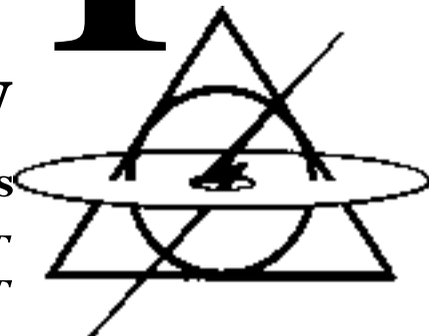


CONTACT

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*



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NEWS REVIEW

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Lenders Need to Blow the Whistle

7/18/07 (20-336)

Wed., July 18, 2007, Year 20, Day 336
Manila, Philippines

THE \$60 TRILLION QUESTION

It seems absurd to even reference trillions of dollars when it's hard to find \$100 for the monthly rent but that is the gap between Global Alliance's real but as-yet-unrealized assets and the present reality. At \$5 trillion per year, now being in the twelfth year since the 1996 agreement with the United States Treasury, the total payable in gold to Global Alliance Investment Association for the benefit of all mankind (48% to the United States) now stands at \$60 trillion.

In the last issue it was shown conclusively that Mr. Ekker (in his various capacities as Chairman of the Board, Director, President and Treasurer) HAD NO RIGHT to terminate his co-Director through the artifice of DOUBLE-VOTING, which would violate the Articles of Incorporation.

With that "red herring" issue quieted, Mr. Ekker's real strategy for retaining sole control of Global Alliance Investment Association and related entities has been revealed by way of his surprising reply. The new strategy is based on what he perceives to be the financial disability of those who would take a stand in truth. "I'm right because you can't afford to prove me wrong," sums up his overall position. He now claims to have acted on behalf of the OWNER(S) of Global Alliance Investment Association. Accordingly, we must again focus our attention on the key question:

WHO OWNS GLOBAL ALLIANCE?

According to EJ Ekker, HE ALONE DECIDES who owns the corporation which holds the single greatest asset in the entire history of mankind—and "trust me, I'll do the right thing". Well, as MANY have witnessed over the years, EJ Ekker's version of "the right thing" is that he cannot be held accountable; that if anything he has been "too open and forthright"

(which he will remedy); that he and he alone determines the entire matter; that he is the King AND WAS SO APPOINTED BY GOD.

Do YOU think those who control this world's money at present will ever allow realization of so great an asset in the hands of one man? If your answer is yes, then you had better "hope" and "believe" that the man in point was in fact so appointed by God.

Here are some hints to guide your discernment regarding such an appointment:

1. Such a man certainly would not, for instance, **endorse obvious blasphemy**, would he? You know, present as God someone who—according to the "Jonur" writings Mr. Ekker endorses by putting to print—tells you to lock yourself in a tiny room and light up the propane burners to keep warm and cook your goose? That is one way to learn about "ascension", surely, but should raise some serious doubts in the minds of one and all with regard to Mr. Ekker's assumed "appointment" by God.

(Continued on page 2)

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2. **Force is not of God**, as we KNOW, so surely someone appointed by God would not advocate, endorse or sponsor the use of force in overthrowing a foreign government, would he? Re-read EJ Ekker's document entitled "Philippines Future" and you will see that he has promised those who would overthrow the government of the Philippines all the money they want just as soon as they are in power. Does that sound "right" to you, especially when it is in violation of the Articles of Incorporation of Global Alliance, which prohibit political interference?

3. Would a man "appointed by God" need to undertake **CRIMINAL actions**—and inveigle others to do his bidding in this regard, joining him in criminal conspiracy—to support his position? (Yes, his instructions to Janet Carriger, for instance, to simply "replace his name with mine" on lists of officers—without adhering to the necessary corporate formalities—constitute a series of Class C felonies in the State of Nevada.)

4. Would a "man of God" **refuse to pay TOKEN sums against MATURED debt obligations** undertaken on his signature, when by his own words it is known that sufficient funds exist to do so?

5. Would a man appointed by God to manage the assets provided by lenders **refuse to provide ANY financial support to one of those lenders "out on the street"**—because he had given all that he had—and had nearly been beaten to death, hospitalized for 10 days? Indeed, "For that which ye have done unto the least of these, so too have ye done it unto me!" (Thank you for the reminder, Lender One.)

6. Would such a supposedly God-appointed man put out on the street (to be beaten or whatever else may befall him) a solid contributor to the Mission (financially and otherwise) for more than a decade over the issue of a mere **PERSONAL INSULT**, without so much as **QUESTIONING** the individual concerned, immediately taking steps to bring about his deportation and attempting to unilaterally sever all connections "at any cost", "whatever it takes", making every effort to deny **SUSTENANCE**, in direct breach of contracts?

7. Would a man supposedly appointed by God adopt and count on a **strategy of being able to prevail in court merely because he has "deep enough pockets" (full of other people's money) to outlast the truthful position of those who would challenge him?**

Strangely, the old and already-fleeced flock of lenders continues to endorse EJ Ekker as the sole controller, King and Great Decider despite such obvious "shortcomings"—even as he denies having the ability to pay off their matured notes out of the **PROFIT** generated from the loans made by a new flock of lenders. And even when he has in his own words declared that there is a surplus of profit far, far greater than the repayment reasonably requested.

Perhaps I am "insane" because this makes no sense at all to "me". He has quite directly stated that these ones cannot hold him accountable because of the **COSTS** involved in retaining legal counsel—and yet, **these most outspoken old lenders refuse to do the right thing, which would cost them NOTHING, and simply blow the whistle on the ILLEGAL change of corporate officers and directors.** Curious, indeed; self-defeating and most curious.

