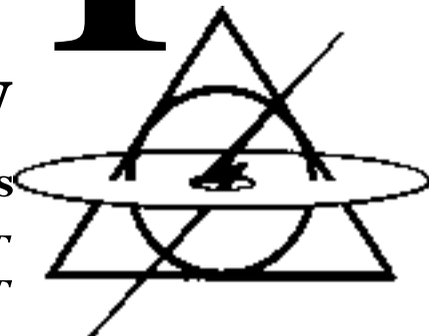


CONTACT

PHOENIX JOURNAL REVIEW

News Reviews, Previews and Alternative Views

*NOT TO OPPOSE ERROR IS TO APPROVE IT
NOT TO DEFEND TRUTH IS TO SUPPRESS IT*



VOLUME 49, NUMBER 9

NEWS REVIEW

\$ 3.00

JULY 4, 2007

Lenders Demand Accountability

7/4/07 (20-322)

Wed., July 4, 2007, Year 20, Day 322
Manila, Philippines

DE JURE CONTROL OF GAIA:
DOUBLE-VOTING IS NOT THE ANSWER

Based on response to the June 20 issue (“Living in Denial: Illusion and Delusion”), some people take exception to being referred to as “cult followers” of EJ Ekker, blindly and delusionally “following the MAN despite the FACTS, believing without thinking, attributing to the man authority which was never given him by Commander Hatonn and consequently, supporting him in his delusions”. At least ONE of them was willing to step up and attempt to present a factual basis—even if the argument turns out to be based on an incomplete set of facts.

Unfortunately, once confronted by the FULL truth of the matter, this one abruptly stopped communicating. All the same, it will be found that

there is NO basis for EJ Ekker’s assumption of control over Global Alliance Investment Association and related entities.

In order to allow readers to perceive the TONE of the communication, I’m going to include pretty much the entire contents of the email correspondence discussing this issue, redacting only that information which would positively identify the individual advancing the argument for EJ Ekker’s (false) position. My additional comments appear in square braces and italics.

— Original Message —

From: [Name Redacted]
To: Info@GAIA
Sent: Friday, June 22, 2007 4:00 AM
Subject: Re: CONTACT 070620

...

May I weigh in on this one?

[The following appears to be response from an unidentified third party, which has been embedded

within and made part of this reply:]

Please permit me to say, regarding “ARTICLE IV ORGANIZATION AND MANAGEMENT” presented in this email that, since there was a tie, Ron going one way and EJ going another each having equal say in any matter as Directors, provision within the Article of Incorporation state that in Section 6. “The President of the Corporation shall be Chairman of the Board of Directors of the Corporation. He shall preside over meetings of the Board of Directors but without right to vote except in the event of a tie.”

If two votes of the Board are in opposition, which they “were”, then EJ voted in the capacity of President, which I feel Ron would agree he surely is, breaking the “tie vote,” making it two to one in opposition to Ron.

Simply too simple?

(Continued on page 2)

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ALSO IN THIS ISSUE:

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Perhaps not, from my reading of of article of incorporation of GLOBAL ALLIANCE INVESTMENT ASSOCIATION.

Have a wonderful day in Dad's Light and Love.

What a game!

...

Too simple? Well, the OFFICERS never cast votes, that is up to the DIRECTORS. So, I thought I'd make that point with the following reply:

— Original Message —

From: Info@GAIA
To: [Name Redacted]
Sent: Friday, June 22, 2007 8:29 AM
Subject: Re: CONTACT 070620

[Location Redacted] wowie, [Name Redacted]. The Board decides all things and Board members are the "voters", not the officers (so, he cannot register a vote "as the President"). If he has no right to vote except in case of a tie, there cannot be a tie. And yes, I have legal opinions on this matter. What EJ has done is just flat wrong and you can't escape that fact.

God bless,
Ron

Apparently undaunted, the advocate of EJ's position came back with a semi-lucid (half in the Light is still of the Lie) argument that EJ should be entitled to TWO votes, first as a Director and then as the Chairman:

— Original Message —

From: [Name Redacted]
To: Info@GAIA
Sent: Friday, June 22, 2007 4:00 AM
Subject: Re: CONTACT 070620

...

Blindness, I say fiend! *[Is that just a typo or what, am I really a "fiend" in this one's perceptions? Please note the adversarial context in which the following is framed.]*

Is not and was not EJ a "board member," having the capacity so stated as a Director?

if not, then you have won, since you were the only Director.

If yes, you have lost.

In his capacity as Chairman of the Board— or in the capacity of a Director, EJ votes.

(See by-laws)

You vote as a Director.

Tie.

In his capacity as President, according to your presentation, he votes to break a tie as allowed in the Articles.

Two to one, you loose! *[As long as the Truth prevails, who cares about "win" or "lose"? EVERYONE LOSES IF THE LIE PREVAILS.]*

And, more than you know. *[That sounds rather ominous, doesn't it? What do you suppose is being threatened?]*

Legal opinions are just that, someone's so-called expert interpretation based on agreement, false agreements as yours. *[WHAT "false agreements"?)]*

You are aware of Capacity, are you not?

MW: CAPACITY: "7 a condition of being qualified or authorized; position, function, status, etc. (acting in the capacity of an advisor),...9 Law legal authority or competence—SYN function"

See attached file too.

You and EJ are board members—Directors—and in that capacity may vote, 50/50, or a tie.

EJ in his Capacity as President must now votes to break a tie.

He votes.

Two to one.

End of your story, period.

Yours is an ill conceived position that is a waste of your time and the precious time and energy of others.

Recommendation?

Drop the foolishness Ron.

God bless you in IN-LIGHTENING WAYS.

...

I must say that I was taken somewhat aback by the negative, unenlightened, quasi-threatening tone of the foregoing message from an old FRIEND—not "fiend"—of mine. All the same, in the interests of furthering the TRUTH and getting to the bottom of the matter, I "had to" make the following reply, disclosing the FACTUAL basis as to why EJ Ekker does not get to vote TWICE:

— Original Message —

From: Info@GAIA
To: [Name Redacted]
Sent: Saturday, June 23, 2007 9:47 AM
Subject: Re: CONTACT 070620

...

Of course you may "weigh in"; your input is valued and it is to be hoped that you can bridge the rift by affording an outside perspective. Is this a case of "blindness" on my part or "delusion" on EJ's? Perhaps we can sort it out in reason so that the Highest Good can be realized (as opposed to notions of anything/anyone "won" or "lost").

Yes, I am aware of "capacity". The Articles of Incorporation apparently anticipated this argument—that the Chairman of the Board capacity might be considered different from the Director capacity—by declaring that **"ALL THE VOTES WHICH A DIRECTOR IS ENTITLED TO CAST SHALL BE CAST AS A UNIT."** *[Emphasis added.]* This is in Article IV—Organization and Management, Section 3, which was not included in the excerpt from the Articles presented in the newspaper, and thus is probably "new input" for you to digest:

Section 3. Voting

(a) **ALL THE VOTES WHICH A DIRECTOR IS ENTITLED TO CAST SHALL BE CAST AS A UNIT.** *[Emphasis added.]*

(b) In the event of the temporary absence of a Director and his Alternate, the Director or, in his absence the Alternate Director may appoint a person to represent him.

(c) The Board of Directors shall operate at the headquarters of the Corporation, or

exceptionally at such other location as shall be designated by said Board, and shall meet as frequently as the business of the corporation requires.

(d) A quorum for any meeting of the Board of Directors shall be a majority of the Directors.

Clearly, there is no "double voting". President = Chairman = "a" Member of the Board = "a" Director. **The Chairman of the Board as a Member of the Board is a Director but has no right to vote except in the case of a tie.** And since all votes (for the various capacities) "SHALL BE cast as a unit", the STRONGEST argument I could make from EJ's side (and I am not saying I agree with it, I don't) is that he is somehow entitled to ONE vote—but NOT TWO—cast "as a unit", not separately.

Objectively, there is no way to justify EJ acting unilaterally in any case. Where is the requisite quorum? His action in unilaterally "terminating" his co-Director without so much as discussing the matter is incorrect, no matter how anyone wishes to slice it.

I must ask for your clarification, please, of what you mean by the phrase "false agreements as yours" at the end of this sentence:

Legal opinions are just that, someone's so-called expert interpretation based on agreement, false agreements as yours.

To my knowledge ... I have acted in good faith in all matters. So, to what "false agreements" do you refer? *[But alas, there has been no response, so is that allegation irresponsible or is the truthful position merely UNANSWERABLE?]*

May God's Wisdom guide us to the perfect resolution,
Ron

And that was it, end of discussion, NO FURTHER RESPONSE—just like EJ Ekker fails to respond to the issues. Do you go about making an allegation of "false agreements" and then refuse to even identify what, specifically, you might mean? Do you suppose this one is really all about getting at the TRUTH of the matter—or merely trying to defend an indefensible position?

Again, I will point out that ANYONE can obtain a copy of the Article of Incorporation of Global Alliance Investment Association through:

**NEVADA SECRETARY OF STATE
COMMERCIAL RECORDINGS DIVISION
Commercial Recordings Main Office**
202 North Carson Street
Carson City, NV 89701-4201
Phone: 775-684-5708
Fax: 775-684-5725
Email: sosmail@sos.nv.gov
Certificate & Copies
204 North Carson Street, Suite 2
Carson City, NV 89701-4299
Fax: 775-684-5645 (Expedite Requests Only)
Email: copies@sos.nv.gov

The FACTS ARE and the TRUTH IS: EJ EKKER DID NOT AND DOES NOT HAVE ANY RIGHT TO ACT UNILATERALLY. It will take some time for things to be set straight, mostly because of the blind, unreasoning support of his (“cult of EJ Ekker”) FOLLOWERS—but the TRUTH SHALL PREVAIL as long as even ONE, acting in truth, opposes the LIE.

**ONE MAN DOES THE RIGHT THING:
CRIMINAL CHARGES FILED**

There IS such a “one” in the United States, who is acting in truth to oppose the illegal change-out of officers and directors in the various Mission-related entities per EJ Ekker’s CRIMINAL instructions to “replace his name with mine” WITHOUT the formalities of Board meetings or resolutions and WITHOUT THE AUTHORITY HE WRONGLY PRESUMES TO HAVE. Complaints have been filed with the SEC, FBI, Nevada Secretary of State and Las Vegas Metropolitan Police Sheriff’s Department. Now we must await the results of investigation, which shall certainly PROVE the illegal nature of the actions taken by Janet Carriger, agent of EJ Ekker.

The CRIMINAL CONSPIRACY involves OTHERS WHO HAVE SUPPORTED THESE ILLEGAL ACTIONS and who could be included in the investigation. Let’s just leave the names unnamed for the moment but if you are in this conspiratorial group and want the best chance of coming out of it unscathed, it would be WISE TO COOPERATE with the investigators when they come calling. “The whole truth and nothing but the truth”—“the facts and just the facts, ma’am”—will suffice quite nicely, thank you.

And for those of you in the United States always asking what YOU can do to help, is sending an email message too much to ask? The most proximate investigative agent is the Sheriff, Douglas C. Gillespie, whom you can contact through Sheriff@lvmpd.com. A phone call would be even better and the Sheriff can be reached through the switchboard of the Las Vegas Metropolitan Police Department at 702-828-3111.

“The Office of the Sheriff is open Monday through Friday, from 8:00 am to 4:00 pm, excluding holidays. We make every attempt to reply to each e-mail within two business days. However, due to the volume received we prioritize responses based on the urgency of the request and refer each request to the appropriate Bureau to be handled.

“If you feel that you need more timely assistance, please call the LVMPD at 702-828-3111. The operator will direct your call to the appropriate Bureau to assist you based on your needs. ...

“Douglas C. Gillespie, Sheriff”

Similarly, the FBI operates an Internet “Tip Line” you can easily access. The response which has come back says:

“Dear [Name Redacted]

“THIS IS NOT AN AUTOMATED RESPONSE

“Thank you for your submission to the FBI Internet Tip Line. After evaluating your information it is determined that you should contact your local FBI office at (XXX) XXX-XXXX [telephone number redacted to protect complainant]. Your information is being evaluated at this time by one of our Agents, and will be forwarded to the appropriate FBI component.”

ALL OF THE DETAILS NEEDED TO REGISTER A COMPLAINT CAN BE FOUND IN THE MARCH 28, 2007 ISSUE (see page 10 for starters). The objective is merely to have the public records returned to *status quo ante*, prior to the false filings of lists of officers and directors in violation of Nevada Revised Statutes (NRS) 239.330. It is unfortunate indeed that the objective cannot be met without the need for bringing criminal charges but it is hoped that the willing and unwitting agents acting in criminal conspiracy with Mr. Ekker will have sense enough to point their fingers in the correct direction.

**LENDERS LOOKING FOR ANSWERS
TO REASONABLE QUESTIONS**

Through his unilateral actions in purportedly “terminating” my services, Eddyjo Ekker has unlawfully and illegally installed himself as KING of the Phoenix (“Mission”-related) group of companies. What is amazing is that the lenders and other contributors by-and-large have tacitly consented to this *de facto* arrangement, thus upholding the delusion.

When you loan money to a corporation and hold a note from that corporation—why on Earth don’t you address your complaint(s) to the CORPORATION?

Many contributors were NOT included in the email correspondence that follows but ALL need to be aware of the issues, so these messages are presented for all to see but with an eye to protecting the privacy of the individuals involved. Again, names and identifying locations, etc. are redacted and my comments are in square braces and italics. Let’s just reference the individuals involved generically, as “Lender One”, “Lender Two”, etc.

— Original Message —

From: EJ Ekker
To: Mike Morearty
Cc: [Name Redacted]
Sent: Tuesday, May 01, 2007 9:24 PM
Subject: Re: Ron Kirzinger and EJ Ekker - and the wheelbarrow

I had really anticipated a more mature approach from you, Mike, but I see that you, too, have fallen for the [Lender One] bilge. When the truth comes out, which I am quite sure it will even if not through me, it will be you and [Lender One] wallowing in shame. I am not about to be very distracted at this time when there is plenty of productive things for me to do but you have an error in the misinformation you have swallowed from [Lender One] that I will have to counter or the folks receiving your ill-advised dirge might begin to believe it. You say:

“And even though the gold was transferred to the Monex account and is still there (well, \$5M is still there).”

This was preceded by:

“In the second attachment, MEMORANDUM, to [Lender One’s] Declaration is shown the amount of, “more than \$5M worth of the gold on deposit, asking the judge to hold it (in camera—which meant for his eyes only)...” The date on this IS February 15, 2001.”

Your misguided (and perhaps intended

misguiding) statement: “The date on this IS February 15, 2001.” demonstrates your bias and your passing it on to others without verification borders on libel. What you failed to say—perhaps because you allowed yourself to be misled by [Lender One]—was that the incident with the Judge was probably in about October of 1993 during the George Green Trial in Minden Nevada. A lot of water went under the bridge between 1993 and 2001; when we came to the Philippines we brought only the money from the malpractice law suit against Scott Tips—\$140,000—the money remaining in Monex was spent in Tehachapi. *[The PROBLEM is: This statement is not comprehensive and there is NO TRUE ACCOUNTABILITY. The SOLUTION is to be found in Global Alliance’s Articles of Incorporation, Article IV—Organization and Management, Section 5, which REQUIRES an Executive Committee.]* You may not recall this but many recipients of your misguided dirge will: My instructions were to develop the technologies and projects to create a “model city” in Tehachapi where the great crystal is located. \$5 million was but a drop in the bucket of what we needed—the budget I had worked out required no less than \$2 billion. He didn’t tell us we would have to go to the Philippines and spend more than 8 years to get the money—He did tell us that we would get it and I am still following His instructions.

You have put your money on a loser, Mike. Ron Kirzinger’s overall contribution to the entire mission has been at least ten times that of [Lender One]. Did I have reservations about Ron? I disagreed with him at times but as often as I was right, he was right. The Jonur material, about which I have expressed some reservations *[BUT STILL CONTINUE TO PUT TO PRINT “AS IF” IT IS REALLY FROM HIGHER SOURCE, WHEN IT IS KNOWN THAT IT CANNOT BE]*, caused something inside Ron to snap and he became unreasonable—acting paranoid. He proceeded to precipitate this division and, to my mind, is behaving like a maniac. *[Why do you say that, is it just because I insist on ACCOUNTABILITY for your actions, Mr. Ekker?]* Because I said that he “enjoyed as much income as he desired” you, [Lender One], and [Lender Two] hop on it like you have discovered the golden goose. My statement was true—it is also true that Ron was a very frugal person and spent some money on computer equipment and accessories. I am sorry to have to disappoint you gold-diggers but there is no money to pay off past loans, even those you deem payable because gold spiked above \$700. *[\$100,000 is easily available to fund new projects but “there is no money to pay off past loans, even at very reasonable repayment schedules?]* Where is it now? GCH has never told me not to pay [Lender One]—He has said I will not pay mine enemies so I interpret that to mean it is not wise to place oneself in that position—which [Lender One] seems committed to do.

