or branches of government, it is a bonafide outstanding debt of the U.S. Treasury and the Federal Reserve System.

The applicable restrictions and limitations in this transaction will apply to all participants. Due to NATIONAL SECURITY considerations no input to change or remand the validity of the debt created by BONUS 3392 will be accepted from the COUNCIL ON FOREIGN RELATIONS, the UNITED NATIONS, or any other entity, foreign or domestic.

As a consideration of National Security (as well as Global Security), transactions WITHIN these guidelines will not be interfered with or blocked by the U.S. or its assigns. The consideration for such noninterference is that none of these contracts will be lodged for collection until such time as there is an additional agreement as to the lodging and honoring, through payoff, of the contracts.

Generally, it will be the practice of the Holder to expect the funder to provide loan capabilities and to purchase gold as needed wherever there is security; it is NOT required that the gold be housed within the U.S.

The Holder will not directly do business with any national group under sanction by either the U.S. or U.N. There is to be no restriction, however, on other parties or nations conducting business in their normal way. The Holder will conduct itself in the strictest accordance with all applicable laws.

The Holder has agreed to use its portion of funds for humanitarian purposes. No portion of its funds or assets will be used for purposes of ARMS ACQUISITION, WAR MAKING, OR THE OVERTHROW OR SUBVERSION OF ANY NATIONAL GOVERNMENT. However, the Holder has no way to police the use of funds by any other participating party.

We agree that we will issue no SINGLE deed in excess of \$10 billion (USD) and no group issue to a single entity of greater than \$1 trillion (USD)—per year. Preferably the deeds will be issued and utilized in increments which would be appropriate in "ordinary" working conditions. It is also agreed that in any one year there will be no more than \$5 trillion (USD) and there must be capability of the currency sources to issue funds timely. The understanding is that the documents themselves will be used as COLLATERAL so that it is not utilized as a "cash" demand or a "call" on the gold reserves. We, the below signed, herein agree that all transactions involving us, individually or as corporate representative, will be additionally backed by hard-metal gold (or other precious metal) totaling the full value of our portion, prior to any line-

of-credit being drawn-upon against the "bonus" collateral. If this is impractical at the time of a transaction, it will be accomplished as soon as possible.

Further, it is understood and accepted that any outside requests made to the U.S. Treasury for confirmation of the validity of the debt of Bonus Certificate 3392-181 will be met with denial and a "wall of silence" as is considered standard procedure in such matters concerning national security.



We, the below signed, attest that we will make it clearly understood to all participants wishing to utilize the Bonus Certificate 3392-181 for collateral that the debt is not to be "called" by those participants. However, we also clearly stipulate that once the deed has been issued, we are unable to control the actions of any other individual and/or corporate participant, and as such, we will not be legally held accountable for another's actions. We further stipulate that when functioning in our capacity as a corporate representative, we are protected under the laws governing the corporation to the full extent that such protection exists. Further, we will not agree to negate the value of the contracts if and when there should be a call on the Treasury, Federal Reserve or its owners. It is our understanding that the Federal Reserve has a working relationship with the Treasury Department regarding valid debt both prior to and following the Federal Reserve Act of December 23-24, 1913. We have not been made privy to those arrangements.


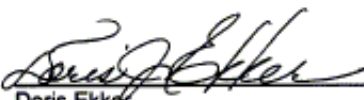
It is also agreed that in the event of a call for payment on this debt, negotiations can be entered into to accept currency of the date of demand rather than a full demand for payment in gold. In this instance, however, it must be noted, again, that the holders are not responsible for the use or intent of use of any participating entities who are not parties to this agreement.



We, the below signed, agree that we will affix our fingerprints to legal documents, agreements and understandings, and to all deeds to be utilized. We also agree to take such further security measures as are known to us to make the collateral instruments secure from forgery or duplication.

We, the below mentioned, do hereby sign this agreement being individually of sound mind and body, and do hereby do so under penalty of perjury under the laws of the State of California, the State of Nevada, the Federal Laws of the United States of America, and under the Constitution of the United States of America.

### AUTHORIZED SIGNATURES:

  Dated: September 9, 1996  
E.J. Ekker

  Dated: September 9, 1996  
Doris Ekker

  Dated: September 9, 1996  
Rick Martin



## NEVADA CORPORATIONS:

# Maintaining Privacy Of Corporate Records

## Budget's "Tip of the Week" #2:

### NRS 78.257—Right of stockholders to inspect and audit financial records; exceptions

Last week we discussed *NRS 78.105* and how it appears to have been written specifically to provide access to the corporation's records by the corporation's *stockholders*. What about a case where the stockholder's interest in accessing the records has nothing to do with the stockholder's interest in the corporation? And what about other parties who might want to access the corporation's private records? *NRS 78.257* holds the answer to those questions, though the answers are, no doubt, NOT what such parties might wish to hear!

After defining who is entitled to inspect the corporate records and the notice that must be given for doing so in paragraph 1, then specifying that the inspecting party bears the costs of extracting such in paragraph 2, *NRS 78.257*, paragraph 3, states (emphasis added):

3. The rights authorized by subsection 1 may be denied to any stockholder upon his refusal to furnish the corporation an affidavit that such inspection, extracts or audit is not desired for any purpose not related to his interest in the corporation as a stockholder. **Any stockholder or other person, exercising rights under subsection 1, who uses or attempts to use information, documents, records or other data obtained from the corporation, for any purpose not related to the stockholder's interest in the corporation as a stockholder, is guilty of a gross misdemeanor. ...**

A gross misdemeanor conviction is punishable by incarceration for up to one year in the county jail and a \$2,000 fine. Note that this statute spells out rights of the *stockholders* to inspect corporate records—the *stockholders*, not "just anyone". **There is no mandate of any kind for non-stockholders to ever inspect any corporate records. It is a gross misdemeanor for any non-stockholder to even attempt to use information from the corporate records in any way contrary to the interests of the stockholders.**

Next week, we'll look at a method of owning a corporation without owning its stock—and yes, the answer to that riddle can also be found built right into the *Nevada Revised Statutes!*

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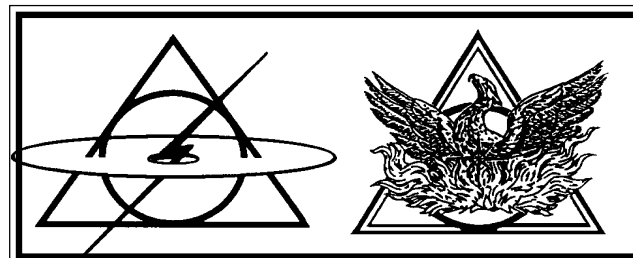
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*I can work very nicely with "mine enemies" for they don't know a whit about me or my program—but will like it immensely.—GCH, 7/4/04*