"SHAREHOLDERS RULE"?
WHAT SHAREHOLDERS?

The incorrect notion of Mr. Ekker's control through double-voting has been dispelled by an examination of the Articles of Incorporation which clearly show he has—at MOST—only ONE vote (and there is room to question if he has a vote at all). Accordingly, he has retreated to a new strategic position, which can be summed up as "shareholders (whom I will not identify) rule".

Let's evaluate Mr. Ekker's strategic position and his declaration that he acted on behalf of the OWNER(S) ("shareholders") in purportedly terminating my services. **THERE WAS NO SHAREHOLDERS MEETING** in May 2006 and there has NEVER been a shareholders meeting because stock has never been issued. As of March 10, 2007 **NO STOCK HAD BEEN ISSUED** (as a Director and Secretary as well as Executive Vice President, I should know). Suddenly, on March 10, 2007, there are "shareholders" directing EJ Ekker's actions? Who are these suddenly materialized "shareholders" purportedly directing Mr. Ekker to terminate my services?

At this point, Mr. Ekker has quite a few problems with his strategic position.

If there are, let's say, three such shareholders—the two primary (new-flock) lenders and Mr. Ekker, for example—perhaps he had an opportunity to consult with them before acting; perhaps there was an opportunity for them to instruct him to terminate my services. Perhaps. But that would mean that these three individuals are the owners of an asset worth \$60 trillion—and that raises some **SERIOUS** questions:

- **Do you suppose they will declare such stockholding on income tax returns?**
- **If they DON'T declare such stockholding, isn't that CRIMINAL?**
- **Do you suppose they will pay 35% (corporate) federal tax plus state tax on their enormous capital gains, when (if, actually, because such a "when" will surely never come as things are headed) the Program is successful?**
- **What do you think these "shareholders" would say about their position if brought into a CRIMINAL court action revolving around criminal conspiracy and illegal filings of false lists of officers and directors?**
- **Would these "shareholders" want to "own up" to taking in their own names that which belongs to all people?**
- **Are these "shareholders" REALLY "doing the right thing" by playing along with EJ Ekker's strategy, or is there some allure to being one of a tiny handful of people who purportedly own the greatest asset in the World?**
- **How about the rest of the lenders and other contributors? Don't you feel a little "left out", since only the new flock are entitled to stock for some reason(s) known only to the SOLE Director and Great Decider/King?**
- **If there are stockholders, why has there never been a stockholders meeting?**
- **If the number of owners is much larger than three, how would Mr. Ekker have conducted a meeting of the stockholders?**
- **Who would have acted as Secretary to record**

such a meeting, if not **THE SECRETARY (which by all accounts I was at the time)?**

- **Why would the Director at the point of the alleged "termination" not have been invited to attend such a meeting and answer or rebut any charge against him? Who made the charge?**
- **Isn't this all just a little bit extreme, given the allegation of a mere PERSONAL INSULT, as Mr. Ekker contends, versus over a decade of service to Mission-related corporations?**
- **If shares of stock had been issued at the time loans were made to Global Alliance in 2006—the first stock ever issued throughout the entire history of the unfolding Mission—don't you think all Directors of the company would have to have been aware of such an extraordinary and unprecedented event?**
- **Shouldn't the Secretary have been involved in recording such a monumental decision? After all, Global Alliance has been "an association in formation" for an entire DECADE and is only now issuing stock—without so much as a Board resolution or a record made by the Secretary?**
- **What do you think: is all of this "proper corporate procedure"?**
- **Play the Judge and ask yourself: Is this TRUE?**

As Mr. Ekker points out, getting at the truth in civil proceedings will be very costly. Just ask Betty Tuten, who appears to have given up after spending tons and tons in legal fees in her attempts to recover several hundred thousand dollars "loaned" (and probably now also "mature")—only to be thwarted by EJ Ekker's "strategic withdrawal" to the Philippines. I am not saying Ms. Tuten's position was correct at the time because it seems to me her notes had not as of the date when she initiated legal action matured, as some now have. But such proceedings very often continue until the funds of one side or the other are completely exhausted; the one with deeper pockets prevails. Sorry but that IS the nature of the system as it exists at this time.

Ah, BUT—the cost of **CRIMINAL** proceedings is borne by the system itself. And as EJ Ekker himself admits (emphasis added):

"Of course, if a few hundred of you disenchant lenders were to follow up as RK would like you to, maybe the Sheriff would look into it."

Will it take "a few hundred", as Mr. Ekker says? How many people have to call the police when a crime is being committed in order to get them to act? Just ONE—although it doesn't hurt a bit if there are hundreds. What if "someone else" doesn't follow through? As always, YOUR choices and actions determine the outcome for YOU as you create whatever reality you are experiencing.

Sheriff Douglas C. Gillespie can be reached by email at: 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 specifics of the criminal complaint involving numerous violations of Nevada Revised Statutes (NRS) 239.330 (filing false documents) were printed in detail in the March 28, 2007 issue on page 10.

What will YOU do to defend the truth and oppose error?

“SHAREHOLDERS RULE”
‘ANY TIME WITHOUT DUE PROCESS’?

According to EJ Ekker: “Shareholders APPOINT Directors—and cancel their appointments any time and without any ‘due process’—no meeting notice is required, etc., end of story.”

Is that statement TRUE?

Let’s reference the Articles of Incorporation, wherein ARTICLE IV—ORGANIZATION AND MANAGEMENT, Section 2(c) states: “**Directors shall be elected for a term of one year** and may be reelected for successive terms.”