I do not see myself in some popularity contest with either Ron or [Lender One]. I have a job to do and I am doing it and that job does not include pleasing you or anyone but Him. All of the

evidence that I see tells me we are on track to get the mission accomplished in His time—not mine, yours or [Lender One's]. I will appreciate it if you will all remain quiet unless you have something positive and useful to offer. EJ

Here is Lender One's reply to EJ Ekker:

—— Original Message ——

From: [Lender One]
To: EJ Ekker
Cc: [names Redacted]
Sent: Wednesday, May 02, 2007 2:37 AM
Subject: Re: Ron Kirzinger and EJ Ekker - and the wheelbarrow

Dear E.J.,

Thank you for the information in the April 25, 2007 Contact and your response to Michael Morearty's inquiry. Thankfully, these type of exchanges are finally beginning to bring GCH's Mission with the transparency, responsibility and accountability that he demanded back on line. There are many that have dedicated many years and extensive financial help to GCH's Mission that deserve to have answers to their sincere questions, as has always been GCH's desire.

At present, I'm requesting that you advise your Monex account representative to ship me the 66.37 Troy ounces of Gold Principal for the two Matured Loans that are itemized below to:

[Lender One Corporation A]
[Street Address]
Tehachapi, CA 93561

(1.) Date of Loan: February 8, 1993
Recipient: Phoenix Institute for Research & Education, LTD. **[NOT EJ EKKER]**
Amount of Loan: \$10,000.00
Price of Gold on 2/8/93: \$328.90
Representative Troy Ounces at Maturity: 29.63
Maturity Date: May 2, 2006 (Gold@\$661.00)
Age of Loan at Maturity: 13.25 Years
(2.) Date of Loan: May 24, 1999
Recipient: IESC **[NOT EJ EKKER]**
Amount of Loan: \$10,000.00
Price of Gold on 5/24/99: \$272.20
Representative Troy Ounces: 36.74
Maturity Date: January 11, 2006 (Gold@ \$544.40)
Age of Loan at Maturity: 6.67 Years

The Monex representative I spoke with said that your order would be executed within 48 hours by secured/insured shipment. That arrangement would also be acceptable to me. My gold loans are represented as a percentage of the gold that for many years has been stored in the Monex account that you control, so if you will send me a copy of a current statement that verifies my Gold Principal (or the equivalent U.S. Dollars) is no longer in the referenced Monex account, I'll accept that as good-faith justification for non-payment at this time.

I want to keep this issue regarding my request for payment of the Gold Principal for the two Matured Loans/Notes described herein as an individual entity and will address other pertinent topics/questions separately.

GCH Ground Crew Member in Lighted Service...[Lender One]

In a rare fit of responsiveness, unmatched throughout the rest of this documentation of the lenders' efforts to obtain reasonable answers to reasonable questions, EJ Ekker actually replies to Lender One as follows:

—— Original Message ——

From: EJ Ekker
To: [Lender One]
Cc: [Names Redacted]
Sent: Wednesday, May 02, 2007 11:42 AM
Subject: Re: Ron Kirzinger and EJ Ekker - and the wheelbarrow

I can hear Him saying, Patience, My Son, don't lose your cool. [Lender One] is like the little boy that sees the candy through the glass and, putting his dirty hands on the glass, taints the view for all.

The gold currently held in Monex is dedicated to the support of the GAIA project—there is none there, yet, for the payment of Phoenix Institute, et al. debt.

Your sneaky, back-door approach to Monex was ill-advised and uncalled for and risks disturbing the relationship for every one else. I will tell you one last time: You are on the edge of classifying yourself as an adversary, the consequences of which you are well aware. Your early squeaking will merit you no special treatment and could well end you up at the tail end of the pay-back list.

As an extra "aside" since all of the addressees will find it interesting, I can report that Dr. Brenda's visit to the SEC netted the information that the filings of FDN paperwork made by Cenon had been discarded to the trash. *[This is absolutely FALSE information, as shall be proven AT TRIAL of the FACTS.]* That means that Ron K's attempt to capture control of the FDN *[I have NO desire to "capture control" of the Foundation or anything else and in the case of the Foundation—it is NOT POSSIBLE because 60% control must be in the hands of citizens of the Philippines]* has failed and it is even unlikely that they would be granted a hearing by the SEC should they attempt to resurrect their claim. *[This case will be heard before the Regional Trial Court; the SEC does not have jurisdiction under the LAW. We have no "claim": We ARE the de jure members of the de jure Foundation and that is the FACT of the matter.]* So I can end this mail on a positive and happy note for most of us. EJ

Obviously, EJ Ekker's response was entirely unresponsive to the questions raised and Lender One was not prepared to let that stand, demanding more information, as follows:

—— Original Message ——

From: [Lender One]
To: EJ Ekker
Cc: [Names Redacted]
Sent: Wednesday, May 02, 2007 8:10 AM
Subject: I've got another idea to run by you, E.J.
Dear E.J.

Thank you for the prompt response, although I

was looking for a much more extensive accounting for my gold holdings in Monex—something that would stand up under legal scrutiny. You're telling me simply that all the money was spent in Tehachapi—unfortunately, I didn't receive any of it. I guess I'll have to accept that fact as the price (no pun intended) for being a volunteer for 13-plus years, so many others could and still do receive nice salaries and other perks.

Anyway, I've got another idea to run by you, E.J.: Now that Ron Kirzinger is officially (I hope) off the payroll *[I was never "on" "the payroll", having EARNED my living NEEDS from and through an independent contractor to sustain in God's service, nothing more]*, maybe you can be kind-hearted enough to get me on a small, temporary (until both Matured Loans are paid in full), quarterly payment schedule with a penalty amount based on the value of the Principal at the time of Maturity for both of my Loans—as a gesture of good faith? Would 6% APR be reasonable (considering that the original APR for the Loans was 10%)? That would only be \$600.00 per quarter until, as stated, the Matured Loans are paid in full.

Would you not consider this a reasonable request under the present circumstances? Your prompt response appreciated...

GCH Ground Crew Member in Lighted Service...[Lender One]

Apparently, this message was never addressed by Mr. Ekker, resulting in this follow-up message some 7 weeks later:

—— Original Message ——

From: [Lender One]
To: EJ Ekker
Cc: [Names Redacted]
Sent: Tuesday, June 26, 2007 2:26 AM
Subject: I've yet to hear from you regarding my third proposal...

Dear E.J.,

I've yet to hear from you regarding my third proposal (May 2, 2007—excerpts below) attempting to equitably resolve a compromise to the matter of my two Matured Loans/Notes that responsibly/legally require payment by YOU the signatory/debtor of record. Inclusive as follows:

(1.) Date of Loan: February 8, 1993
Recipient: Phoenix Institute for Research & Education, LTD. **[NOT EJ EKKER]**
Amount of Loan: \$10,000.00
Price of Gold on 2/8/93: \$328.90
Representative Troy Ounces at Maturity: 29.63
Maturity Date: May 2, 2006 (Gold@\$661.00)
Age of Loan at Maturity: 13.25 Years
(2.) Date of Loan: May 24, 1999
Recipient: IESC **[NOT EJ EKKER]**
Amount of Loan: \$10,000.00
Price of Gold on 5/24/99: \$272.20
Representative Troy Ounces: 36.74
Maturity Date: January 11, 2006 (Gold@ \$544.40)
Age of Loan at Maturity: 6.67 Years

A reasonable period of time has transpired without your response, so I would hereby request a counter proposal by you within 10 days before I

determine my next course of action. Negotiating, indeed, is a 2-way street, E.J.

I can't imagine a more equitable proposal than a quarterly payment of \$600.00 based on a mere 6% APR of the principal at "maturity" on both loans, until paid in full...

Inasmuch as the penalty APR for 3392-181 is 35% I believe—and you've based the viability of the entire GAIA Program on the value of same.

As a practical business philosophy it would seem ridiculous for anyone to expect or contend that the financially resolute players needed for GAIA's future success would NOT find it inappropriate and alarming—a drastic understatement—that NONE of even the oldest or smallest Matured Notes have been PAID... OR that ANY transparency/accountability has been forthcoming.

The contention of "insufficient funds" regarding my meager quarterly payment request can no longer be considered or accepted as legal, lawful, moral, equitable or in Lighted Truth.

GCH Ground Crew Member in Lighted Service...[Lender One]

EJ Ekker responds typically, as if he IS Phoenix Institute, IESC and Global Alliance Investment Association (and NO, HE IS NOT, but the charade continues) but of course again there is no accountability:

— Original Message —

From: EJ Ekker
To: [Lender One]
Cc: [Names Redacted]
Sent: Monday, June 25, 2007 8:44 PM
Subject: Re: I've yet to hear from you regarding my third proposal...

[Lender One], you seem to choose what you hear, see, and understand to suit your own desires. I explained to you long ago why I could not justify payments to you when others also have needs. Among the long list of recipients of your email, which I have to regard as a form of blackmail, are many who have helped in the past and continue to do so, not only in spirit but in substance. I cannot discriminate in your favor by transferring their current support to you for your past support. If some of them feel supportive of your "cause" and that you should be supported financially they are surely free to do so directly but I must refuse to take their money and give it to you. EJ

I replied to Lender One, showing my support for his reasonable position and proposals:

— Original Message —

From: Info@GAIA [Ronald Kirzinger]
To: [Lender One]
Sent: Tuesday, June 26, 2007 12:06 PM
Subject: Re: I've yet to hear from you regarding my third proposal...

[Lender One],

Your claims appear to be valid and your proposal seems reasonable to me, on the face of things. It would be "universally applicable" to ALL lenders—to the limits of current accounts,

anyway—and it would be good to know exactly how much is currently available. I assume that IESC is a subsidiary/affiliate of Global Alliance and is a "Mission" corporation, although I have never been allowed to review its records, so I don't know for sure. Phoenix Institute is another story but it was always intended, in my opinion, that Institute loans would be paid out when Global Alliance is successful.

I obviously agree with your concerns about the lack of transparency and accountability. You can count on my cooperation, for whatever it is worth (given EJ's illegal actions purporting to "terminate" my services) in your efforts to resolve this dispute. I do not believe this needs to be discussed in "town council" format so I am replying to you, alone, instead of to the whole list.

Ron

Subsequently, I sent the same message to Lender Two and one other party, who might be interested in purchasing the notes held by Lender One. Meanwhile, Lender Two responded to EJ Ekker as follows:

— Original Message —

From: [Lender Two]
To: EJ Ekker ; [Lender One]
Cc: [Names Redacted]
Sent: Tuesday, June 26, 2007 4:24 PM
Subject: Re: 3-I've yet to hear from you regarding my third proposal...

E.J.

Your response to [Lender One's] proper business proposal shows that it is you, not [Lender One], who "chooses what to hear, see, and understand to suit your own desires." This debt obligation applies not just to [Lender One] but to ALL holders of your matured promissory notes to PI/IESC/GAIA and CONTACT.

To claim that you cannot discriminate in [Lender One's] favor by transferring current support to pay off YOUR [IESC's and Phoenix Institute's] past matured contracts is incredulous. Are you now saying that if "others" wish to pay off YOUR debt contracts they are free to do so? What you are implying is that you feel no obligation to ever honor these past due contracts. That is not a very wise business strategy.

Will those who support you financially today also become irrelevant tomorrow? That seems to be what you have determined for all of us past supporters. Once we cease to be financial contributors to YOU and YOURS we are no longer relevant.

If you continue to manage your affairs as you have in the past, you are bound for failure!

[Lender Two]

There was, again, NO RESPONSE from Mr. Ekker. Lender One added:

— Original Message —

From: [Lender One]
To: EJ Ekker ; [Lender Two]
Cc: [Names Redacted]
Sent: Thursday, June 28, 2007 6:36 AM
Subject: Another Reasonable Proposal for

ALL to Consider

Dear E.J.,

[Lender Two] pretty much lays it out truthfully for all to see...

It's unfortunate that you "regard as a form of blackmail" my "long list of recipients", since you were the one that got the "CC" forum involved with your macho "get off my back and out of my face" response (that you felt so compelled to include your private list as recipients) to one of my previous e-mail inquiries.

The sudden tenaciousness to "protect" your current supporters—while treating those that actually provided you with the financial means to secure your present position as irrelevant—makes little sense legally, lawfully, morally, ethically, business-wise or in Lighted Truth.

The reasonable payment schedule I've proposed in relation to the total assets you control would certainly not in any way be problematic—Matured Promissory Note Holders presently requesting payment constitute a rather miniscule group:

- 1.) Those not interested enough to determine whether or not their notes have matured
- 2.) Those trusting you to inform them of same
- 3.) Those acknowledging matured notes, foregoing payment
- 4.) Those acknowledging matured notes, requesting payment

Logically, most of the Notes will NOT mature until the price of gold reaches the \$750-\$800 range.

So, your refusal of even a small quarterly payment until my notes are paid in full—because you "refuse to take their money" and rightfully pay me—does NOT pass muster. Yes, I'm wondering factually to whom did you NOT refuse to give MY loaned money? You've stated that ALL the previous loans were spent in Tehachapi?

Let me properly propose to all that may read this and be interested... the opportunity to purchase my two Matured Notes for face-value—\$20K. Please make the check payable to [Lender One, Corporation A] and when the funds clear I'll transfer both notes to the Corporation/s or individual/s of your choice. If both of these notes are redeemed sometime this year, their value may (determined by E.J. Ekker) be in the \$100K range—taking into consideration a reasonable interest and penalty. Of course, this offer is also reasonably/lawfully granted to you, E.J.

I don't know what else I can do politely and professionally to persuade you to make the Lighted decision here and do the right thing. Let's please work something out now so I need not pursue my future—and much less desirable—course of action in this matter.

GCH Ground Crew Member in Lighted Service...[Lender One]

At this point, following a couple more days of non-response from EJ Ekker, Lender Three chimed in with the following:

— Original Message —

From: [Lender Three]
To: [Lender One] ; EJ Ekker ; [Lender Two]

Cc: [Names Redacted]
 Sent: Thursday, June 28, 2007 11:40 AM
 Subject: Re: Another Reasonable Proposal for ALL to Consider

Dear EJ and those interested,

Although this message may be taken in the wrong way by some I cannot be concerned with that as this has weighed too heavy on my heart not to speak up. Let it be known up front that this is not an attempt to blackmail anyone but merely an effort to seek clarity that can pave the way for Truth and transparency.

Thinking back on the past financial contributions I have made and putting myself in that frame of mind I recall knowing the terms of the loans but not ever concerned of when the price of gold would double because I was in it for the long haul - not thinking of cashing in until the goal was met. Judging by the very small number of people that I know of who are now exercising the terms of the agreement by requesting a payout is it safe to assume that the great majority of contributors had the same intent I did? I think so.

To me this leads to some important questions. It is no secret who is asking for a cash out so let's not play any games. Do you suppose that at one time [Lender Two] and [Lender One] were on the side of not wanting to cash out until the goal was met? I have known [Lender Two] since 1994, been an overnight guest at their house a few times and travelled with them to Tehachapi in 1996. My guess is a yes to my previous question. [Lender One] I don't know as well but I understand he did a tremendous amount of work for the mission and his cash out request is a rather new proposition. I'm going to put [Lender One] in the yes group also.

Now if I am correct about their original intent what has caused three of the most ardent mission supporters to change their tune?

I have a couple of theories and I hope they add to or correct me if I'm wrong.

1] They knew, well before any of us, that Ron Kirzinger should not have occupied the positions he had. [*Second-guessing Commander Hatonn, are you?*]

2] Did the email EJ sent, part of which is copied below, confirm their lack of faith in the administration of the GAIA program?

[*This message is embedded within Lender Three's message and thus appears to be out of sequence.*]

— Original Message —

From: EJ Ekker
 To: ejekker [*unidentified other recipients, BCC'd*]
 Sent: Tuesday, March 06, 2007 10:28 PM
 Subject: Rept re Ron K

I have agreed to pay \$6000 plus to put him in an apartment of his choosing in this building (and that much more 6 months from now) as well as an additional \$100,000 to fund 3 projects [*Mission projects, which could have been put in place long ago and would possibly have been supporting and sustaining the*

Mission by this time, even as Budget Corporate Renewals has sustained the Mission since its founding] that he wishes to pursue. To avoid a future conflict I will identify the Apartment rental and expense as Ekker personal [*how can this be?*], and the project funding as GAIA, which I will have to arrange to borrow from Monex against the gold deposited there. Fortunately there is more than enough "profit" (capital gain) in that account to accommodate the withdrawal with no threat to the owners' principle. In fairness, however, I should commit that should any of those owners object to the use of the profit in their accounts I will be obliged to honor their objection by reducing the funding available to Ron. I believe all of the owners to be on the list of email receivers of this message.

What kinds of questions should we be asking from this little paragraph?

1] If EJ does not have the money to pay back those who have requested a cash out then from where was the money to come that would have set up Ron rather nicely? [*IS EJ Ekker Global Alliance, CSEML, IESC, Phoenix Institute, CONTACT, PSD, etc.? Apparently, YOU seem to think so!*] Apparently Monex was going to take care of that as stated above. Please notice the words "IN THEIR ACCOUNTS". Did any of you contributors know that you had an account in this Monex and that you had a say as to whether or not Ron [*MISSION PROJECTS*] should be funded? If we had a say as to Ron's [*MISSION PROJECTS*] funding should we not also have a say as to paying off those who want to cash out? For that matter what vote even needs to be taken when apparently each contributor has an account?

2] Do any of you recall GCH's lessons about good, ethical, and transparent business practices? It would seem that this operation has about as much transparency as a stone wall!

EJ - I would appreciate some answers to these questions.

[Lender Three]

But of course, NO ANSWERS were forthcoming from EJ Ekker. Lender Two responds to Lender Three's soul searching:

— Original Message —

From: [Lender Two]
 To: [Lender Three]; EJ Ekker; [Lender One]
 Cc: [Names Redacted]
 Sent: Friday, June 29, 2007 1:50 AM
 Subject: Re: Another Reasonable Proposal for ALL to Consider

Dear [Lender Three]:

Your involvement is greatly appreciated as we know what it is to struggle with conscience and see facts as they are and not as we wish them. Your validation makes us more committed to the truth. We have learned only too well from Commander how to question, discern and remember the lessons. It is a blessing and serves us well each day in this life's journey.

The catalyst to our questioning also came with

EJ's March 6, 2007 email regarding Ron K. and his "contract" [*corporate resolutions, which are, yes, contracts*] with E.J. [*Global Alliance Investment Association*]. We, like you, questioned where all this money could have come from to fund Ron's [*self-sustaining, MISSION-sustaining*] projects, which E.J. certainly approved. It begged the question, how much OF our money is EJ drawing from [*sic*] Monex when he consistently moans: "THERE IS NO MONEY!"

We like you, were in for the long haul. We are not cashing out on our loans but what we are asking is that EJ comply with only these business contracts that have matured and are over a year past due to us and others. It also places in doubt the loans that have not as yet matured that we, and others still hold. What EJ does not get is that we ARE the bank that loaned EJ [*NO, NOT EJ, the money was loaned to Phoenix Institute and IESC*] the money for the mission, and which he signed the contracts [*as an officer of the recipient entities*]. These loans were to ensure the success of GCH's Mission and were not to be used as a private fund for EJ and his chosen few.

EJ's choice to hide behind a wall of silence, plus his arrogance, gave us even more concern as to his true intent to the mission. It was also his unresponsiveness and his vilifying of [Lender One] and others who felt the need to ask pertinent questions. For us this is a betrayal, not only to Commander who entrusted him with His mission to be open and transparent, but also to all the crew - members and supporters who believed fervently in the mission, which touched all of our souls. This is what our hearts responded to.

None of us should be ignored or worse yet lied to. Our main contract was to honor truth and to live and be the creation we truly are and to make a positive difference in this world. Ego serves self and that is not what we are about.

We expect deceit and dishonor from those who have taken control of our world but not from an EJ Ekker who professes to serve GOD/ATON and HATONN. We hope for his sake he sees the Light in this matter. He still has a chance to do the right thing.

Peace And Lighted Balance To All Who Care,
 [Lender Two]

And don't hold your breath because, of course, THERE WAS NO FURTHER RESPONSE FROM EJ EKKER. Isn't it amazing how abruptly those working within the lie, who cannot afford full disclosure, go SILENT when confronted with the truth?

In all of the foregoing correspondence it is obvious that the lenders are only most appropriately demanding some ACCOUNTABILITY from EJ Ekker, while EJ Ekker apparently knows that full disclosure of the facts would DO HIM IN.

We know that over \$10 million was loaned to "The Mission" within the first decade and we know that EJ Ekker was steward over those assets. We know that some of that money was spent on legal fees and some went to fund the startups of Nevada Corporate Headquarters, Inc. and New Gaia Products. But there has never been an accounting of the full amount or amounts loaned subsequently.

LENDER ONE'S
"DOCUMENTED 'SHOCK AND AWE'"

As "luck" would have it, just now I have received a follow-on message from Lender One. Personally, I would not have posted the subject line he did—"Documented 'Shock and Awe'"—but it is easy to understand how the document presented would be a shocking and awe-full (awful) experience for one of the original lenders.

— Original Message —

From: [Lender One]
 To: EJ Ekker
 Cc: [Names Redacted]
 Sent: Tuesday, July 03, 2007 8:12 PM
 Subject: Documented "Shock and Awe"

Dear E.J. and ALL others interested,

This anonymously received document dated September 26, 1996 is extremely disconcerting evidence of family patronage.

You have taken the phrase "you and yours" to a whole new level! Why, pray tell, would you be sending our loan money (after liquidating the equivalent gold from Monex) to Doris' ex-husband (George Lymberis) in Greece...\$400,000.00 no less?! Those funds—applying the 10% standard APR on the original Promissory Notes—would presently represent a total of \$1,122,904.37! **Show me the money!**

Your statement that "the remaining Monex money was spent in Tehachapi" is now conclusively proven to be a blatant lie. **Please enlighten me and other interested parties by explaining exactly where this money was spent in Tehachapi! I'm still living here so... did I miss something?** (see e-mail excerpt below)

E.J.'s e-mail of May 1, 2007: "...when we came to the Philippines we brought only the money from the malpractice law suit against Scott Tips—\$140,000—the money remaining in Monex was spent in Tehachapi...I am sorry to have to disappoint you gold-diggers but there is no money to pay off past loans, even those you deem payable because gold spiked above \$700."

Now your stated priority is to "protect your present support group"? Protect them from what/whom? Those "gold-diggers"—as you've arrogantly and derogatorily referenced them—that loaned you money in good faith in the past and now at Maturity expect lawful payback of same? Where was your stewardship, concern and interest demonstrated in protecting ALL who previously supported you with loans for so many years? Where is your logic in such thinking?

Why do ALL legitimate businesses borrow money anyway... if not to pay past debts, stock buy-backs, etc.? E.J. this is yet ANOTHER opportunity for you to do the right thing—legally, lawfully, morally, ethically, business-wise and in Lighted Truth. **GCH:** "If not you...who?"

If not now...when?"

Your continual harping to your present

PHOENIX INSTITUTE
 for
RESEARCH & EDUCATION, LTD.
 21512 Adam Drive
 Tehachapi, California 93561
 TEL: 805 822-0601
 FAX: 805 822-0972

September 26, 1996

LEONARD KAPLAN
MONEX PRECIOUS METALS
 4910 Birch Street
 Newport Beach, CA 93660-2188

Re: WIRE TRANSFER INSTRUCTIONS

Dear Mr. Kaplan:

At your earliest convenience, please wire \$400,000.00 to:

Commercial Bank of Greece
 Swift No. EMPOGRAAXXX
 Akti Miaouli 106 Branch
 Piraeus, Greece
 Account No. 751020
 George J. Lymberis

Please telephone, or fax, me at the number above to inform me of the available balance so I can at that time provide instructions as to its disposition.

Thank you for your kind attention and assistance.

Sincerely yours,



E J EKKER, President & Treasurer

"supporters"—in condescendingly responding to my sincere inquiries as "[Lender One] bilge"—does NOT fly any longer as an acceptable excuse... "That dog don't hunt."

Also, since you've already had so many years to "fish" unsuccessfully, it is indeed NOW time for you to "cut bait".

Again for your review... your infamous e-mail update of March 6, 2007:

— Original Message —

From: EJ Ekker
 To: ejekker [Recipients BCC'd]
 Sent: Tuesday, March 06, 2007 10:28 PM
 Subject: Rept re Ron K

"I have agreed to pay \$6000 plus to put him in an apartment of his choosing in this building (and that much more 6 months from now) as well as an additional \$100,000 to fund

3 projects that he wishes to pursue. To avoid a future conflict I will identify the Apartment rental and expense as Ekker personal, and the project funding as GAIA, which **I will have to arrange to borrow from Monex against the gold deposited there. Fortunately there is more than enough "profit" (capital gain) in that account to accommodate the withdrawal with no threat to the owners' principle.** In fairness, however, I should commit that should any of those **owners** object to the use of the profit in their accounts I will be obliged to honor their objection by reducing the funding available to Ron. I believe all of the **owners** to be on the list of email receivers of this message." *[[Lender One]: My emphasis]*

There is nowhere to run or hide from Lighted Truth.

GCH Ground Crew Member in Lighted Service...[Lender One]

This email from Lender One was accompanied by the document image shown on page 7.

Perhaps there was a LEGITIMATE reason for transferring such a large sum of money to the ex-husband of Doris Ekker in 1996. If so, WHY DOESN'T EJ EKKER RESPOND? WHAT DOES HE HAVE TO HIDE? WHY DOES HE REFUSE TO ANSWER TO ANYONE, EVEN HIS CO-DIRECTOR?

Lender Two was triggered to respond as follows:

—— Original Message ——

From: [Lender Two]

Sent: Wednesday, July 04, 2007 8:11 AM

Evidently someone felt that this is the time that this information be made known to all the lenders, past and present, and to hold you accountable. Your stonewalling will not help you in this very serious matter. The focus is now on you to provide answers.

You owe the owners who hold the Promissory Notes you issued as loans an accounting as to where these GOLD RESERVES are since you continually claim there is no money to pay off past due loans. I quote you from your March 6, 2007 email, in which you yourself stated: “we are all owners of these accounts.” Check it out, E.J. The fact is there was and is money and for to you to deny this is a blatant lie!

I challenge you to come up with a reasonable enough explanation regarding these attached documents. I sincerely hope for your own good that you can and will.

I think you have developed a keen sense of entitlement because of all those who were committed to provide you with funding. With your past record of failures, why should you expect any of us to support you further in the hope that one day you might enjoy a modicum of success.

Your Cheney-esque stony attitude speaks volumes and has not set well with anyone demanding answers from you. Isn't this the very tactic the elite use to deflect and bury the truth? You come across as someone who has something to hide. Your other line of defense is to unwisely attack and ridicule anyone confronting you with the hard facts that you fervently hope would never see the light.

You always accuse us of getting things wrong, but it is you who have yet to get it right. We will be more than happy to get off your back and out of your face when you own up to past nefarious activities.

As Shakespeare wrote: “What a tangled web we weave when we practice to deceive”

THE TRUTH SHALL SET YOU FREE AND THERE IS NO BETTER TIME THAN NOW!

THESE AND THE MANY OTHER LENDERS DESERVE ANSWERS TO THEIR PATIENT, REASONABLE QUESTIONS—OR THEY MUST AVAIL THEMSELVES OF THE REMEDIES AVAILABLE TO THEM LEGALLY. The real question is: Why do they ENDORSE Mr. Ekker's criminal usurpation of the corporations involved?

CORPORATE CONSIDERATIONS

As we have seen above, the very ones who have the greatest bones of contention with Mr. Ekker actually SUPPORT the DELUSION that EJ “is”, somehow, Global Alliance, CSEML, Phoenix Institute, IESC, CONTACT, PSD, etc. BY ADDRESSING THEIR CONTENTIONS TO HIM, PERSONALLY, RATHER THAN IN THE CONTEXT OF THE CORPORATE ENTITIES INVOLVED.

The proper approach, of course, is to talk to JIM if you have a problem with JIM—so, if you have a problem with a note from the PHOENIX INSTITUTE, why not take that matter up with the PHOENIX INSTITUTE? If a note from IESC has matured, shouldn't it be presented to IESC for payment? And what does GLOBAL ALLIANCE have to do with your note from PHOENIX INSTITUTE OR IESC? They are ONE AND THE SAME ONLY IF THEY HAVE IDENTICAL OWNERSHIP.

There are CORPORATE CONSIDERATIONS to be attended here and you're “barking up the wrong tree” when you're barking at EJ Ekker about your matured notes—unless EJ Ekker IS the Phoenix Institute, IS Global Alliance, IS CSEML, etc. AND HE IS NOT, by his own admissions. That IS-ness depends on OWNERSHIP, so what you're saying—ENDORISING, in fact—is that EJ Ekker somehow is the sole OWNER of all of the above (and more) entities. BY HIS OWN WORDS, HE DOES NOT OWN GLOBAL ALLIANCE INVESTMENT ASSOCIATION, SO WHAT ARE YOU TALKING ABOUT AS YOU INSIST THAT HE IS “IT”? AND WHAT ARE YOU DOING TO YOUR OWN, OTHERWISE-VALID, POSITIONS, LENDERS?

It seems some people were not paying attention in class as all of this was patiently taught, over and over again. Those people are dangerous to the rest because they could cause abridgement of YOUR rights, so please, PAY ATTENTION.

When we say “Global Alliance exists for the benefit of all people”, you see, that MEANS that it is literally OWNED by “all people” and is the GLOBAL definition of “the public interest”.

The CORRECT approach for a lender with woes would be to submit their complaint—or invoice, for that matter—to an officer of the corporation involved, in that one's CAPACITY AS AN OFFICER. THEN the matter should be brought before the BOARD OF DIRECTORS FOR RESOLUTION. I have done “MY” part and have to this point been unable to so much as contact Mr. Ekker, much less have a MEETING with him to discuss these matters. YOU, however, can DEMAND that he as an officer of the corporation put the matter to the BOARD for a vote—and by LAW he must do so.

Instead, however, you “put it out there” most haphazardly and appeal to the one you have apparently anointed as King and SOLE “decider”/Director, the very one who is the source of your most significant concerns and at the root of your problems, expecting that he will do the right thing by you. WHY SHOULD HE? HE KNOWS THAT HE IS NOT IESC or PHOENIX INSTITUTE (OR IS HE?), that those entities don't necessarily have anything whatsoever to do with GLOBAL ALLIANCE (which has the MONEY), and in any case you have not even

approached him properly—in his capacity as, say, President—or his OFFICE, for that matter.

DO YOU WANT A SOLUTION OR DON'T YOU? Oddly enough, GCH saw to it that it was STRUCTURED in such a manner as to ensure smooth operation IF proper corporate procedures are applied and used AS INTENDED. But you don't do that, instead wasting time and energy picking nits over such as “Ron Kirzinger should not have occupied the positions he had” (as if I no longer occupy such positions), SECOND-GUESSING GCH in that regard. YOU ENDORSE THE LIE INSTEAD OF EMBRACING THE TRUTH, WHICH IS WHAT YOU NEED TO RESOLVE THIS SITUATION. Then, what, blame someone like EJ—instead of blaming yourself for the problems your own ignorance causes you?

It has already been pointed out that within the framework of Global Alliance's Articles of Incorporation EJ Ekker is not entitled to a **DOUBLE VOTE** and has **NO RIGHT to exert unilateral control over Global Alliance Investment Association and related entities.** A strict interpretation of the Articles suggests that as Chairman of the Board he is NOT ENTITLED TO VOTE AT ALL except in the case of a tie among the other Board members—which is impossible when there is only one other Board member. No matter how you slice it, he cannot both cause and then break a tie with his UNITARY vote.

THEREFORE, I, RONALD KIRZINGER, AM STILL ON THE BOARDS OF THESE VARIOUS (SOMEHOW-) RELATED ENTITIES DESPITE CRIMINALLY FRAUDULENT FILINGS OF LISTS OF OFFICERS BY JANET CARRIGER AT THE DIRECTION OF EJ EKKER. Lender One, Lender two and Lender Three seem to want only HALF of the truth, when it is THE OTHER HALF which can fix the problem.

Lender One made a point of underlining Mr. Ekker's use of the word “owners” in his March 6, 2007 email message, quoted above. So, let's return to the question:

AGAIN: WHO OWNS GLOBAL ALLIANCE?

Let's start with the basics of Nevada corporations. Nevada law does not require the issuance of stock—and in this case, NO STOCK HAS BEEN ISSUED. So, who OWNS a Nevada corporation in which no stock has been issued? IT IS UP TO THE BOARD OF DIRECTORS TO DETERMINE THE VALUE OF ALL CONTRIBUTIONS AND IN THAT REGARD, UNDER NEVADA LAW, THE DECISION OF THE BOARD IS FINAL.

Do you begin to see why it is important to determine the correct composition of the Board of Directors? IF THE BOARD IS ONLY COMPRISED OF EJ EKKER, EJ EKKER ALONE DETERMINES WHO OWNS THE CORPORATION. If he then says, “Lenders 1001 and above own the corporation”—and has some basis to substantiate that statement—his decision would stand correct in the eyes of the LAW.

In truth, as has been demonstrated conclusively and directly, right through the publicly-filed Articles of Incorporation, the Board is comprised of TWO

members, NOT ONE. Further, the Chairman IS a Member of the Board BUT HAS NO RIGHT TO VOTE EXCEPT IN THE CASE OF A TIE AMONG THE OTHER—VOTING—MEMBERS. **The Chairman has a UNITARY vote and cannot both create and break a tie.**

So far, the old “crop” (or “flock”, if you think that fits better with regard to fleecing) seems to want to ENDORSE THE FICTION that EJ Ekker “is” the SOLE Director; they have put the fox in charge of the henhouse (or the wolf in charge of the sheep, if you prefer) and now turn to him, asking him to do the right thing. Well, what do you suppose is the right thing for a foxy wolf to do in this situation? Do you really expect him to act as anything OTHER THAN that which is in his nature? How very foolish people can be—at least, until they become aware and come into KNOWING of the true circumstances.