Does that say “**shall**”? Why, yes, it does. The anniversary of incorporation is on May 31. Clearly, my term as a Director extended until “at least” May 31, 2007. The Articles of Incorporation constitute an agreement among involved parties and between those parties and the state. Yes, “agreement” means CONTRACT.

By the terms of the CONTRACT known as the Articles of Incorporation, can supposed (but fictitious, in this case) “shareholders” UNILATERALLY CANCEL THE CONTRACT with one of the Directors “any time and without ‘due process’”? Does that sound “right” to you, as Mr. Ekker declares?

WHY DO YOU ACCEPT THIS NONSENSE? And to those of you who “play along” with it: Do you not realize that you are potentially involving yourself in CRIMINAL conspiracy, TAKING that which belongs to ALL MANKIND? Is this the way GOD works? HOW CAN YOU CONVINCED YOURSELF THAT IT IS?

NOT TO OPPOSE ERROR IS TO APPROVE IT. NOT TO DEFEND TRUTH IS TO SUPPRESS IT. ON WHICH SIDE OF THE GREAT DIVIDE DO YOU STAND?

EMAIL CORRESPONDENCE

Some people have objected to the substitution of names with labels such as Lender 1, Lender 2, etc. Until and unless those who object provide me with explicit authorization to publish their names, all efforts will be made to protect privacy while disclosing the correspondence itself.

With regard to Mr. Ekker’s messages, there are so many details to which I could take exception that it is probably better to let the following stand pretty much as-is, taking a general exception to the entire, manipulative presentation. The fact that not every controversy is answered by my comments should not be construed to imply a lack of objections on my part. I will try to keep my comments to a minimum.

Please note how Mr. Ekker carefully directs attention away from the FACT that the falling-out between us occurred over the issue of publishing the known-false and blasphemous “Jonur” “Hatonn” writings—and other events long prior to the allegation that I supposedly accused him of something (which, again, I did not, although I certainly don’t rule out possibilities).

Note also that it was HIS DECISION, UNILATERALLY, to cut off funding to me (without a Board meeting and corresponding resolution and without a meeting of the so-called “shareholders”) putting me out on the street without sustenance after over a decade of service.

Finally, note the great frequency of pejorative terms and outright nya-nya name-calling. When you have truth on your side, is such name-calling necessary to make your points?

[RK: My comments within the following are in bold italics. Where I have added emphasis to the original presentation, it is denoted by underling.]

**EJ Ekker’s “Private” Message to Lender 3
And Lender 3’s Reply, with RK Comments**

— Original Message —

From: [Lender 3]
To: [Lender 1]; EJ Ekker; [Lender 2]
Cc: [Names redacted]
Sent: Monday, July 09, 2007 8:31 AM
Subject: Re: Another Reasonable Proposal for ALL to Consider

I have not sent this to the cc list before but because of EJ’s actions I have been forced to make this public. For the record my replies were sent on 7-3-07.

[Lender 3] 7-8-07

EJ,

You may see my comments interspersed below. *[RK: Lender 3’s comments are in italics].*

At 06: 49 AM 6/28/2007, you wrote: *[RK: This begins the text of EJ Ekker’s “private” message to Lender 3.]*

Please note, [Lender 3], that this is between you and I. My time is better used in positive ways. There is a natural conflict between privacy and what you refer to as Truth and transparency. The gold that has been purchased for a few individuals to be held by Monex is nobody’s business but theirs and mine. *[L3:] Since you stated in your 3-6 email that those on the email list were owners of a Monex account then that includes me so it is my business.]* There are back-up records that can come out if I am relieved of duty. In the old PI program we were expected to draw as much as 80% of the equity for the use of the project. In the GAIA program we are limited to the “profit” as was mentioned in my note that you have so generously shared with the world below. *[L3:] The 3-6 email was not addressed only to me but since we are all account owners we all have a right to know what is happening with our accounts].* I suppose that is OK; I would have shared the arrangement with anyone who asked, assuming they had the capacity to use it and were not just fishing for something to gripe about. I erred in writing that note, *[L3:] Did you err because it wasn’t true or because it is true and you let the cat out of the bag?]* thinking it to bring comfort to Dr. Ron and Melissa Carlson since they witnessed the conversation. Three days later RonK highjacked *[RK: Really?]* two of the Trustees to an “illegal” *[RK: note the quote marks]* meeting to keep them from attending the regularly scheduled meeting and later the same day called and asked one of my closest Filipino friends, Erick San Juan, to meet with him during which meeting he showed Erick some brown liquid, stating that he had taken it as a

sample of what I was using to poison him just as I had poisoned Doris. As far as I was concerned, that terminated any need for funds for RK. *[RK: Here the decision to terminate my services as Director of Global Alliance and related entities is clearly identified as originating with EJ Ekker; it was HIS decision, unilaterally, not based on any breach of corporate rules or regulations, not based on any instructions from supposed “owners” but only on HIS thoughts regarding a PERSONAL INSULT. LATER, he came up with the story that “the owners” instructed him to terminate my services. But days prior to the supposed but unilateral “termination”, Mr. Ekker had already made arrangements with the Bureau of Immigration for my deportation—as attested by the endorsement of Chief Investigator Edgardo Mendoza so very early on in the whole string of events. That name will crop up again later, so please note it well.]* Furthermore, RK had already discussed “his” projects many weeks earlier and I had already agreed that we could fund them when the time was right. The Gaiandriana project will have to await a go signal from the Owner of the Product—which is neither RK nor EJ—and RK knew that. *[RK: And as EJ Ekker SHOULD know, we have had the green light all along.]* The Real-Time TV News project was a Peter Kawaja project *[L3:] Not true according to Peter Kawaja]* and RK had agreed that it was a long way from ready but was convinced it was a money-making project, as would be Gaiandriana when handled properly. As you know, Ron can design and set up websites and could make a nice living at that so, in his own place, he could have paid his own rent had he remained stable.