EJ Ekker is going to sit there as *de facto* controller of “his” (*de facto* version of) Global Alliance and related entities AS LONG AS YOU LET HIM. From that position of “sole authority” he will, of course, declare that YOU (the old crop/flock) HAVE NO POSITION OR INTEREST IN GLOBAL ALLIANCE INVESTMENT ASSOCIATION. The “owners” of Global Alliance, according to Mr. Ekker, are only and exclusively the NEW crop/flock (who somehow ridiculously believe they will be treated better).

Meanwhile, Mr. Eddyjo Ekker continues to pretend to also have SOLE control over (*de facto* “versions” of) CSEML, CONTACT, INC., Phoenix Source Distributors, Budget Corporate Renewals and the Nevada-registered Tallano Foundations—BECAUSE YOU, TACITLY OR OTHERWISE, ENDORSE HIS FALSE POSITION.

We are dealing with his efforts to illegally usurp the Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation here in the Philippines, so the “left hand of God” can function unhindered.

At least ONE individual has initiated a criminal complaint against Mr. Ekker’s agent in Nevada, Janet Carriger, for illegally filing false lists of officers. But WHY, OH WHY, “pray tell”, do these justifiably upset LENDERS refuse to do the RIGHT THING?

With regard to CONTACT, someone sent me this quote from the Internet, which should remind all of us:

“IT SEEMS THAT E.J. EKKER AND HIS WIFE DORIS EKKER ACTUALLY HAD NOTHING TO DO WITH THAT CONTACT NEWSPAPER (NEWSLETTER) AND EVEN cOMMANDER HATONN WENT TO GREAT LENGTHS TO ASSERT, OVER AND OVER AGAIN FOR THEIR OWN SAFETY FROM PRISON, THAT DORIS AND E.J. EKKER (EKKERS 9 HAD NOTHING TO DO WITH THE OPERATION OF THAT CONTACT NEWSPAPER BUSINESS ENTITY, AND WERE ASSOCIATED WITH THAT CONTACT NEWSPRINT PUBLICATION ONLY IN THE CAPACITY OF CONTRIBUTING JOURNALISTS.”

Well, it certainly looks like Mr. Ekker has put paid to his own lie in this regard. Ekkers supposedly had NOTHING TO DO WITH the publication of CONTACT “FOR THEIR OWN SAFETY FROM PRISON”—do you recall? This is not the first time, of course, that Mr. Ekker has faced the possibility of criminal charges. Oh yes, that nasty old 7-year cycle raises its head again.

7-YEAR

EKKER-INCARCERATION-THREAT CYCLE

I have tried to point out that there is a definite 7-year cycle in the evolution of The Divine Plan (yes, just like that book of *Revelations* stated with its multiple references to 3½-year periods). In the Common Law there were many references to 7-year periods of proscription and the commonly recognized “Jubilee” of forgiveness. A reader who understands astrology “somewhat” says that it also fits into the orbits of Saturn and Jupiter but I will leave that to the astrologically inclined. The cells in our bodies are said to regenerate entirely within 7 years, too, making us completely different and renewed physical beings every 7 years.

In any case, it is, indeed, most revealing to look back and see what was taking place 7 years ago and 14 years ago, to see what we might have learned “along the way”. You, yourself, can do this research very simply and easily, directly from the huge body of writings and meeting tapes now posted on the website: PhoenixSourceDistributors.com. (So far that site remains under my control, allowing disclosure of all of this vitally important information—despite the hindrance of lenders who refuse to see that it is in their own best interests to support the efforts being made in this regard. I will take this opportunity to remind you that if the existing site is usurped, the same site will be re-posted at ContactNewspaper.com.)

The 7-year cycle points to an “Ekker-incarceration-threat” period immediately ahead. In July 1993, there was an effort to pull Ekkers into a courtroom in Carson City, Nevada, where it was said they would be arrested. They didn’t go, so perhaps we can’t be so sure—but based on the writings of the time, it certainly seemed like a credible possibility.

In July 2000, 40 armed Federal agents assaulted four different locations in Nevada and California as affidavits from the “turner-inner gang” regarding “DRUGS” and a purported “arms cache” on the farm were used to take down New Gaia Products, stopping the production and distribution of those miraculous products. On that occasion, Doris’ daughter ended up taking the fall while Mr. Ekker sat safely in the Philippines, where he has remained essentially ever since.

Readers might also recall that the old *Phoenix Liberator* publication became CONTACT between the March 23 and March 30, 1993 issues. Seven years later, following the raid on New Gaia Products in July 2000, publication halted from July 12 through October 10, 2000. The “turner-inners” started their own publication, *Spectrum*, back then—promoting the ludicrous concept that Commander Hatonn was now presenting through “their” scribe—but gee, “Where’d he go?”—and today we have EJ Ekker’s bogus “Jonur” writings in an effort to mimic Commander Hatonn’s writings.

At the July 11, 1993 meeting, Commander Hatonn said it was the beginning of the “Next phase”—(Tape 2a, at the beginning) and emphasized further on that we must “LOOK AT WHAT PEOPLE DO, NOT AT WHAT THEY SAY.”

We’ll look more closely at the events and “tone” of the Summer of 2000 in writings by Commander Hatonn elsewhere in this issue. In 1993, the Journal *No Thornless Roses* was just going to press and it

seems fitting to wind down this overly long article with the Introduction from that Journal.

[QUOTING:]

6/27/93 #2 HATONN
NO THORNLESS ROSES

Stock must be taken of the many facets of that which IS, that which SEEMS TO BE and who is assaulted, who acts without knowing and a call to “Stop Denial”. The cycle is spiraling ever inward on you as it seeks the point of stillness from which you and “it” (this world and its expressing entities) can spiral again upward and outward in radiance. There is no magic potion—no fortune cookie solutions—there is only the DOING. May you come to DO IT well.

INTRODUCTION

This may seem a totally disconnected (from subject) “Introduction” for I am going to dwell on the “sublime” and you can garner what ye will from the contents.

I am going to share some great wisdoms from the Great Teachers of KNOWING as brought in messages from ones such as the Christed ones, the messengers, the Lighted Source—please accept them in the first person format for, after all, God and YOU are but connections of the ONE.

Perfect as My Father in Heaven is perfect—perfect yourself.

That means a life-struggle, an unending growth. Always as you progress, a greater perception of our Father will come as there are more struggles and ever more growth. Above all there shall be ever present a growing need of Me and of My sustaining help.

I came to found a Kingdom of Progressive growth. Alas, how many of My followers think that all they have to do is to accept Me as a Saviour? Oh, children, that is but a first tiny step.

Heaven itself, is not a place of stagnation. It is indeed a place of progress. You will need Eternity to understand Eternal Mind. You must, however, take your first steps NOW if you are to travel within the dimensions of that higher progression.

JUDGE NOT

Human nature is so complex that you can hardly, even in your most enlightened moments, tell what motive prompted this or that action of your own.

How, then, can you judge of another, of whose nature you have so little understanding? You do it all the time, however, as if you can better understand that “other” than attend your own. Since you cannot KNOW that of another, perchance it will be that the misjudgment of what in another may have been prompted by the Spirit of God—is to misjudge God’s Spirit. Can any error be greater than that one? False judgment is the route to the cross and a most unwise action, indeed.

How shall you find peace in the turmoil and thrashings of a world seemingly gone mad? By KNOWING the strength and ONENESS of GOD.

After each salutary experience of life, each blow it may deal to you and yours, separate yourself from that world for a time. Walk in God’s green pastures,

and wonder with Him beside the waters of comfort, until your soul is restored.

This is necessary so that you may readjust yourself to life. For you are a new being; you have had a new experience. Learn a new lesson. Your union with God will be the closer for your experience.

These are the times when God's LOVE can whisper new meanings within your very being and make the friendship between Him and yourself blossom fully as the bond is drawn more closely bound.

God is the ageless, changeless WHOLE of all time, all space, all beings—ALL. God is truly the same, yesterday, today, and forever. This is no God of moods as man would portray HIS own perfection. Can you respect and revere a "God" swayed this way and that at man's demand and whim?

Dwell upon the thought of HIS CHANGE-LESSNESS until you can grasp the Truth that only as man changes and comes within the influence of God's unchanging law of love can he realize and experience the power and love He has unchangingly for all mankind.

And as you ones struggle with this changing TIME and shore up the structures of your falling places of expression, remember your path and those things which must be attended upon that pathway.

First you must come to terms with self and bring The Truth of God within so that you have direction. Then, in the words of your Benjamin Franklin, "**He who shall introduce into public affairs the principles of Christ—will change the face of the world!**"

Where will you be and what will YOU be doing?

DEDICATION

To all who would be FREE. First you must find the WAY and then, YOU MUST WALK IT—for none can walk it FOR you. We are eager, ready, willing and able to walk it WITH you. May you discern wisely to take up that offer extended unto you younger brethren seeking your way.

dharmā ❦

[END QUOTING]

CHRIST-CONSCIOUS CORPORATE SOLUTION

Past lenders and contributors to "The Mission" (myself included) feel—and ARE—aggrieved, individually. Working together, in unity, it is possible to resolve those grievances. We have come to a point where working for perceived self-interest at the expense of the WHOLE can only be self-defeating.

In the end, if it is not clear already, it will be seen that **correctly viewing all Mission-related corporations as one-and-the-same, under GOD'S OWNERSHIP, FOR THE BENEFIT OF ALL, will result in the desired outcome.** Viewed this way, there can be no distinction between the "old" and "new" lenders and contributors; all loaned their money for the same purposes and objectives as defined by GCH.

To succeed in "changing the face of the world"—for the BETTER, in Christ consciousness—all we need to do is work WITHIN the corporate structure established for God's purposes.

"STAY THE COURSE!"

Ronald Kirzinger ("of" Hatonn)

GCH Re Lenders' Woes

7/9/00—#1 (13-328)

Manila, Philippines

Hatonn—I am again in a position to observe that our people want more and more input from me—especially, let's be honest, E.J.

I am, however, restrained from such overabundance of input by those such as Rick Martin telling the world that E.J. depends too much on such as a "Hatonn", who Rick had long ago decided was a fraud and thus ridicule, blame and absurdities get entered onto international Internet services.

Also, the very same thing comes back in many other ways, i.e., "How is it that Doris can get E.J. to...". Doris gets E.J. to actually do very little, just as to blame mesmerization of whole audiences, as has been claimed in court about Doris, is pure hogwash.

Even assuming pure foolishness on all counts, we must always act in such a human presentation as to not make the idiot errors in the first place, so that "blame" is not a part of the program.

This does make it difficult, however, for a scribe because the "audience" perceives what it chooses on any topic or presentation. Let me example:

Margaret Anderson just presented Ekkers with two precious items—partly because of the loss of precious items in the capture of the property back home. In the confusion went "somewhere" a handworked little Angel and a coaster called a Mug Rug. The Angel had a unique quality unexpected by Margaret: It glowed in the dark, so it resided by the bedside, while the "Della-Mark" angel resided at the computer. With the loss in mind, Margaret made a second "set" of Angel and Mug Rug and after being over a month in the mail—arrived last week bringing joy and tears to the eyes because of the generosity and love represented in those small items being created with loving fingers and heartfelt love.

Now, does the Angel have more meaning than the coffee-cup mat? NO! This is what is wrong with IDOLS and ICONS—they only have meaning to those who perceive them. I recall a special meeting we had in Tehachapi with a respected professor of religious studies where I presented a little figurine of a monkey and one of, supposedly, Jesus ascending. Does one FIGURINE have more power or importance than the other? No, in fact, the little monkey was a replica of a 20-year PET of the Ekker family and the Jesus statue was from a mint-house selling "stuff". NEITHER HAVE ANY SPECIAL POWER EXCEPT WHAT "YOU" GIVE IT. Furthermore, to a blind man who cannot "feel" the items, neither means anything at all.

The point is, friends, that YOU must perceive through your own directional system and yet "learn" knowledge as it is presented to you. Eventually, the lies and liars reveal themselves—but you will not be ridiculed for your mystical illusions and can stand for the wisdom of your actions no matter from where comes the "idea" or instructions. We are fortunate to have a good, clear and clean connection for communications—but to simply turn over the strategy

to the adversarial teams afoot is, indeed, foolishness and that very foolishness would present us, rightfully so, as some kind of mystical cult of nit-wits.

The facts of this particular matter can be exemplified: Rick Martin was established as Thomas who was, he proclaimed, to be "the" voice of Sananda Esu (the Captain of the Ship of God's State on the return). Where is Rick now, and where is Sananda? And what, exactly, means the term "Sananda"? And if "Martin" is not Rick's actual surname then how can attention be paid to the possibility of total truth in all other things offered? Well, it is a question, isn't it? It is worthy of consideration but frankly I respect Rick for not foisting off information of which he is not sure in the NAME OF one, Sananda, or anyone else.

However, let it be realized that Rick quit sending forth information from his "source" to, at the least, mostly, the *Spectrum* press. IDENTIFICATION is the point here. **Others, UNIDENTIFIED, continue to MISUSE sources, even yea, in "my name" and STILL FUNCTION UNDER WHAT THEY THINK IS A CURTAIN OF NON-IDENTIFICATION. HOWEVER, THE CLUES OF THE SUBTERFUGE REST TOTALLY VISIBLE AND UNMISTAKABLE.** There is still full lack of identification, while there is *ad nauseam* of "sign-in" misinformation flowing both at start and end of each presentation "from higher source" and even unto the scribe or team in point to having goals and concerns over accomplishment of "whatever" is missing in their goals.

If, however, there were integrity, purely and simply, in their actions and presentations, there would be no ridicule, question or subterfuge. But, there was actual **criminal action taken, theft of the paper itself** and now, more recently, MORE breaking of contractual agreement and more silly games of misrepresentation of callers and "anonymous" phone calls, letters, etc., in an effort to cover their more recent nonsense as put to press in the last *Spectrum* paper. What is this? Well, it comes right back to myself and my team. We serve, we identify, and let me assure you that my scribe WILL WRITE AND WILL NOT SIMPLY WITHDRAW BECAUSE SHE **KNOWS I AM VALID AND "REAL" AND SO TOO DOES THE REMAINING CREW AND TEAM STAYING THE COURSE, WHICH IS THE "GOAL", IN INTENT AND PURPOSE FOR NEAR TWO DECADES NOW.**

If our people had paid any attention AT ALL to the "reality" of our positive experiences over this last decade plus, it would be known that our intentions or **our purpose was NEVER, and is NEVER TO BE, some groupie built on a Hatonn or anything or anyone else.** [RK: *Gee, not even EJ Ekker?*]

Money was borrowed against a hard commodity to be able to do some projects which would lay security and a foundation, e.g., even the paper itself, to accomplish what we now attend in order to complete those goals in the segments necessary for positive change—NOT SOME CULT GROWTH—and NEITHER WAS IT EVER INTENDED TO BE SOME "INVESTMENT" PROGRAM. The goal on

that level of human interchange? The same as always, to produce exactly, and MORE, than any original participation at maturity of the agreements. Our potential. People, LIFE IS WHAT HAPPENS WHEN YOU MAKE OTHER PLANS and THAT is the very reason any lender was asked to first secure SELF. If you got the wrong “salesman” in Green or anyone else, it is sad but in subsequent years it has been proven that we have inability to bring such misrepresentations or criminal theft to justice.

This may seem a long way around the tree to make the point that you must also stand responsible for YOUR ACTIONS and come to recognize your own goals for achievement. If your intent is just to hear from some invisible or discarnate entity instead of being responsible for your own self, then be careful lest you get caught, as have many, many others—in the trap of the ANONYMOUS DECEIVERS. [RK: *Who or what is a “Jonur”?*] That of course, is your choice, but can be very costly. If you loaned to the Phoenix Institute under the program structured, you have LOST NOTHING—until you, yourself, or your assigns, intentionally do otherwise. We as human beings (leave me out of it), can only act as directed THROUGH THE LAW PRONOUNCED ON THE PARTICIPANTS, WHETHER OR NOT IT IS JUST OR DESIRED.

If, indeed, you then move to actively DESTROY even the “chances” of fulfillment in right action, of those who stay the course to achieve the goal ORIGINALLY set, you had best check out “why” you have done that. The ones doing this unto the lenders, as in the Phoenix Institute, HAVE THE VERY LEAST OR NO THING IN THE INSTITUTE AND ARE SIMPLY DAMAGING ALL THE OTHERS WHO DO. That is not “cult”; that is evil in full presentation.

Our team is incredibly close to bringing to full realization our intents and purposes which is what YOU CLAIMED you wanted when you first participated.

We are “told” that the confirmations of our claims are now verified and available on the International Internet. Ekkers have not seen it nor do they particularly care about it because recognition on the Internet has not been of uppermost importance. We have KNOWN all along of its validity and proof has been provided. It is in the use of the thing that is so difficult because it involves the NEW WORLD ORDER BANKING CARTEL. Every viable bridge along the road to use has been blown out—so the trek becomes one of going around and plodding right through until without a doubt you have total verification and confirmation, and we now have that, we are told, so that the LAW says if the documents are denied, the lower bank can literally sue, through to the Supreme Court, the Central Bank for refusal to honor the documents. Do I josh? No, it is, however, rather interesting and amusing to watch the fish about to get caught in their corruption flopping around.

Also, there is at present an absolute swarm of intelligence (CIA) agents all over everywhere as they desperately try to discredit us. So be it. We can show win-win opportunities at every turn of the road these days—through the use, controlled and honorable, of our very product and the integrity as a fundamental demand of our people shall fit the need.

We near the end of our counting of days in this thirteenth year and come August we move into the

fourteenth year. Yes, indeed, our established schedule was to get this “thing” credited and verified in this, the thirteenth changeover year. **We have done that** and, therefore, to continue to acclaim my team and crew as some sort of mismanagement team and failure squad is ludicrous and can only reflect on the very management capabilities of the foolish squealers about injustice and confrontation of their ill-behavior. When their lies involve use of legal counsel, however, there is going to be the devil to pay and it is already taking place in this last little dirty-tricks game of *Spectrum* scatter. Furthermore, if Millers actually have a lawyer working on unlawful claims (in unlawful manner), when are they going to put a stop to this incredible damage-squad?

Yes, I know you need reassurance and guidance but you are growing and in that growing, you are finding your strength and confronting your weaknesses and learning to deal with possibilities, both positive and negative in perception. Out of every seeming setback or delay comes now the flood of “possibilities” in potential response for useful alternatives.

It seems difficult to not just rush in and bend some rules for some entities and there are even opportunities where wisdom presents a better, even if exceptional, opportunity. However, as more and more projects go down and more and more loans are unpaid to the point of putting local banks into jeopardy and demise, we can now present the positive coverage of “double” collateral FOR THE SECURITY OF THE BANK ITSELF. The only things this STOPS are graft and corruption. And no, the banking cartel does not like this new game AT ALL.

It is wonderful to watch the newer games taking place. The U.S., for instance, needs gold—BADLY. They also need to tie up the Philippines in some mutual defense contract and the Philippines has no real resource as to military or police equipment. The Air Force fleet, for instance, is over 53 years old and was junk then as cast off by other nations, just as is the whole of their transportation systems.

Ah, but the holders of the gold will not produce it for transfer. They (the holders) send back underground messages that if a GAIA DEED is issued as guaranteed by the national authorities, they will produce gold as if by magic. No, our people DO NOT KNOW WHERE THAT COMMODITY RESIDES. The treasure in the Philippines is as elusive as your band of invisible Angels.

It is said that some gold was being transferred and 17 new “checkpoints” were installed to STOP IT for seizure. So, back to the safe-place. It is no longer going to work to simply confiscate or seize anything, including people. The government is going to have to provide SAFE PASSAGE AND SECURITY AND FAIR-MARKET EXCHANGE—or the people will not “play”. The people of the Philippines are so in poverty and calamity as to demand real change or “no change at all”. They are no longer ready, willing nor able to continue to feed the beast AS IS.

So, will our program actually work? It is not a question of whether or not it will work—it remains only a question as to WHEN, and with built-in SECURITY in place.

Does the success of the Philippines present anything to the U.S. in this escapade? Indeed, my friends, how ELSE are YOU going to change the

guard set to enslave YOU, Mr. and Mrs. America? The options dwindle every passing day and as the strength of the U.S. enemies builds, without change in international attitudes, you draw ever closer to major conflict. This is NOT because these other nations want to wipe out the U.S.; it is for the very protection of the nations and globe itself. The U.S. and British Israel are going to be put down, citizens, and the ugly consequences are going to present in great and sorrowful encounters. Conflicts present and grow each and every day—e.g., Iran has convicted some Israeli spies—proven and known—but the U.S. is demanding a release of the men. Wow, what right does Clinton have to mess around in the affairs of hostile activities in Iran? DON’T YOU SEE IT COMING, WORLD?

Do we somehow want the U.S. to fall in a heap? NO! NO, INDEED! THE U.S. IS HOME AND IT IS NOW FULLY VISIBLE THAT IT HAS BEEN USURPED AND IS NOW IN THE CONTROL OF SLAVE-MASTERS. CLINTON IS NOTHING BUT A “FACE” CONTROLLED BY HIS MASTER MANIPULATORS.

My Manila team has been warned about even taking a trip without prior invitation and recognition to beautiful Malaysia because of the growing hatred toward the U.S. This comes in full force as a direct result of your insulting Vice President [Gore], shun by your President, and the ridiculous Secretary of State in the shape and presentation in major insult, Madeleine Albright, over a year ago. Malaysia is just about the ONLY independent nation left on your globe, World. The constant attempts to discredit and destroy that sovereignty have been relentless.

The value of the currency is diving again in the Philippines and there is little left with which to shore up ANYTHING. So, the renewed assaults are in full force and the blackmail is again on track by Big Brother. Oh, well, God offers and yes, indeed, moves on if denied.

I would ask a question of each of you readers: “Do you want harvest of this crop for self convenience or do it properly?” Hard question? Of course! You must look after “self” but if self is simply “selfish” for “convenience” you might perhaps have the incorrect prize in view. Is the waiting difficult? Yes, surely, for upon some shoulders rests the burden most heavily and certainly. However, facts remain that when the outcome is more important to the active parties, that the others be protected, then positive thought is brought into the equation and self is put aside. Burdensome? Yes, but effective in the ongoing journey when stopping would be the more easily accomplished end to the misery. This is WHY the support and love of the senders of even the smallest love-shared angel is the fuel that keeps the driver in the driver’s seat going on track.

Monday here brings a “transit strike”—right in the middle of two typhoons. What will be accomplished? Nothing except further misery in the citizen’s ability to get to work. The strike is against oil and fuel price-hikes—as if a strike can make any difference at all—this is, after all, the point of the high prices without recourse.

So, the air will likely be far better and Ekkers shall take their new oxygen monitors 2X0 sent and monitor the levels all around the area to find the best place to actually breathe. Calibrations on the

monitoring devices can be accurate but this still does NOT mean that there is sufficient oxygen in the air. Don't be fooled. The mess in the air is not just a lack of oxygen but the particulate spewed out. And it should be recognized by these two participants that they are in the best-cared-for "business" area of the city/country. Also note the efficiency of the trees lining the streets—they are unquestionably effective in their purpose. As a species you continue to kill off your flora, fauna and selves. Please be aware that there is far more to landscaping than just pretty decorations, and we support any such "beautification" programs.

It is extremely sad to watch as a wonderful island paradise placed in a jungle is listed among the very top places for pollution and worse to find it is because of unlawful industry, logging and burning of the carbon fuels to which you have become captive. If "Paradise" cannot survive, chelas, WHAT CAN? Here you have wind, sun and heat along with volcanic heat production just waiting to be harnessed and yet oil companies who also own rights to the drug (legal and illegal) trade, continue to bind the nation into slavery and total poverty. Worse, there is not enough hardware in the world to defend this place against the arms of force available and in place against it.

We are asked to comment about the "hostage" situation in Mindanao? There is little comment to be offered. It is a political performance and when its use is fulfilled, probably in Washington, D.C. at the end of July—it will end and fade away as do all such "incidents" structured to make the gains desired for the Puppet-Masters and never mind what you call the groups or "orders" involved.

It is being rumored already that it is expected that hostages will be released, especially the more prominent ones, coinciding with the President's trip to the U.S. to sign those agreements, etc. This was recognized when it was stated that it would probably be "two more months before freedom" and that coincided exactly, as well, with the President's trip to Washington, D.C. What is not to notice? The whole fiasco has all but put iron walls between the Philippines and her neighbors, especially Malaysia, which has been under global attack for three years. Wow, they are not even subtle, are they?

It is also nice to note that yesterday one of the hostages had a birthday, complete with birthday cake and celebration. Are we all getting friendly or what?

In September the problems of Muslims in the area becomes both uppermost but moot. The ARMM (Autonomous Region of Muslim Mindanao) is up for leadership elections and at this moment the Governor of that entity is running about from nation to nation INSTEAD of coming home to the Philippines to answer inquiries. What will happen? Well, the person put in charge is one of no influence and far less qualified than what he replaces so, you have it—a probable end of ARMM when the time is appropriate. This is simple observation and not a statement of positive prophecy—just potential probability.

God's people, by whatever label, KNOW that the way to achievement of change is in that which God has brought forth and will continue right down that pathway until they achieve victory. Difficult? Oh, yes, all but impossible, if it were not for the fact that we no longer use "impossible" but act in the

knowledge that it is quite "possible" and now has become undoubtedly probable as the adversary whacks off his own tentacles, one after the other. **Righteousness is going to come forth, all you who have studied prophecy—it is the TIME OF THE LORD, remember?**

Year 2000, even in your recognized calendar, was the switch-over year when things would be put into readiness and then wham-bam, off we go on a veritable new adventure with the odds a bit different and where the adversary has to back off—but not without a struggle at every turn. That, I would think, for you-the-people would be something worthy of attention. Go read your mystic's books; it is all there and the highest ranking masters, as in puppet-string pullers, are getting pretty ancient and their sham covers are being removed as the truth comes onstage and into the lights of the set—revealing the characters. **You may well be quite surprised from where comes your help** as your brainwashed minds again open to truth and REALITY. God has not destroyed anything—MAN HAS. GOD WILL, HOWEVER, PRESENT ABILITY TO RECREATE.

THE PUNCH-LINE REMAINS THAT YOU, HOWEVER, MUST DO IT.

Do my teams get discouraged? Does a bear, a very big one, poop in the forest—or anywhere he chooses? Come on, chelas, humans become discouraged in the face of REALITY! Lack of attention and a bit of terror are in order—or you don't understand the circumstances. When things need attention and course correction or consideration and it is ignored by Pollyanna Goody-Two-Shoes "allowing", you had better attend it. And yes, sometimes the very magnitude of the never-ending struggle must bring discouragement in order to get the attention and focus onto alternatives and perfection of the plan, the backup, the records, and the job itself. If, for instance, you are critically ill because of a microbe invasion—you had better get busy and attend the disease lest you not have another chance to consider the other trials and tasks. Just as pain is a major consideration in an injury or fever and sickness shows illness, so discouragement and that which appears as sprags in the spokes, **MUST BE ATTENDED** and human reacts or responds in accordance with the skirmish involved—lest the "war" be lost or the garment lost to the broken stitch. It is the ability to gain control and confront these incidents that is the mark of a person. Will you fall or rise to the occasion? Will you quit because of impulsive irritation and "assumptions" to fit your attitude of the moment—or, will you move on in knowledge that if you persevere and stay the course success is waiting your creation? **A FEW will make that "stay the course and create" positive stance and then as the creation becomes recognized and available, the masses will swarm onto the "better way"**. You who make it possible in this environment of today's pressures have won the game, not just a team on the front line. A man with a rifle but empty ammunition belt is hopeless unless he gets some ammunition—for one thing without the other is useless. Remember: Guns don't kill! People, with ammunition for the guns, kill.

However, by the same consideration, take away either the gun or the ammunition source and, like the

banking cartel, they will have no weapon to use against you. Yes, it is quite interesting in both concept and accomplishment. Puppets don't dance if all their strings are cut, no matter what the master manipulator might do with his fingers.

You must, however, realize that with each new possibility the adversary goes immediately to work to gain control, so the game is to put you back to sleep while he reconstructs his own war plan. Here is where, again, it is up to YOU how it goes on the other side of the mountain you have finally climbed.

Don't sit around and wait for space-cadets or raptures to extract you from your plight—get rid of the plight and you won't be nearly so distracted by the magic promises, which are as empty as the minds which accept the ridiculous something-for-nothing attitudes and projections. **LIFE IS MADE FOR LIVING, PEOPLE.** Why be in a physical experience if you have no intention of LIVING IT? You cannot live MY EXPERIENCE, nor I yours. But together we surely can have a wondrous adventure.

Surely, yes, my adventure holds abundance, wondrous technology and advancement of human growth. I can remind you pilots of what I said a dozen years ago: You have felt nothing on any aircraft like the skin of a true- living-spacecraft vehicle. Furthermore, if you think that somehow the planets are not space ships, you err—why do you call them "Mother"? There is perfect order in the universe no matter what might be your individual opinion about it—so what IS THAT ORDER? Wondrous mysteries await as other mysteries are shown and become known—but you must be **READY** for the evolvment and stop the mystical wish for a magician's transformation.

Do I make any sense at all? To some, yes, to others a mere reason to quarrel and deny—and therein lies the truth of the very point at issue. Even my worst enemy knows the truth of it but ego-status makes those individuals become even more absurdly foolish in their own actions and games. Remember this when you first perceive that deception might be a fun game to get the enemy. It is never wise! Deception is always upset eventually by the truth. Dirty tricks are still LIES and DECEPTION.

I want to leave this with the statement that we are going to win the day, regardless of how you might individually perceive things this day. **We are past the point of no return, team—you just can't see it yet, for you are in Flatland and there are yet turns in the roadway around the view barriers.** Let us just keep right on moving, do our addendums to suit the fearful, do our resolutions and enter them in our records of public notice—and hold strong, for there is purpose in every circumstance.

I, by the way, do not care what my critics think or say about myself or my identification. YOU are my friends, my compatriots, my life—it is YOU whom I attend. My enemies are NOTHING, chelas, not even worthy of more than the attention required to counter their idiocy.

In deepest caring, I cherish YOU while I also appreciate the ones who think themselves my "enemies", for they are the other balancing part of the example itself.

Dad
dharmā ☸

GCH Re THE PLAN

In this writing from, yes, 7 years ago, GCH lays out THE PLAN for use of the Global Alliance Deeds of Assignment and the reasons for wide distribution of same. The validity of the Certificate of Debt is no longer debatable, so it remains only a matter of WHEN, not "if" the Deeds are "put in play". Astute observers will note that a lot has changed since 2007, as the financial world pivots on this invisible fulcrum. Gee, China and Russia have certainly gotten "uppity" with the Western powers lately, haven't they?

**Mon., July 17, 2000 7:13 A.M. Yr. 13 Day 335
Manila, Philippines**

PRIVATE RE: DEEDS—GCH/D

BETTER TO SWITCH THAN FIGHT!

It is always a wonderment when each moment seemingly brings new painful barriers into your pathway. Confront them and move on into avenues not yet (seemingly) explored. Nothing is new in reality except that you now face that which was always "perhaps" and somewhere out there in possible future circumstances. The distractions must be confronted and utmost care taken to insure that others can function if by any chance "you" (whoever you might be) are removed from ability to conclude our intents and purposes.

It is time to consider who might be able to make deliveries and that means that whoever holds our deeds must be able to function cleanly and clearly. Moreover, you must work quickly and you must work out the details so that "function" or caretaking is worthy of the doing the task. We are going to make it worth any man's/woman's time to see to completion of our work.

The validation is done so now we must make it a massive but scattered opportunity. There must be personal involvement in a most impersonal manner. Contradiction? No, WISDOM. And NO, I do not wish to do your thinking for you. You are quite capable, with what you have, to carry forth and win not just the day—but the way.

Today can be worked in consideration of what is afoot to stop you from completion and we need neither non-functional nor "dead" bodies—we need you each ALIVE AND VERY WELL INDEED.

Furthermore, as we consider ways to stop the "stop brigade", we move in seemingly total contradictions of what would more easily be considered confrontational. It is time to offer some of our own enemies something they won't want to refuse, even the U.S. of A.

How do we do this? Well, THINK and consider the wisest protection you can have—a bunch of valid deeds "out" which recognize full intent to honorably share, and yes, TELL.

We fight this fire of evil with a fire that confronts the ego of those who are so greedy, as well as good, to find workable solutions to their gathering in rewards. GOD IS ABUNDANCE SO LET US OFFER WHERE OFFERS WILL BRING US THAT

WHICH WE NEED TO MAKE SURE WE CAN GO FORWARD. WE DON'T HAVE TO "DO" EVERYTHING TODAY, JUST MAKE SURE SOME "BIG" (I MEAN BIG) DEEDS ARE PROCESSED AND PLACED IN SECURITY. AND SEND SOME OFF TO BOTH MALAYSIA AND JALI.

WE CAN ENTICE A WHOLE LOT OF GOOD WILL "TODAY" WITH A MAJOR OFFERING FOR ORANGE GROVES, ETC., IN MINDANAO AND ENOUGH TO GET THOSE HOSTAGES OUT, PAY THE BILLS AND SOMETHING PERSONALLY TO THOSE WHO WERE CAUGHT IN THAT HELL CIRCUMSTANCE. WE DO IT OPENLY AND GRANDLY WHILE ALLOWING FOR PEACE TO EVOLVE. THEY ARE GOING TO HAVE TO "PAY OFF" ANYWAY; LET'S LET IT BE WORTHY OF AN ACT OF GOD TOWARD PEACE INSTEAD OF A RANSOM PAYOFF. THE WHOLE OF NATIONS CAN UTILIZE ORANGES AND FOOD FROM THE AGRICULTURAL OUTCOME OF SUCH "SETTLEMENT" AND SO, TOO, CAN THE ACTUAL CRIMINAL PARTICIPANTS BE CONSIDERED ON A BASIS OF "CRIME" VS. PUNISHMENT FOR ALL HAPLESS BYSTANDERS.