You might ask, well doesn’t that leave \$100,000 available for paying old PI debts? Not and assure the completion of this project. The difference, in case it escapes you, is that Ron’s projects were supposed to make money *[L3:] That’s fine but you keep insisting there is no money for [Lender 1] or [Lender 2] but you had \$100,000 ready for on. You can’t have it both ways!]* and paying [Lender 1] is not likely to be profitable. When you assert that [Lender 1] did a tremendous amount of work for the mission you are only parroting [Lender 1]. He laid out the paper for some 4 years *[RK: actually, for just over 3 years]* during which he was paid what he asked. RK did the same *[RK: much MORE, actually, for going on 5 years now—without compensation of any kind]* in 8-12 hours per week until he had to take over the news desk and then it took about twice that *[RK: not counting time spent researching and writing, amounting to some 30 hours per issue, on average—for which I was paid ZERO].* [Lender 1] insisted on a raise to 2 and a half times what we were able to pay and when we declined he quit. I am obliged to point out, [Lender 3], that there is a lot you are talking about that you don’t really know anything about and when you elect to go public, as you have

below, I have to question your judgment.

I have invested my time in this response since I don't really believe you belong in the [Lender 1]/[Lender 2] camp but if that is where you are comfortable *[[L3:] I am comfortable wherever the Truth is.]* I will make no further effort to change your mind. I cannot please everyone but there is one I will continue to effort to serve. *[[L3:] And who is that?]* He has given me many course-corrections before but in these matters He has not corrected me so I have to proceed to manage it the way I believe He wants it. *[[L3:] He who? I have noticed that you haven't mentioned the name Aton or GCH in awhile. Hmmm.]* To confirm that, all you have to do is look at BCR running smoothly, *[[L3:] How do I know this?]* CONTACT back in publication and also running smoothly, and here in the Phils we are far ahead without RK. *[[L3:] How do I especially know this?]* If we were in chaos and misery we would have to say we are off course so you can see for yourself that the [L1]/[L2] blather is nothing more than a distraction and I am truly disappointed that you elected to join in. *[[L3:] Your disappointment does not bother me but your lack of stewardship does. And yes I am demanding some answers and for my loans to be paid in gold with interest.]*

[[RK: In case you hadn't noticed, the ACCOUNTABILITY demanded by the lenders is NOT forthcoming from Mr. Ekker. Nor does he respond to any of the serious questions raised in this publication since the split.]

If you are serious about advancing the mission it would seem to me that you could bring a lot of peace and happiness to a lot of people if you would send a short note to the long list below to tell them that you have heard from me directly and that your questions are answered satisfactorily and that you wish to reaffirm your support for the mission. *[[L3:] Why don't you tell these people that you have chosen to hide behind the scenes, not addressing important questions to all who need and have a right to know? Why is it so important that your "followers" see that I am back in line? Does your credibility need a shot in the arm?]* [Lender 2] and [Lender 1] might accuse you of disloyalty so it might not be an easy choice to make. ***[[RK: The Divide and Conquer strategy works every time, as the adversary of Goodness knows very well.]*** As Little Crow would say, whatever choice you make will be the right one for you. EJ

EJ Ekker's 'Omnibus Reply to All Your Questions' And Lender 3's Reply, with RK Comments

— Original Message —

From: [Lender 3]
To: [Lender 1]; EJ Ekker ; [Lender 2]
Cc: [Names Redacted]
Sent: Monday, July 09, 2007 8:20 AM
Subject: Re: Omnibus reply to all your questions

EJ,

Since it is apparent from your writing that you have sent this far and wide and since you have asserted against my being some maliciously false accusations you have left me no choice but to respond far and wide likewise. While you sent your reply in a Word document I have chosen to also copy and paste with my reply in the body of this email in case an attachment gets filtered out by some receiving this.

[Lender 3]

At 09:37 AM 7/7/2007, you wrote:

Just because you gentlemen have not been privy to every jot and tittle doesn't mean that others have not. ***[[RK: What a manipulation of language! The foregoing statement does not mean that anyone else HAS been "privy to every jot and tittle"—or even every major stroke. I was the closest corporate OFFICER and DIRECTOR and was left very much uninformed, so it is hard to imagine ANYONE ELSE being as well informed as Mr. Ekker implies "others" are.]*** If there is any REAL criticism due me it is that I have been too open and forthright. I will correct that. If you gentlemen are not satisfied with this you can continue to oppose me and I will regard you as the adversary. If you have the inspiration to swing around and support me I have no doubt that you can be helpful. The choice is yours. EJ

My replies are bracketed [] in blue.

[Lender 3]

[[RK: Lender 3's responses are now in italics. This begins EJ Ekker's "Reply to RK". All emphasis in the following text is mine.]

EJE070607 Reply to RK

Friday, July 06, 2007, 7:00 A.M., YR 20, DAY 324

Reply to Ron Kirzinger's allegations and accusations

MANILA, PHILIPPINES

I am surely loathe to take the time of our subscribers and the space in our paper to reply to the inane ramblings of an obviously mentally challenged person and his cheering section

[[L3:] I am going to have to assume that you are referring to [Lender 2], [Lender 1] and I. It is unclear to me how you have connected anyone who is asking for some Truth and agreements to be met with being a supporter of Ron and his agenda. The absurdity is laughable. It would appear that the only party making a "play" for the control of the GAIA mission related corporations would be Ron.] so I will make it as brief as possible.