I SUGGEST YOU FURTHER CONSIDER PLACING LARGE ASSIGNMENTS WITH "MANY" PLACES, I.E., MAX SOLIVEN AT STAR, ETC. LET US CAUSE THESE PEOPLE TO HOLD IN SECURITY THAT WHICH IS UNDER SIEGE. IT IS SAFE AND COMFORTABLE FOR THEM BECAUSE THE "PRODUCT" IS NOW PROVEN AND FRANKLY THERE IS ENOUGH FOR EVERYONE.

YOU WILL NEED TO FIND OUT HOW TO STRUCTURE A SECURE ABILITY FOR OUR OWN TEAM TO FLOW INTO CAPABILITY TO WRITE DEEDS AND IF NECESSARY BYPASS NEED FOR RESPONSIBILITY TO REST "SOLELY" ON THIS TEAM. KNOW: THE WAR HAS BEEN JOINED! AND THIS ONE WILL BE A TOSSING OF GOLD-BRICKS OF EVERY SORT, SO WE USE STRATEGY AND NOT DRUTHERS, PLEASE. WHAT WOULD MAKE AN ENEMY THINK TWICE? THE ABILITY TO HAVE POSSIBILITY OF FUNDS—IF THEY SIMPLY TURN ABOUT BECAUSE THE DEEDS ARE "GOOD", ALL THEY NOW HAVE TO DO IS CLAIM IT AND PLACE 50% VALUE BACK INTO THE GLOBAL ALLIANCE. I WILL TELL YOU RIGHT HERE AND NOW: WE DO NOT CONSIDER ANYBODY AS AN ENEMY BECAUSE "I" CAN TAKE CARE OF THAT CIRCUMSTANCE AND YOU HAVE SEEN THAT WE CAN ALLOW MISCHIEF MAKERS TO MAKE THEIR OWN BEDS. REMEMBER, THEY CAST THEMSELVES "OUT"; I DID NOT TOSS THEM ANYWHERE. GREED CAN BE USED IN SO MANY WAYS AS TO TURN BLUE EYES BROWN, MY DEAR FRIENDS.

Now, for E.J.: You must confide the "terrible" acts taking place and to make sure there is security of

assets, take action so that someone, Ben, Erick, SOMEONE can move right forward if you get bogged in international harangues of a personal nature. Indeed this is a bother but the good that will flow from this cannot even be measured.

We must make sure that when international "partners" (as in "venture") are ready to move, they have what they need without necessity of barriers in ability to perform because we have remained too limited.

There MUST be enough quantity "out there" that a call will totally undo the opposition when lodged. The agreements will stand in place as "are" unless the Fed continues to break the "rules of engagement". We can actually shore up the economic circumstances—or the flood will sink their boats. We seek stability and not anarchy or collapse.

Will "some" tyrants rise? Yes—but more valid human beings will rise to the cause of freedom if given that which can be used.

I suggest, for instance, that LARGE deeds of assignments now be placed in a personal manner to such as SPOTLIGHT for security or holding. Then there should be a large enough deed, or several, to cover the debt and establish a clean U.S. government based on gold in the reserve on which the U.S. was originally based.

And, no, I am not interested in dumping the Bushes or the Clintons—we are establishing possibilities and potential strength of the PEOPLE and a "People's LEADERSHIP". It is only fair that the way to accomplish this is based on that which was stolen from the people.

We can, yes, establish reasonable guidelines, globally, to utilize the asset and keep secure under the very laws and regulations IN PLACE to secure same—through the backing of deeds with hard commodity to secure the lenders, nations, banks and assure a return to a "Global FUND" for the survival in proper industrial and dignity growth of global brotherhood. A "human" is a "human" with "human needs", be they in Indonesia or in Siberia or Sahara. And yes, indeed, left to transact in BUSINESS FLOW, there is enough wealth IN THE PHILIPPINES to back the entire global assets around the planet itself. Man will have to form a working coalition UNDER GOD to make it work—but the assets are now available for that purpose and cause.

We have done the groundwork, the homework, the validation, and now there must be enough set forth in hard documentation and offering to secure proper usage, if it would work at all, into proper flow streams. We do not negate the needs of nations to function nor of banks to fairly earn abundance. We do not JUDGE; we allow God and country to DISCERN. We can show the way; we cannot walk it for another.

We go right on with whatever allows our "interim" working funds to manifest but we now place a mountain of potential solutions and funds larger than any Payatas and it can absolutely end up being called the "Promised Land" as the joke goes about the dumpsite. Hell is only HEAVEN TURNED BACKWARDS.

We further prove our validity and integrity by making a big enough splash WITH OUR PRODUCT (NOT OUR PERSONAL PEOPLE) TO MAKE THE STATEMENT OF TRUTH TO EVERYONE! WE DO AWAY WITH THE NAME CALLING OF FRAUDS, SCAMS, "WHATEVER", BY PUTTING

IT RIGHT OUT THERE IN A MASSIVE WAY. WE ARE A GODLY “ALLIANCE”, NOT A COUPLE OF PEOPLE IN A MANILA HOTEL WORKING WITH “ANYONE” SIMPLY VYING FOR SELF-AGGRANDIZEMENT OR EGO ESTABLISHMENT OF POSITION—ALTHOUGH THE NEXT PROBLEM COMES IN THAT ABUNDANCE WILL BE FORTHCOMING—AND YET, THAT IN ITSELF IS NOT OUR PERSONAL PROBLEM. THAT WILL BE SOLVED OR LOST IN THE INDIVIDUAL SOUL.

Big? YES, surely! Our Alliance, if we proceed steady on course, will be THE resource of a building world and, as man rebalances, the technology available will allow substitutes for the destructive products of greed and avarice and your forests can be returned and, even better, your “Rain forests” and their ecological environmental contributions can be restored. We want a lot more orange juice and far less blood flow.

Can man respond? Yes, for when man SURRENDERS to God’s Plan, he does not “give up”—HE GAINS IN ALL WAYS. When man surrenders to the control of physical things as presented by “Satan” (by whatever call you wish to make on evil personified) he is left with longing, more lust, more destruction of himself.

And yes, E.J., the deeds can be indeed large “enough” to secure, but small enough to establish REALITY. I DO NO WISH TO PUT THIS TO PRINT BUT YOU WILL SEE THE AMOUNTS, AS THIS UNFOLDS, TO BE THE MOST SUITABLE FOR IMMEDIATE ATTENTION AND USE. IT WILL NEED A BRIEF COVER-LETTER STATING THE FACTS, THE ASSAULTS “BY THE FEDS” AND THAT THIS IS TO SECURE THE ASSETS FROM FALLING INTO THE CRIMINAL HANDS AS WELL AS TO GIVE BALANCED POWER AGAINST THE NEW WORLD OCTOPUS. IF THEY CAN’T COMPETE ON AN OPEN PLAYING FIELD, WILL NOT THAT FACT BE SHOWN FOR WHAT INTERNATIONAL CRIME IT IS IN WHAT THE WORLD GLOBALIZATION TEAMS HAVE FOISTED OFF ONTO MANKIND?

We must establish at even “higher” political position that what we have is REAL and will show that if we had some scam or fraud in operation we certainly would not place the very documents into the public’s hands or the government’s hands. If use is denied, it is truly going to be recognized from whence it came. THIS IS MAN’S INHERITANCE FROM GOD AND AT SOME POINT MAN WILL DEMAND TO HAVE AND HOLD THAT WONDROUS LEGACY.

We are quite ready, willing and able to play with the “seeming reality” of human expectations with “things” that already exist and can be understood. There will be less greedy grabbing to “get it all” if it is fully explored and participation will be great in this “Alliance” in order to make more abundance available for the rebuilding of a damaged and handicapped world. Man only appears permanently crippled; he has only been handicapped a bit and he will heal if he has opportunity wherein the healing comes from goodness instead of from destruction against himself.

My team must have the first insight into the potential so that our scatter is sufficient and ability to

continue without interruption of the roadwork under way should detours become necessary to get to the other side of the mountain or bridge.

Look what the “enemy” continues to do in that they continue the ridicule, negate, and press assaults of personal nature; ultimately that will be their own poison in their own cups. NO, you do not have to go back to live in, say, Tehachapi where pain might be the first response—WE HAVE A WHOLE GLOBE FROM WHICH TO CHOOSE OUR NESTING SITES. You were somewhere else before you went to Tehachapi is the point I make. GOD GRANTS GRACE AND PEACE WHEREVER HIS PEOPLE FIND THEMSELVES. There is neither in the places of darkness.

Since it is our people who are accused, assaulted and bewildered by this whole demand for the destruction of the lenders in the Institute—think clearly now. Place a deed sufficient to repay all debts and place it in holding with our attorneys. The proof of the PROJECT is going to be in the “cashing” out value and all lenders will be covered to the “doubling” price of gold on the open market and/or a payout on the basis of return. The asset must be held in security of RESERVE as a part of the intended “project” investments originally assigned and pursued. This is good MANAGEMENT and exactly what was stated at upstart and must be witnessed as total intent of fulfilling any and all commitments. We place everything into “King’s X” security so that the grabbers and greedy thieves cannot snatch it away but full intent is proven—in a court of law.

If the government somehow disallows credit on this asset, then “good intentions”, at the least, are fully reflected.

This is a very large step, chelas, but YOU must be the first to realize the reality and trust the asset now available. You can begin to do that by USING IT. It is now proven that you have recognized and believed in the truth and validity of what you are doing and, in trying to prove “fraud” or criminal intent, they will uncover the very reality for themselves. Could V.K. do this? No, but she will certainly see the merit in cooperation and truth telling, even if forced by law to do so. If there was criminal intent or purpose it was not with you of this team and, regardless of what is “allowed”, it is a valid asset, now established.

You KNOW that the world is again gearing up for a major war or confrontation and it is now recognized that the U.S. and allies are becoming the recognized villains. The force will come down on the heads of the leaders of the smaller nations for “survival or else” because of the need of affiliation as defense partners through the “BIG BROTHERS”. Choices are always difficult in these matters and mostly WRONG CHOICES flow because there is no recognition that there IS a better way. And, if there is a takeout of higher political leadership, WHO TAKES THE HELM? Well, I think you can see that it would be the fully fledged New World Order survivor.

Is this brinkmanship? Yes indeed, God is always left to walk the razor’s edge on which to find his “assets”. Surprisingly, he finds as many “assets”, however, on the dark side of that edge drop-off because of ego greed or simple greed (which is always ego-oriented).

As a “thought”, how much do you think might get

the attention at the Federal Reserve, now so in debt as to sink the Navy? If the deeds be valid, the Fed can use them also! So, too, can the Treasury—and we could CAUSE THEM to focus on the new issues at hand—VALID DOCUMENTS—rather than just an issue of non-value paperwork. Taking the fun a bit further, perhaps Mr. Estrada would like to deliver a few to said “source”. If the resource is at the “Fed”, then perhaps the Fed needs assets to cover itself? We are indeed, happy to share and can give rightful credit to those who make it possible from Russell Herman and yes, even Rick Martin, V.K. Durham and all in-between, even the Bushes.

These are just things to consider as you work through the mental gymnastics presented in these more current circumstances.

Let me assure you that when confronted there will HAVE TO BE CONSIDERATION of the FACT that we, at the least, believed this to be true and valid. The production and presentation into security of documents (DEEDs) themselves with accompanying MOAs with ability for further “negotiation” makes it clear that our intentions are honorable and the opposition has to PROVE otherwise if such as criminal considerations are forthcoming. I really don’t think the Feds want us to start using this as loose change for the pockets of lawyers. We will HANDSOMELY PAY THE LEGAL COUNSELS AND FIRMS—and remember something, if “criminal” charges are issued—THEY HAVE TO PROVIDE COUNSEL and the facts will be seeped forth from upstart and therein lies the value of the whole exercise. If NATIONS can witness and the trail followed, the game gets pretty intense against “them”, not us. Furthermore, to take-out any of our players is going to bring even more attention to the dirty tricks and dealings. They may have gotten away with one Waco, but the next will be backed BY GOLD, not religion. They can understand that fact far better than good intent toward GOD CREATOR.

The things they have set up to somehow trap the Ekkers rest entirely on mysticism and claims of fraud and mismanagement, etc. It is obvious so don’t debate it. It will be rather wonderful, in actual experience, to have it brought to the open forums as it IS and not as the little devils present. If Ekkers have done this work, and pass around the assets, does this not prove good intent and, further, EXACTLY THE WORK EXPRESSED FROM THE BEGINNING OF OUR EXPERIENCE TOGETHER?

THIS IS ACTUALLY WHAT WE HAVE ANTICIPATED AND WORKED DILIGENTLY TO HAVE HAPPEN IN ORDER TO BRING FOCUS TO THE TRUTH OF THAT WHICH WE ARE AND THAT WHICH WE OFFER. HOW BETTER TO BRING TRUTH AND BEAUTY THAN THROUGH THE RIDICULE AND CONJURED STORIES OF THE ASSAULTERS?

Our team hurt and weary? Yes, they would not be doing their job were they not so. Moreover to have to work in blindness and in faith that I am truly who I say I am, is the really “hard part” for the human mind is so structured to have to deal with the happenings of life as it happens without the absolute recognition of non-impact by those very realizations.

My point here takes in the team dedicated to seeing-through this “cause” in point. When you KNOW that through the TRUTH we accomplish and

measure what we do by that which is impacting so that you KNOW your assets, support system and TRUTH, you can move on—but you must stop and take stock in confrontations of own emotional stresses and attitudes to get course corrections clearly in mind AND THEN TAKE ACTION.

No self-respecting guide or teacher, for my team's information, would ever say that making errors is fine or that there simply aren't any. THERE ARE MOST CERTAINLY ERRORS and to disallow for correction of those errors is certainly a double whammy any way you accept the statement.

I will go further, “my dear ones” (as to how scribes are oft referred), you must step right out there and IDENTITY yourself for it truly is through self that the speaker/teacher is identified. You are going to see that explained in full view of all witnesses. WHO ARE “YOU”? DO “YOU” PRESENT IN TRUTH, HONOR AND IN BEHALF OF FELLOW-MAN THROUGH PRESENTING SELF IN IDENTIFICATION OR DO YOU HIDE UNDER THE FENCE TO COVER YOURSELF?

I am amused, and hope that you are also amused, at witnesses the very stories presented for purpose of pain-making. A parable will always have myriads of meanings. Let us, for the moment take the one Rick Martin used in *Spectrum* about the horse down the well and the determination of the watchers to simply bury the horse in that well. The tale goes that the horse that fell in and the well were both worthless for anything but to simply bury the horse. But, with each shovel full of dirt the horse simply stepped up onto the dirt and finally walked out of the well. Good story and useful observation. However, why was the horse in a useless well anyway? Furthermore, if you could fill the well with shovels, could you not also dig a staircase down next the hole so the horse could come forth out of the hole? Why would man have allowed such a dangerous hole to be uncovered so something could fall to its death, horse or child, in a hole unmarked or unprotected?

I present to you another bit of circumstance which borders on the same premise of helping self. Say you have fallen into a hole or the deep-blue-sea and you are tossed a dozen life-rings to save yourself and you ignore them—what then? Let us go further and say that life is simply a breath away for the life-rings are uninflated and you have to “blow them up”. Will you blow them up or will you die rather than use your breath to save self? WHY? FEAR KEEPS YOU IMMOBILIZED WHILE HOLDING YOUR VERY LIFE-RING. YOU HAVE TO FIRST DECIDE YOUR OWN RECOGNITION AND THEN YOU MUST CONSIDER THOSE “OTHERS” WHO PAY A TERRIBLE PRICE IF YOU FAIL TO FOLLOW THROUGH ON YOUR TASK. WHERE WOULD YOU BE IF EKKERS HAD SIMPLY RETURNED “HOME” WITH RICK AND CHARLES? “THAT” WOULD HAVE BEEN FAILURE AND NO OTHER PERCEPTION COULD BE AFFIXED. WHEN YOU KNOW YOU MUST DO SOMETHING AND YOU QUIT, HOW MANY SUFFER FROM YOUR FAILURE? YOU CAN NEVER KNOW, CAN YOU? IF IT IS A RIGHTEOUS EFFORT UNDER WAY AND YOU QUIT AND/OR TURN AND ATTACK THE VERY ONES WHO “COULD” BRING FRUIT TO THE TREE, WHAT HAVE YOU

REALLY DONE TO “SELF”? AND TO OTHERS?

Our commitment to YOU who might really be asking this very question in the face of Federal raids and ridicule in conspiracy to defame, denounce and discredit all the work to date, is that we will go forward to the very extent possible in your ongoing world of insipid actions, and then we will plant the tree where it can have possibility of growth if the gardeners are missing so that the vineyard keepers can realize the assets.

When people start out on a task and quit and turncoat or reverse direction while destroying all in the path before, then they either were frauds, offered fraudulent input and/or have no ability to recognize God in TRUTH.

Ekkers have committed fraud? This is the biggest project ever placed before the world, readers. THE BIGGEST, LARGEST AND MOST MAGNIFICENT. TO STOP SHORT OF REALIZATION IS “FRAUD”. CAN'T YOU SEE AS MUCH? Then to bury self in counter attacks to cause the continuing team to fail is pointing to fraud from upstart of course journey. YOU DID NOT EITHER BELIEVE OR KNOW IF YOU SO EASILY TURN INTO AND WITH THE ADVERSARIAL TROOPERS THROUGH ACTUAL FORGED OR CRIMINAL ACTIONS TO PUT ANOTHER DOWN AND YOU PRESENT A MOMENT OF REVENGE UPON A BROTHER STRUGGLING TO PERFORM.

People, in the very event of PROVING FRAUD as desired in this particular Global/Ekker/New Gaia assault, the TRUTH HAS TO COME FORTH because to prove “fraud” you must prove that there was intent to defraud and that cannot be proven if there is any justice remaining in the system anywhere in the world!

These assets were presented as valid but unproven. They were considered by this very team as “impossible to be true”. Facts have unfolded which PROVE the documents and claims to be so, and that WILL COME OUT IN A FORCED TRIAL TO PROVE FRAUDULENT INTENT BY THESE PEOPLE IN POINT. LOTS WILL COME FORTH INTO PUBLIC VIEWING. Therefore, I again ask: If this presents as the largest possible PROJECT to which to aspire—wherefore is the fraud or mismanagement—against all odds? IN ORDER FOR THE FEDERAL U.S. TO PROVE THE EKKERS FRAUDULENT—THE ASSETS HAVE TO BE BROUGHT FORTH AND STUDIED WHICH WILL ALSO PRESENT THE REMOVAL OF GOLD FROM YOUR U.S. VAULTS, THE GAMES OF THE ELITE AGAINST THE PEOPLE, LITERALLY, OF THE WORLD AND YES INDEED, AN INVESTIGATION—AFTER THE FACT—THAT MANY OTHER VERY POWERFUL PLACES AND PEOPLE OF THE WORLD HOLD THE SAME DOCUMENTS IN POINT.

IF YOU ARE PRESENTING A LITTLE MISMANAGEMENT COVERUP OR SCAM, PEOPLE, YOU DO NOT SCATTER THE ASSETS TO THE NATIONS, BUT, HAVING PROVED THE ASSET, YOU CERTAINLY BECOME WISE TO DO SO IN GREAT CONSIDERATION AND COLLECTION. Ekkers have no intent for personal gain beyond that which is expected for the input allowing this very mobilization mandate—and that too is easily seen in the personal losses and willingness to

serve at “all costs”—and THAT IS NOT FRAUD, IS IT? Many have put everything possible into making this harvest bear globally sweet fruit and these people do not separate themselves out for greater gain but only for conclusion of commitments made to selves as unto others so that clean balance is restored in honor and self-recognition. The sorting is always painfully miserable but what else is new?

This has to now flow through alternative security possibilities because the efforts to seize the very original corporate structure have been relentlessly pursued which would cost the lenders everything while the grabbers take everything. So, is good management involved or is this “bad management” to protect the expected payout of the lenders without dilution of the loans or expected return at “MATURITY” of said loans?

I ask you as a reader: if the full intent was to have gold to back the loans, and if the intent and the efforts are directly to accomplishment of THAT END—what have we in the complaints of the niggardly cheap grabbers? Right, a grab and coverup of their own criminal intentions and actions. Those miscreants would have everyone lose, including themselves, rather than allow goodness to break through and shine upon them and this PROJECT undertaken and underway to bear the very fruit “claimed” to be desired in the harvest. What is going to be gained otherwise? What do these people doing these heinous things promise you? Do they offer you some miracle magic of making the Ekkers or relations APPEAR somehow awful? These foolish dupes playing games against you offer NOTHING but loss—I promise you: NOTHING BUT LOSS. GOD'S POTENTIAL IS WHOLE, FULL—PERFECT—AND YES INDEED, CHELAS IN THE FURNACE, GOD DOES WIN. Does that mean that there is nothing but warm fuzzies in your perception? Of course not—get real. The visible lighted array must be so grand and so great as to DEMAND ATTENTION TO ITSELF AS THE POTENTIAL IT PRESENTS.

In consideration of direct actions these prostitutes prove their evil intent in the most obviously ongoing workings of the programs of the manipulators themselves. All this bunch of children did was turn over their souls to those very evil ones they claim from which they are protecting YOU. Even the antics, raids, thefts, games—are all identical to the overall “getcha” game and therefore you can witness the probabilities of great forward strides by the frantic escapades themselves. And remember something important: THIS IS NOW LARGE ENOUGH THAT THE LITTLE CUTESY GRABBERS AND EGO-TRIPPERS ARE GOING TO BE LIKewise CAUGHT IN THE TRAP AND THEIR OWN INTENTIONS AND GAMES WILL BE PUT TO THE LIGHT, AND WHEN YOU LOOK AT “CRIMINAL” MATTERS, MY DEARS, YOU ALSO LOOK AT THE FEDS HAVING TO FOOT THE BILL FOR THIS LITTLE CASE OF THE CENTURIES. THE SCOPES TRIAL WILL LOOK LIKE PEANUTS (PUN INTENDED). THE FOCUS WILL COME OFF THE EKKERS AND RIGHT ONTO THE POTENTIAL OF THE ASSETS DISTRIBUTED. REMEMBER, THESE VERY ASSETS WERE USED BEFORE WE EVER ENTERED THE PICTURE TO PLAY IN THE GAME.

ARE THE STAKES HIGH? YES, AS HIGH AS

YOU CAN REACH OR THINK. And yes indeed, further, the flow can be structured through Corporate Resolutions. This is the reason it was necessary to have Cort Christie back out of the participation and our corporations were left without notices to become delinquent. This will become a prime DEFENSE for our side for that is mismanagement in a most deliberate form and now, since possibilities of further records seizure, how can you ever hope to get your hands back onto the original records? Even with signed authorization for the Phoenix Institute in the hands of NCH, NCH has refused to turn over the original books (records) to the President and Registered Agent—with signed resolution and instructions in hand. The CONSPIRACY IS UNFOLDING in full view of everyone and now the opposition and conspirators are going to force the thing into open FEDERAL COURT. It can't get better for our cause than this, readers. YOU WANT TRUTH? THIS IS THE BEST WAY TO ACHIEVE IT!

Further, to my team, if Ekkers have to seek "political asylum", so be it, for that would just set the spotlights fully onto the circumstances. I would, however, have a backup strength in available consideration—like Malaysia—for seeking such shelter. Perhaps even China would offer such shelter under the circumstances.

I want to remind you that a gift is not really a gift until "accepted", **BUT THE GIFT OFFERED IS THE FULL "INTENT" OF THE GIVER AND THEREIN LIES THE TRUTH AND PROOF OF THE OFFERING.**

YOU asked to serve; we accepted. You have to continue to make your own choices. WE WILL STAY THE COURSE TO OUR BEST ABILITY AND **IF YOU ARE TO THE PUNCHLINE OF THE TALE [RK: Are we there yet?], YOU MUST TAKE APPROPRIATE ACTIONS TO SECURE THE GIFT OR THE TERRITORY.**

Most of you will openly realize your feelings flowing of "having no alternative"—but oh yes, you did have choices and you chose the right pathway, knowing there would be brambles overgrown and it would be laid with land-mines. There are far more angels on your team than the little devils on "their side". It is true, however, that each might be wise to look carefully at your own steps and actions because they WILL be shown under the light of that which is now under way. Those who "stole" CONTACT and "Gyeorgos Ceres Hatonn" will be given FULL CREDIT of that transition/transformation AS WILL THE CUTE CHECKS WRITTEN FOR "BONUSES" AFTER DISMISSAL FROM SAME. Little things? No, BIG THINGS, for this is the groupie that started this legal game and your actions WILL COME FORTH INTO THE LIGHT OF FOCUS FOR WE WILL NOT DEAL IN THE MYSTICAL—WE HAVE THE HARD EVIDENCE OF TRUTH OF INTENT AND POTENTIAL EXPECTATIONS. IF RICK MARTIN SAYS THIS IS FRAUDULENT—HE WAS THE ONE WHO FIRST ESTABLISHED IT. OH WELL.

If colloids are somehow "unlawful" suddenly, oh well again. Charles Neil and Norey Latona, with approval of a Phd. Physicist in charge of approving them, manufactured them. I would check out the very SPECTRUM presentation wherein colloids were

FEATURED in repetition after repetition of listings of that for which the colloids might be effective. That would be a full listing of those microbes (diseases) as well as full diagrams for the readers to be able to make their own colloids from bits and pieces of things acquired from Radio Shack. No one here ever claimed to be a producer of these things manufactured. How do Ekkers get the blame? What IS THIS TRAP?

And you who think you will get Federal Immunity? You may well get some from a criminal court—but you will not get it from a Civil Court without proving the JUDICIAL SYSTEM TO BE TOTALLY CORRUPTED, AND THAT WILL BRING AN EVEN BIGGER REVELATION OF FACTS TO THE PUBLIC VIEW—EVEN IN THE CONTROLLED MEDIA.

WE HAVE NEVER CLAIMED 'CURE' FOR ANYTHING. WE HAVE STRESSED OVER AND OVER AGAIN THAT NOTHING CAN "CURE" ANYTHING—IF YOU HAVE A PROBLEM YOU CAN HAVE TOOLS—NOTHING MORE. WE DO NOT PRACTICE MEDICINE IN ANY WAY, SHAPE OR FORM AND NOTHING HAS EVER BEEN PRESENTED AS A "CURE". IF SILVER COLLOID KILLS BACTERIA—THAT IS A BLESSING—BUT WE CERTAINLY CLAIM NO "CURE".

Furthermore, if such as a parasite kit (seized by the Feds) is somehow immoral or representing a "drug", what of the Mayan Shaman's (ORACLE) treatment for parasites—it contains the SAME THINGS as does a dozen other formulas even directly from Dr. Clark who has already been "raided" and "jailed" for the indiscretion of promising some kind of "cure" for various things.

We will depose every party to these accusations as well as the information presented—which is into the THOUSANDS of pages of information to which a "just" court must give access. The evidence will speak for itself into the trillions of dollars, my friends. At least that will be enough to get attention when all V.K. could do was be stalled out in stonewall silence, just as they tried to do with US. We have broken NO AGREEMENT, but the U.S., *et al.*, have broken EVERY ONE OF THEM. They will now have opportunity to confront that fact as other decisions for handling the circumstances take shape in the REALITY OF THE VALUE PRESENTED RIGHT HERE AND RIGHT NOW. IF THIS IS INVALID—WHERE IS THE REQUIRED GOLD SET ASIDE BY CONGRESSIONAL LAW THROUGH THE SUPREME COURT TO ASSURE CAPABILITY OF MEETING SUCH DEBTS AND OBLIGATIONS IN LEGAL TENDER OF METAL (NOT FEDERAL RESERVE NOTES)?

Yes indeed, we have files enough over in Manila, gathered together by Rick Martin himself, to give a full outlay of facts and writings directly from V.K. Durham to the very Treasury Department, Congressmen, agents and yes indeed, Mr. Lawrence Summers himself as Assistant Treasurer.

Will this constitute "circumstantial" evidence and nothing more? Well, **the assets WERE USED** and accounts are given forth by seemingly authentic (in our perspective) persons. In other words, "we" did not dream up this fantasy of some kind. It all comes together, even to the burning of Credit

Lyonnaise bank to get rid of documents in three known instances of file destruction. WE HAVE ONLY WORKED WITH WHAT WAS PRESENTED TO US—SO WHEREFROM COMES A POSSIBILITY OF FRAUD?

WE HAVE VALID DOCUMENTS FROM WHICH OUR WORK HAS GONE FORTH AND IF THERE WAS CRIMINAL INTENT TO FALSIFY SAME, WE HAVE NO REALIZATION OF SUCH ACTS. WE HAVE DONE EVERYTHING OPENLY REGISTERED AND PUBLIC NOTICES GIVEN EXACTLY ACCORDING TO OUR UNDERSTANDING THROUGH THE METHOD OF INSTRUCTION FOR VERIFYING CONTENT.

Can anyone give a listing of the some 40 Federal agents who descended on various little businesses and homes this week? Oh? Did not the identification of those very agents, press, media and local sheriff have recognition on any of the television programs? Does the government not keep secrets from you-the-people? They wouldn't misrepresent or lie to you, would they? Oh? "Read my lips...", "I did not have a sexual relationship with that woman..." or stonewall you, would they? Who were all those agents individual who just got off the hook regarding the Waco incident in which the case was tossed out as those agents having "no responsibility"?

We do this kind of thing, readers, to the little guys selling vitamins and supplements? Moreover, the very ones turning in the evidence making such Federal demands are the very ones who give out the false information and recipes as well as the ones who manufactured the products themselves. Does this make Ekkers responsible for their own mismanagement and assaults? How long can they hide? A long time, but you CANNOT HIDE FROM GOD, can you? Worse yet, a lot of innocent people are going to yet suffer for these indiscretions BECAUSE THE FACTS ARE THAT GOD WINS ULTIMATELY and the more hidden actions and conspiracies the more will be revealed for these misfits WILL TURN AGAINST THEMSELVES. Somebody set up the conspiracy to have media present, coincidentally even in Las Vegas at that "infamous" warehouse from which taking of Bilger's and Wisdom books were thieved out and off the premises.

Is it not interesting to note that Janet Bilger was present, talking with these "agents" and press? Isn't it interesting that the lady reporter, Rebecca Klein, now in Las Vegas, WAS PRESENT FOR THE RAID IN LAS VEGAS AT THAT WAREHOUSE? NOW DO YOU SUPPOSE SHE JUST HAPPENED TO DROP BY AT THE VERY TIME OF THE RAID? COME NOW, NAIVE VIEWERS.

Is it not notable that Ray Bilger set up prior show-and-tells and now does a most revealing and "novel" approach to his own new line of "deprogrammer" for hapless butterfly participants as in "sex slaves" to the likes of Kissinger, Reagan, etc.? And, he most certainly was a "watcher", distributor of "STOLEN" things from Ekkers seized home, and this seems to be evident from his move from Welfare to a home where he now writes about his new bride, making sure she will never be able to get custody, permanently, of her children, still, we would guess, under pressure to keep within the welfare system. Would you place innocent children in the care of an admitted "sex" prostitute

Time Waits for No Man

The following article is NOT presented in its entirety due to space constraints. It is presented here to show that 7 years ago, "someone" was running out of time and at his "last chance" to do the right things for the right reasons. Apparently, he did not.

Erap Estrada (Ejercito) has spent almost all of the intervening years in custody, unable now to advance the Global Alliance program in the Philippines while awaiting the conclusion of his trial for "plunder".

7/6/00—#2 (13-325)

TIME WAITS FOR NO MAN

Hatonn—In the lands of slavery, begging and bribing, "time" waits for no man, woman or child. While man "waits" interminably "upon the Lord", opportunities pass like the proverbial tidal wave.

And where ARE YOU today?

"Ah, but" comes the admonition of the snails of progress in the halls of injustice, "We have only had this (pick a number) and we need more time to...". Then you also have the promises which never seem to mature, but that deters not the excuses from becoming totally binding on any progress. A columnist in this very day's paper here in Manila works out a plea to readers: "What has happened to our word being our bond?" Then more excuses but ending in that the Filipinos no longer "have word as meaningful anything". We have experienced—step after step up the ladder of getting anything done—the delays while the current "player" makes sure he finds and is guaranteed his "cut" of the deal.

So be it, chelas, let me assure you that any changes in wording on our documents are to "cut out the program's basic guidelines" and go directly to the debtors for payoff. That means, of course, that the product is valid, has been validated and the hierarchies are simply vying for position and grab without need or recourse to the program itself that makes it a "global alliance" instead of a big grab game. So be it, for if only man would act in righteousness, all could win. Furthermore, WE do not cut any one or project "out", for we offer our regulations and agreements right up front and if the other party breaks his agreement, as is totally probable, we have to cancel it. Then come the ongoing rebuttal and push for negotiations. No, the negotiations were laid forth and signatures obtained of authority parties. What is not to understand? Well, the "understanding" lack is in the assumption that the MOAs and regulations MEAN NOTHING.

GOD IS NOT GIVING ANYONE A "FREE LUNCH" OR "RIDE"; WE OFFER SOMETHING THROUGH WHICH ABUNDANCE CAN FLOW IN UNLIMITED VALUE—AND IN SECURITY FOR NATIONS AND PEOPLE.

We have no interest in political intrigues but certainly can be observant in our visual perceptions of what we actually see. We have to observe, just being alive, what takes place and how from one day to the next the information flow from the press and media is in total contradiction to the day before. Worse, three people in authority may well make statements which

they each later deny and three different things will be stated. The response? Laughter and "OIP" (only in the Philippines). Is it truly OIP? Have you checked your papers lately? When truth has no offering or meaning, expect exactly what you have.