Dated March 10, 2007 I sent a notice to all subscribers that Ronald W. Kirzinger (RK) had accused me of attempting to poison him with the same substance I used to murder Doris. He made this accusation to a Filipino journalist, Erick San Juan, who has become a friend and whose articles and books we have used in CONTACT. Erick immediately reported this to me and I took action to terminate RK's association with our corporations in the US by

asking our registered agent in Las Vegas to make the appropriate corrections to our Nevada Secretary of State records. That has been done. ***[[RK: Here once more EJ Ekker identifies that it was HIS decision, unilaterally, to terminate my services, or as he puts it, "to make the appropriate corrections" to the lists of officers and directors. Note that there is no reference to any discussion among supposed "shareholders". WHERE, EXACTLY, DO THE ALLEGED INSTRUCTIONS FROM THE "OWNERS" COME INTO THE PICTURE? "CORRECTIONS"? The amazing thing is how many of you simply ACCEPT such a statement of ILLEGAL nature as "right", without question!]***

I also consulted the attorney of the Tallano-Acop Foundation as to the best course of action to take to assure that RK could not take control of the Foundation. ***[[RK: As explained before: It is NOT POSSIBLE for ANY foreigner to "take control" of a Philippines corporation—BY LAW. You should be seriously questioning the credibility of Mr. Ekker's presentations based on this one—perhaps innocuous but nevertheless very significant and important—outright LIE.]*** His advice was to wait to see how serious the problem was before doing anything so we began to monitor daily any filings that they (RK and Cenon Marcos) made with the SEC. The local rules are quite strict concerning giving proper notice of special meetings to Trustees and they consistently failed to do so. That means that all of the Notices and so-called Public Notices against me as "published" in RK's imaginary "Contact" have no effect at all. The allegation that I was "expelled" by the Trustees was complete foolishness since Trustees can only be elected or terminated by the MEMBERS at a regular annual meeting or a specially called members' meeting. Special Members' meetings MUST be properly NOTICED 2 weeks in advance ***[[RK: or show appropriate waivers of notice by a quorum, which we have];*** no such notice was given ***[[RK: not true]*** and none was received by EJ as a Trustee or Member ***[[RK: false, as we have the courier's receipt of delivery to prove otherwise].*** One notice of a Trustees' meeting scheduled for a Saturday morning ***[[RK: the meeting at which EJ Ekker was EXPELLED]*** was received by EJ on Monday ***[[RK: but the courier's receipt shows it was delivered three days earlier, so this is another "misrepresentation", to put it kindly]***—an obvious ploy to represent that notice was given. ***[[RK: The actions of a QUORUM of the Board will prove valid, when tested. The special meeting at which EJ Ekker was expelled was duly noticed. If he had any objection, he should have voiced it immediately—and in any case prior to the Annual Meeting on April 7—but he did not object and elected instead to hold an entirely bogus Annual Meeting at which a quorum was certified but COULD NOT HAVE EXISTED. Is that chutzpah, arrogance, or what? Meanwhile, the real***

Annual Meeting was held BY A QUORUM of the Board and duly filed with the SEC.]

The term of ALL Trustees expired on the day of the regularly scheduled and properly noticed (by us) annual members' meeting April 7, 2007. In the meantime we had inducted some 30 new members so at the "de Jure AND de Facto" annual meeting a new slate of Trustees was elected. **[RK: "They "inducted" "some 30 new members"—how, without the approval of the Membership Committee, chaired by Cenon Marcos? "A new slate of Trustees was elected"—by whom? "We"? This "we" did not represent a QUORUM, so their actions COULD NOT have been valid.]** At a later (the same day) meeting of the Trustees I was reelected Chairman **[RK: a position which does not even exist in the Bylaws]** and the attorney of the Foundation was elected President **[RK: most unusual]**, thus maintaining the continuity of the Foundation's management. Tom Taylor was reelected and his wife was elected, as were Dr. Brenda Bandaay as Secretary and Lily Tan as Treasurer. All of the appropriate filings and reports (except the financial report which is being done by a CPA) have been filed. When our people asked the SEC people for copies of the Cenon Marcos filings they were told that they were not acceptable and had been discarded—not only that, but no other filings from that group would be accepted. **[RK: How very strange because our filings are on file and available to anyone who inquires. The SEC does not rule on such matters, which fall under the jurisdiction of the Regional Trial Courts here in the Philippines.]** Only fools would attempt to overturn that position and it would cost a lot of money to hire legal counsel qualified to try **[RK: The truth will prevail in court as long as you have the money to back your position and it is obvious that Mr. Ekker hopes we will not be able to AFFORD to challenge the lies hiding behind his name-calling.]** so we will have to wait to see if we are dealing with fools, also. The recent statement by RK that a claim has been filed in the Regional Trial Court is his hollow wish—no such claim has been filed and will require a substantial Filing Fee to be paid in addition to a retainer to any competent attorney—and not likely to occur. **[RK: And there is the truth of Mr. Ekker's position: he believes he will prevail because we will not be able to afford to confront him. Does that sound like a strong, truthful position to you?]**

The letter of complaint asking for my deportation signed by **[RK: the heretofore greatly respected PROFESSOR]** Jaime Ramirez and "published" by RK was discarded by Immigration and has not been followed up with one in proper form, indicating further floundering in that camp. Only an insane person could continue to "publish" the inane fiction that RK has imagined and pretends to exist. **[RK: "Insane"? "Inane"? It is only too obvious that one resorts to name-calling**

when one is not acting in the truth, which would be sufficient on its own.]