Well, readers, if we don't stand upon OUR word, there is no hope for follow-through from our prospective partners. We must always have realization that our word is as good as can be afforded by circumstances. However, it has to be understood that we can only offer the "promises" presented TO US when other things rest on "another's" word or action. Example: If a man says I will pay you on Tuesday, the First of ??? and does not, we are stuck with the errors in his word, thus raising a need for explanation on the part of ourselves when we CANNOT keep our word.

... Readers, is there not an "eerie silence" about the whole of the world as the selected media presents the lies instead of truth? Helpless is all that people can feel and until they can recall WHY and WHO has brought this shroud upon them, they cannot even begin to crawl into the lighted pathways, for they are not allowed to FIND THEM.

We do not wish to bring any hardship on our people but we need to keep educating the people when there are authors who have researched enough to offer perspective, even if not totally accurate, for accuracy comes ONLY FROM KNOWLEDGE.

Please be careful what you do when you stand interception to that which I ask. I asked that some of the book in point be run—and to use discretion while also giving readers an opportunity to avail themselves of the information directly. You have two forms to offer since running the original copy and I ask that those ways be made available. The AUTHOR must stand behind his own work and when we make too much comment as in editorializing, as does Dr. Young, we err. Furthermore, sarcasm rarely makes friends. And yes indeed, I will always "allow" and yes, indeed, I also will let you insert personal preferences, for I expect you to be alert and aware ALL THE TIME.

[RK: Here is one lesson which EJ Ekker might have learned too well.] **Our people are learning, here in the Philippines, specifically, that a "loan" means "a gift forever" and a date has no meaning whatsoever** unless it somehow is involved with other nations or nationality of business participants. Hard and embarrassing lessons? Indeed, indeed.

Well, we have waited, in this instance for two years [RK: NINE years now], for the turtles and snails to dig out from under the garbage, corruption and baggage of delays and promises never kept while actually undergoing the biggest scams known to man. How long before God sees that man will not respond and passes on by and unto those who will develop the gifts originally meant for precious progress? "Never", or "forever", whichever comes first! In every circumstance some try diligently to make inroads to progress but mostly there is little response save complaints and ego-tantrums about what is taking place in the other areas of their ongoing cabals of

who participates in mind-warp games and who claims to have been at China Lake where pedophilia is rampant and stated she was a "procurer" of children for that program? Ah, but Ray Bilger comes along and gets the lady, in his care and protection, pregnant, and fails to mention same to a breathless world as he dumps more lies onto you the readers of such as *SPECTRUM*. Witnesses who were there on the scene and participated, including the "Dr." so named (who is a dentist and not a medical physician as subtly inferred) who knows full well the "Janus" presented by Ray DID NOT DIE EVEN ONCE AND CERTAINLY NOT TWICE AT THAT ACCIDENT. Even Dr. Overholt, who prides himself on total honesty in all things and circumstances, can swallow such hogwash? Truth, in almost all instances, including this incident, is shocking enough without embellishing it with absurd lies.

Will these things be set to straight? Oh yes, surely. It may well be in a Federal court of law, but indeed they will be confronted because the mischief is no longer just children at play, and the champagne presented for celebration of some foolish "raid" is going to backfire on the very parties presenting in the first place. It is the law of the cycle of return.

As to the moment, and what of this can be put to press? As much as you wish for we are not hiding and public notice is the very best way to protect the involved parties and for it to be large enough and known enough to be enabled not to bury in denial of those up the ladder of the secret governments. Who CHOOSES to USE what is, is forever up to those individuals and nations in their own recognition but we will have offered that which we have.

Now that you are back in balance and refocused on the course to be taken rather than the need to simply protect person and property, let us move on.

I will remind you, however, that a couple of years ago we issued some deeds of assignment IN GOOD INTENT to certain recipients "back home". It is time to recognize those publicly as in the "holding" because our agreements remained at that time and presently to do only non-domestic issuance. This, however, will change and, moreover, it will be noted that we may well not have to wait for Sovereign native community facilities to honor them. They will bear signatures of Rick Martin and Charles Neil which you may well have to correct as in "update" in order to have the receiver/holder recognized on the document since the overseas participants insisted on updates and removal of persons no longer associated with GAIA.

Thank you, we will not be moving far from this focus so just close this and move on to the other tasks immediately at hand, please.

We are all doing well so allow for time to think out these suggestions and instructions for best response and then move on with the actual activities necessary.

It is with tremendous appreciation for your perseverance in the face of such grave distractions. We only need pause long enough to always use wise and focused forward actions.

In pure LOVE AND LIGHT as a professor, I am Hatonn/GCH. Anyone who wishes to quarrel that fact is free to do so. Good afternoon.

dharmā ❦

power. Remember that the “moving finger writes and having writ, moves on!” Ah, BUT in the process of aligning sides with that which is more beneficial in perception with self, things take place which had best be confronted.

Let us take these same Philippines. It is now circulating in the rumor mill that, as I projected above as to containment, there are even more devious things afoot. It seems that the gossip says that the place is swarming with CIA and U.S. military—you know, those joint adventures ever ongoing! However, guess what, it seems the President or those ranking very, very high have promised great portions of the Philippine “treasure” to the U.S. in exchange for equipment, etc. This surely will cause any self-respecting holder of wealth to bury it ever deeper. Everyone seems to FORGET that the citizens, be they Christian or Muslim, in Mindanao, are FILIPINO.

Indeed, it is that at least half of our team in Manila would like to dump the whole effort. Is it the “danger” involved? No, it is the total indifference to righteousness and honor. **Our people have to depend on ones who are also working to keep the containment in place—at least for a while longer.**

I can tell you this much: We will not renege on any ongoing agreements nor withdraw them. However, we are in full expectation of certain programs being completed to get assistance due and owing and then perhaps, indeed, we shall move on. Or, we shall have opportunity to work through the tangled webs. **We are weary of finding our own associates involved in blocking, for whatever reasons wittingly or unwittingly, our progress in behalf of the people.**

We are amused at the big push to meet the obligations of the Government here to the IMF-World Bank in their demands. In the instance of the Philippine National Bank for instance, to get released \$100 million in a loan increment at the usual between 12-15% interest, there is a demand for an input of \$250 million into the bank while the ongoing “privatization” takes place—but ah, no buyers at the absurd qualifications of purchasers. Would it always not be better to get a direct loan of \$250 million at lesser interest from Mr. Tan (who is injecting the money but also owns the bank)? Ah, BUT the *tranche* of \$100 million will go DIRECTLY to pay for interest due to the IMF and there will be little or NOTHING for use by any project or industry from the issue. The only reason the issue will be made at all is to appease the waiting bankers wanting their pay and the IMF shareholders of the Elite 300 crowd who own the IMF-World Bank.

And yet, nobody seems to notice the atrocity foisted off onto the people ALL OF THE TIME.

So, what of our Global sharing? Well, let us just realize that in the interim of foot-dragging there is a very large but limited payoff by the would-be kings to whom these local politicians always play for a manipulation which will offer big dividends in exchange for “containment” of those problem-presenters. At the least, buddy, if you contain the problem to “us”, we will make it worth your while and if it costs the sovereignty of the Philippines, so be it. In other words, change a word or two with

meanings appropriate and yes, “We can actually buy you out”. Furthermore, watchers, it won’t cost dollars, gold or anything else—JUST TO KEEP THE SHROUDS TOTALLY ZIPPED. BUT, what of the others around the globe?

Again, I ask you to read Dr. Coleman’s book CAREFULLY (*Conspirators’ Hierarchy: The Story of the Committee of 300*) and **note the lack of Chinese and Russians (real Chinese and Russians) among the players.** Every reference will be via the controllers who came and destroyed through manipulations. When the titans clash, it is going to be ugly, readers, totally and devastatingly ugly—IF YOU DON’T DO SOMETHING TO TURN THIS GREAT AND OVERWHELMING TIDE OF PROBABILITIES ALREADY IN FLOW.

If you look carefully, you will see that the “security” of holding weapons big enough and strategically placed is NOT for the purpose of having strength to hold off a great war. It is now for defense of the would-be takers because **the strength will come from the ones called evil but are NOT. The HOLD, if there is a stay at all, will come from those considered totally “beaten” prior to now BUT ARE NOT EVEN WEAKENED BY THE SUBSEQUENT YEARS OF GRAFT AND TERROR. No, these great countries WILL NOT start the wars, but they will probably finish them quite conclusively.**

The baiters of the Bear and the Dragon are going to eventually pay most dearly. And will this be somehow a winning of Islam over some perceived opposition religions? NO! It has nothing to do with “God” and/or goodness *per se*. It has everything to do with confrontation—but let us assume that there is some Godly element in each faction and that recovery can be in some Godly manner serving the most of the people in any given circumstance. Remember, God is an equal opportunity provider. GOD PROVIDES—YOU DECIDE!

Now, again, who is the “enemy”? The better question is “which enemy”? And yes, I know that we at CONTACT say we will offer something and it is interrupted. So, please realize that as with *Blood Rituals*, we have problems from many facets. If we offer that which is truthful and according to the layout (publication) of the author himself, we are facing a probable censure at the Canadian border. I, however, find no objection to the writings, for the facts are given as simply RESEARCH presentation by a man having written something (somewhat a primer) on the topic in point. However, our own editors feel a great responsibility to correct and update information offered. This because the party (author) is not yet even familiar with our presentations clarifying much of the information.

I would remind our editors that I did not ask for a critique of the information, only an offering so that readers may have the information and, actually, that which is available to the public for information and thought processing.

I will repeat some of the more pertinent information as in the author’s own updating since our interchange and, as well, offer his information where you readers can gain his direct information. It is rather a “sore point” at the paper because of the

overload of tasks and assumptions of having to do more than asked. I wanted the information OUT as given and that has not been forthcoming, so time passes and we bog deeper into the space-time limitations.

As to the responsibilities of various individuals, we do not set forth to make life miserable with all the other things making life miserable. By this, I fully mean to focus on various individuals who actually do over-reach expectations.

As for a good example, it was never intended that “one”, Ron K. would fall responsible for the paper as a whole. He was the one who could teach others the use of computer programs and then make his contribution as “time” allowances offered opportunity. His service in other areas of business and coverage becomes ever so much more urgent and important with each passing day, so he needs relief and the paper is one area where relief can be offered to great extent.

Do I not realize what is taking place? No, I realize what is taking place and what it is doing to personal attitudes and pressures—but what “I” realize is not in point nor in question. It is often that in “serving” a lot is taken on which brings more and more pressure buildup in, at the least, parties attached and caught in the same trappings.

As with Ron, as a very urgent example: Know all there is to know about the projects on which you now have interplay and leave the other up to others, for what you do with the participants in the larger “picture” becomes so much the more critical than what is run by other authors in the paper. And yet, don’t misunderstand me in this writing because it is imperative that the other information, reminders, refreshers and yes, focus, on the enemy teams not be relinquished until one of us has opportunity to rewrite an author’s work. Remember that even with Coleman’s work in the *Committee of 300* book, there are now a decade of changes and new information as you watch the unfolding play in progress—but it does not negate that which came before upon which readers can build the entire picture for viewing.

That all being what it may, we will simply move on but no, we do not have happy campers in the new Manila swimming pool. We have put-offs and put-ons until chasing the tail wagging the dog is wearing very thin. ...

Since this writing already borders on being “too long”, I suggest we hold the next punch line until in the morning. That consists of a *Stratfor* offering entitled “Manila’s Mismanagement: A Reopening for Washington”.

Is this of concern? Grave concern!

I will just give you the “teaser” as in “Summary”:

“The Philippine Government has warned foreign governments not to give in to ransom demands of the Abu Sayyaf, which has held 21 international hostages in the southern Philippines since April. The comment came in response to reports that Malaysia, dissatisfied with Manila’s handling of the situation, has suggested paying for the release of the hostages. Tensions between Manila and Kuala Lumpur are heightening as the Philippine Government attempts to shift domestic and international attention from its inability to quickly resolve the hostage situation. In

the long term, this diversionary tactic will do serious damage to the Philippines' RELATIONS WITH ITS NEIGHBORS."

So, what do we do? We have accomplished a great deal here, my friends, if nothing else happens! **The documents and claim are PROVEN and VALIDATED. The actual Constitutional Law of the land is being broken now with every passing day—regarding use of these “deeds”.** We can call them “for collection” or “for consideration” or whatever is chosen and you only have a mere flicker of difference to suit the needs of the Government's use of same. What is happening is the very thing we said: “Either Erap plays the game according to the New World Order—or he goes down” and you don't need to be a rocket scientist to recognize that the deal was made and the signing process takes place the end of July in Washington, D.C.

Failure to hold strong with neighbors in Asia, however, is going to be the most costly blunder made by this Government—but to each his own, for **the real STRENGTH of Asia is NOT in the Philippines OR THE UNITED STATES OF BRITISH ISRAEL.** Nor is it with Asian Islam. And most certainly it is NOT in the workings of this false Christian “religion” dumped onto the people. I would guess, as well, that some foolish television evangelists who went to “pray over” the hostages have met Satan's laughing face in their own mirrors. They have endangered the hostages and are about to get themselves beheaded. This is an actual fact as half of the hostage takers wanted to behead the whole bunch after their “praying over and singing” really annoyed them. Foolishness and fool's games are not tossed out by a reasonable God of Light. I would guess that 40 days of fasting for those evangelists might be easy enough to present by the hostage holders—but it would be wise to fast and pray in silence.

Our assets are valid debts of the U.S. Fed/Treasury and no matter how many laws come and go or whether Congress, itself, votes in or out—changes not one iota of the fact of it. Will there be bargaining with God on this matter? Oh yes, certainly, just don't expect it to be in the public paper or even on THIS keyboard.

Will Ekkers just “go home”? Why? We have lots of things to do and much of it can be done in the security of this place. Nobody wants an outright war of the worlds, chelas, now do they? I don't “war”; I “win”, and often it will not be according to the methodology you might expect. God rarely answers your requests “as you ask”, now does HE?

We do not involve in politics—it is our agreement, so don't despair in delays that in no way represent God's denials.

Did you sign on for this journey until things got tight, annoying or marginal for your own comfort—or until the wealth dumped on you? Think about it. We are “there”—we just have to work it out. We have done the “impossible”—so now all that remains is the acceptable mode of possible. Surely, we can do that.

In great love and LIGHT that you may truly see,

Dad
dharmma ❖

MEDITATION ON GOLD

3/28/93 #1 CERES 'ATONN

Gold, like the Sun, which melts wax, but hardens clay, expands GREAT SOULS—and destroys CONFUSED AND SMALL ONES. Gold can be slave OR master. Where in this statement do YOU fit? So be it!

“HE WHO WOULD PULL DOWN A BROTHER FOR GOLD OR FOR THE SEARCH OF IT—SHALL HIMSELF BE PULLED DOWN. FOR TO BRING LOSS UPON ANOTHER FOR THE GAIN THROUGH GREED OF SELF SHALL MERIT THEE ULTIMATE FAILURE OF THAT WHICH YOU SEEK AND THAT WHICH SEPARATES THEE FROM THINE KINGDOM—FOR IT IS THE INTENT WITHIN WHICH DEFINES THE MAN. SEEK YE FIRST THE KINGDOM OF HEAVEN IN GOODNESS AND THESE THINGS SHALL BE ADDED UNTO YOU. SEEK THE KINGDOM OF EVIL ENRICHMENT AT THE COST OF ANOTHER—AND YE SHALL REAP THE WINDS WHICH SWIRL AS THE DEVILS UPON THE BARREN DESERTS. DECISIONS ARE MADE WITHIN THE HEART WHICH CANNOT BE COVERED BY THE LIPS. PULL DOWN YOUR BROTHER'S POSSESSIONS AND INVESTMENTS IN THINE OWN GREED AND SO, TOO, IN THE VERY PULLING DOWN, SHALL YOURS BE LOST FOR—AS THE HOUSE FALLS—ALL WHO ARE WITHIN SHALL BE TRAPPED. HE WHO CLAIMS TO SEEK GOD BUT ACTUALLY SEEKS GOLD—SHALL FIND THE CHOICE MOST UNPLEASANT FOR THE BED OF GOLD IS COLD AND HARD AND SURVIVAL BECOMES A THING OF PAIN AND DISHONOR—NOT LUXURY AND COMFORT.”—The Master Teacher

Your Support Is Both Needed & Appreciated

It is “crunch time” again and I must once more ask for financial contributions to sustain this work. With the current state of affairs we have NO subscribers and NO revenue base at all from which to work, only expenses which mount as we oppose, legally, to the extent we can, the great errors thrust upon us.

If “all” you can afford is an extra prayer for all your relations, that is “all” that is needed!

Seven years ago, GCH wrote: “...[G]oodness usually costs everything of considered value in the material world—to accomplish abundance and achievement of the very things you thought you lost. When you change your focus—you change the world.”

We are “there”. All that remains is for you to choose the role you will play in the outworking of the Divine Plan. For my part, I will continue to contribute 100% of my life energies to “The Mission” as put forth by Commander Gyeorgos Ceres Hatonn through his scribe, “Dharma”.

Sincerely,

Ronald W. Kirzinger
President and Director
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In the face of a lie, present truth if you know it, and let the liar be caught in his own trap which was laid for you.—GCH, 1/6/02