It is the same with his inane charade that Douglas C. Gillespie, Sheriff of Clark County will soon be dropping by to visit with Janet. RK, a fugitive Canadian **[L3: And you knew he was a fugitive when he came to the Philippines. I wonder how the PI government feels about you inviting and harboring a known fugitive according to what you say. Apparently it was ok before but now it is not? I am not defending RK but merely pointing out your inconsistencies.]** is filing a complaint in Las Vegas and the sheriff will investigate? It might take Janet five minutes to satisfy any investigator—if one should ever show up. **[RK: "A fugitive Canadian"? How on Earth would I ever have been granted a passport or allowed to leave the country if I was a fugitive from Canada? Perhaps by this it is somehow meant that I am a fugitive from American law? If that is REALLY "so", WHY DID THE UNITED STATES EMBASSY—HOME BASE OF THE CIA—REFUSE TO SEE ME WITH REGARD TO CLEARING UP THIS ALLEGATION? Mr. Ekker is actually correct in stating that the authorities in the United States will not respond to "my" criminal complaint—but that is because I have NO "status" with them, not even as a "fugitive". PAY ATTENTION to the following statement, please.]** Of course, if a few hundred of you disenchanters were to follow up as RK would like you to, maybe the Sheriff would look into it. **[RK: If even ONE person with status as a United States citizen blows the whistle, the authorities MUST investigate. It only takes ONE person to tell the police about a robbery in progress and compel their action, not "hundreds".]** In the same vein, RK has offered you some advice as to how to collect your loans by contacting the corporation rather than EJ Ekker. Nothing wrong with the advice; however, what RK forgets to suggest is that if the Officer says he cannot pay for lack of funds and the lender decides to sue, the lender (a corporation) must have an attorney. **[L3: You are correct that a corporation must hire an attorney. But what if lenders loaned money from their personal accounts – no corp. involved? Oops for you. Nice attempt to try a little fear tactic though.]** When the attorney does his due diligence to see if he will be paid he will either decline the case or ask for all of his anticipated fee up front.

[RK: "[T]he lender ... must have an attorney" and an attorney costs big MONEY. Once again we see that Mr. Ekker's strategy is very simple: he will simply count on having deeper pockets than any who would try to oppose him with truth. Time and again he makes it clear that none can prevail against him because he has deeper pockets—full of the "new" lenders' money. And you wonder why the World is the way it is?]

This could use up days of my time, subtracting from the time given to the mission

(which is obviously the objective of RK as well as Lenders 1, 2, and 3,) so I will do what I can to cut it short. **[L3: Why the game playing with names? Again I am going to have to assume you are referring to [Lender 2], [Lender 1] and I when you refer to lenders 1, 2 and 3. Once again I am unclear how seeking truth and asking agreements to be met automatically gets one connected to having an objective of derailing you from the time you spend on your mission. It appears that maybe if some of your fans ever break programming and they start asking the questions you will be using us as an excuse and saying we distracted you and purposefully kept you from your mission. What BS! My support for the intent of the mission has always remained and can be evidenced by the + \$32,000 I have loaned through the years. EJ – if you would have shown half the respect to the true mission supporters as you do the takers that keep crossing your path this mission would have been accomplished by now and should have been. I strongly suggest for those that are interested go listen to the Feb. 1999 meeting tape from the Philippines. I am not going to tell you what to listen for. It is past time to "grow up". I only suggest that you listen, think for yourself, and discern. I can send an MP3 file for those who don't have a copy.]**

[RK: I asked Lender 3 for a copy of the MP3 file—and it has not been received for some reason. I also asked for a copy of EJ Ekker's Word document presenting his 'Reply to RK' but that, too, has not been forthcoming. In fact, I have not been graced with so much as a simple message of reply in either instance. Perhaps YOU will be treated less prejudicially. If you want his email address to ask for a copy of the MP3 or the Word document for yourself, please inquire from him directly through his email address: PlatinumClub85@Hotmail.com.]

I wish I could recall the exact wording but I can't and don't want to take the time to try to find it: Jewish Lawyers are credited with saying that when you don't have a strong case you talk about the LAW, but when you have a strong case you talk about the CASE. I am sure you all get the idea. **[L3: Oh yes indeed and you have provided another fine example of not having a case by resorting to name calling, not staying on point and not answering questions.]** In his 7/4/7 fictional edition of "Contact" RK spends the first 8 pages talking about Directors and votes, etc., but not one mention of Shareholders. Shareholders APPOINT Directors—and cancel their appointments any time and without any "due process"—no meeting notice is required, etc., end of story. I, EJ Ekker, remain the appointed "steward" (I accepted the responsibility August 16, 1987) of the Corporations and it is my responsibility to protect them from Lucifer's Marauders. When Ronald W. Kirzinger, to one my closest Filipino friends, accuses me of murdering my wife, might I be excused for smelling a RAT and

terminating his service?

[RK: So, who are the “shareholders” to whom Mr. Ekker refers? Global Alliance exists for the benefit of ALL people (48% to the United States by agreement), so are you not an owner, too? As of March 10, 2007—when EJ Ekker purports to have UNILATERALLY terminated my services—NO STOCK WAS ISSUED. NOW SUDDENLY THERE ARE “SHAREHOLDERS”? And note, please, that in order to act unilaterally, it must be presumed that EJ Ekker purports to be THE owner. Or did he promise shares to certain lenders (say, Lenders 1001 and 1002) in consideration of their complicity? Are these webs getting tangled, or what?]

As long as [Lender 1], [Lender 2], and [Lender 3] will continue to listen to RK [L3]: *EJ – you are just not getting it. THIS IS NOT ABOUT RON KIRZINGER! You’d have to have been sleepwalking for the last 3-4 years to not realize that [Lender 2] and [Lender 1] have been no fan of RK and thought he should have never been there in the first place – and I have to agree with them.*] and attempt to waste my time, RK will remain an asset of Lucifer. I cannot discard the idea that they, too, serve the Prince of Deceit. They can, and should, examine their own motivation in badgering me to do something I cannot [L3]: *You mean refuse because you sure had the money to loan or give \$100,000 to someone who accused you of murdering your wife. Maybe we are just from two different worlds because I would never reward someone who accused me of murdering my wife! Are you already forgetting the infamous 3-6-07 email? And what about this statement, in red, you made in your only-sent-to-me reply about the 3-6-07 email? “The difference, in case it escapes you, is that Ron’s projects were supposed to make money and paying [Lender 1] is not likely to be profitable.” What kind of BS is this?! You mean to tell me that paying back a loan has to be profitable for you? - who? YOU MEAN TO TELL ME YOU WOULD GET IN “BED” WITH RON KIRZINGER AS LONG AS IT WAS PROFITABLE!! The man who accused you of murdering your wife - the beloved Doris. I am just about sick to my stomach writing this. My heart has never been so heavy!*] and for which there is no legitimate justification. [L3]: *Now we are getting there! You sit there and play the would-be-King and don’t honor agreements based on the mere idea that you don’t think there is a legitimate justification. It sure looks like there are some arbitrary opinions being used to skirt lawful obligations. And you hope someday to have honorable ones work with you through the GAIA program? Wow is all I can say.*] Even RK sees that. **[RK: Say, what?]** My responsibility is to the Mission, not to the Lenders, sympathetic as I might be.

Shock and Awe! Talk about falling head-first into a full Latrine, [Lender 1] and [Lender 2] have taken the bait, hook, line, and sinker

and got sucked in. It couldn’t happen to a more deserving pair—and [Lender 3] is panting to catch up by bleating that he is one of the “owners” of the GAIA accounts. [L3]: *I can certainly understand why you want to remove yourself as far as possible from the infamous 3-6-07 email but go look at it again. YOU are the one who made reference to ones on your email list having a Monex account. I received that email directly from you so how was I not to assume otherwise? EJ you are just very sloppy.*] He is not and those who are and receive this email are well aware of who they are and [Lender 1], [Lender 2], and [Lender 3] are not among them. [L3]: *That is fine if true but still doesn’t change anything.*] RK revels in making something of “numbers”; I wonder what he will say about these 3 detractors among 300 solid supporters? Isn’t that about the ratio of the anti-Christ these days? **[RK: “3 detractors among 300 solid supporters”? That must be some kind of “new math”. This is a typical adversarial ploy similar to “democracy”, wherein the majority can be counted on to remain silent no matter how outrageous the actions of the leaders.]**

I hope you all have looked at the dates on those documents from 1996. There was nothing “secret” about them then just as there is nothing secret about them now. At that time our mandate was to build a “model city” using “better” technology—which we had to try out. [L3]: *Now would sure be a good time to provide any evidence of even one brick laid for this “model city”. Show us an accounting of how all that money was allegedly spent.*] The Board of Directors of the Phoenix Institute at that time was nine: Father Ed Cleary was Chairman, the farmer (I can’t seem to recall his name) was President, Nora Boyles was Secretary and I was Treasurer. Doris was not on the Board. Ex-Attorney Gene Dixon was an advisor and Brad Elley was our attorney. The decision to sell the gold and move the money to George Lymberis in Greece was a Board decision upon the advice of both Brad and Gene since we were being threatened by George Green and Betty Tuten with an “involuntary bankruptcy” which would, at the least, freeze the funds. As soon as we won the lawsuit, George sent the money—all of it—back. [L3]: *Since these funds allegedly came back this sure does not help your cause of saying you are not able to honor loan agreements.*] **[RK: At the very least, Mr. Ekker has just admitted a propensity to “HIDE THE BALL”—something judges really don’t appreciate.]**

Of course I don’t know who “leaked” these “secret” papers to the adversary but if I did I would surely thank them profusely. What a fine “sorting tool” they have proven to be. [L3]: *Indeed Mr. Ekker as that tool is now cutting both ways.*] I feel sure that none of you think that I, EJ, am so smart. No, Lucifer’s minions are not up against EJ—they should be so lucky. All I do, can do, or have to do, is follow my guidance and the rest seems to fall

into place. For that I give my gratitude to God and to those helpers He provides while I watch in awe of all those things THEY do to keep the mission on track.

At this point probably the most acceptable thing I can do is to promise to give Lucifer’s minions no more time—either mine or yours. This is the complete reply to all of the questioning and carping; there will be no further replies and I will focus on getting this task completed so that everyone can have all of the funds (abundance) they can constructively use.

My best wishes to you all, EJ Ekker, “Chief Steward”.

I am now in receipt of replies from Lender One and Lender Two, which at least show some recognition on their part that Mr. Ekker is not exactly acting like someone “appointed by God”. On the other hand, a myopic focus on their own issues with EJ Ekker’s failure to honor matured debt obligations seems to be preventing them from seeing the obvious: They simply need to “call the cops” to arrest his illegal behavior.

Oh, well. Without further ado, here are the latest volleys in the email exchange between the disgruntled lenders and the recalcitrant Mr. Ekker:

— Original Message —

From: [Lender One]
To: EJ Ekker
Cc: [Names Redacted]
Sent: Monday, July 16, 2007 3:43 AM
Subject: E.J. Ekker’s Omnibus Reply

To E.J. Ekker and ALL interested parties,

I wasn’t sure how or when to respond to E.J. Ekker’s latest tirade in the form of an “Omnibus reply” without a great deal of “soul searching”. Time heals all wounds?

[Lender Three] and [Lender Two] did a masterful job of responding in a professional and Lighted manner—which is exactly what I’d expect from ALL those sincerely seeking Lighted Truth...I thank and commend them for their courage and honesty in letting the Silent Voice Within be their guide. It was quite beyond unfortunate to read E.J.’s “falling head-first into a full Latrine” childishness. Normally, one doesn’t expect this type of response and behavior from an 83-year-old “adult” under any circumstance...especially in a business environment where propriety is paramount and tacitly anticipated.

E.J.’s “Latrine” must have been “full to the brim” with his myriad excuses for non-payment of the Matured Promissory Notes that he so desperately wanted flushed “off of his back and out of his face”—the only logical deduction from such disappointing immaturity.

Believe it or not E.J.’s reasoning seems to deteriorate even further when he describes Ronald W. Kirzinger in a number of derogatory ways: “mentally challenged person”; “fugitive Canadian”; “Lucifer’s Marauder”; “insane person”; “asset of Lucifer”; “Lucifer’s minion”; “Prince of Deceit”...He then sums it ALL up by advising us authoritatively: There’s “Nothing wrong with (RK’s) advice”! I’ll modestly admit to not being

up-to-speed on Philippine corporate law or the latest statutes germane to their SEC. So please explain how you “inducted some 30 new members (annual members’ meeting of 4/7/07)” by paying \$25/head to those anonymous recruits so “a new slate of Trustees was elected” to the Tallano-Acop Foundation? **[RK: As shown, he did it by acting illegally, ignoring the Bylaws of the Foundation and longstanding corporate procedures. It will not stand—assuming, of course, we can AFFORD to have the truth prevail in court.]**

Moving right along, I would now rightfully commend George Lymberis as an honorable man for returning the \$400K form Monex (present value: \$1,122,904.37 at 10% APR from time of transfer)—so exactly where, when and in what ways were these funds spent?

So, a “model city” in Tehachapi, CA or Manila, Philippines or even at the “Circle S Ranch” in Utah—NOT relevant. ALL loans maturing conditional to the price of gold doubling are NOW due and payable on demand...PERIOD! NO EXCUSES! NO DEBATE! CASE CLOSED! As you’ve stated: “End of story”! Your description of those legally, lawfully, morally, ethically, business-wise and in Lighted Truth desiring to be paid...as “detractors” and somehow related to “the anti-Christ” truly demonstrates how far you’ve slipped from GCH’s Mission. It wasn’t too many years ago that you were gracious, humble, considerate and appreciative—what’s happened to you, E.J.? **[RK: The sheepskin cover has slipped off, that is all that has changed.]** Your present vindictiveness seems to transcend the realm of compassion, understanding and rationality.

When [Lender Four], one of the most ardent supporters of GCH’s Mission in Lighted Service, is left homeless, hungry and nearly beaten to death on the streets of Bakersfield, CA—spending ten days in the hospital—you feel “there is no legitimate justification” to offer any financial support.... “sympathetic as I might be”? He’d loaned you every dollar of his hoped-to-be retirement funds and was always the first one to offer a helping hand in Tehachapi. I’m sure [Lender Four] must have slept much better at night knowing how “really committed you were to helping him” in his hour of need. Yes, talk is certainly cheap these days, E.J.

God have mercy on us ALL if your “300 solid supporters” have decided that any Lighted help is out of the question—because it would somehow be detrimental to your mission in the Philippines. A few compassionate crumbs from your decadent financial feast would irreparably impair the GAIA Program and its supporters? This prevailing attitude and accompanying actions represent cold-hardness that borders on abject cruelty. What has happened to the Lighted philosophy: “That which you do unto to the least of Mine— you do unto Me”? These words of wisdom you prefer to ignore “to keep the mission on track”? Where’s the Leadership by Example?

If you’re the “Chief Steward” of the entire GAIA Program that proclaims the goal of making the world a better place for ALL— and this type of behavior is indicative of the future—then the entire

planet is in dire straits. E.J., your absolute refusal to demonstrate any compromise and down-right disdain for Lighted, good-faith negotiation is *prima facie* evidence of your past—and guaranteed future—failure as the “appointed trustee” when you “accepted the responsibility August 16, 1987”.

I’ve been extremely patient with your unwillingness to display even a small glimmer of flexibility to prove that you’re seriously interested in negotiating in good faith. You’ve ignored my many reasonable compromise proposals to at least temporarily send me some funds quarterly until both Matured Notes can be paid in full. That’s my tacit acceptance of your choice to not presently execute payment in full as contractually agreed upon—even though I know the request to be reasonable. E.J., you can NOT have it both ways.

With your presently claimed “300 solid supporters” I would view sending me \$600/quarter (6% APR penalty on matured principle for both \$10K Notes) as being tantamount to a disruption of the GAIA Project that a flea would elicit on an elephant’s behind. You could’ve even sent a counter-proposal of one half (3%) as a sincere, good-faith gesture if indeed you really intended to honor these Matured Notes for future payment in full. Why would you equate my sincere proposals and anticipation of negotiations for proper and timely resolution of payment as “badgering me to do something I cannot”—when it’s been conclusively proven (yes, by your own admission) that YOU CAN. You are accountable, E.J.!

Although you’ve methodically designated me as irrelevant, I’ve humbly attempted to reach out to your elite “Committee of 300” pay-to-play “solid supporters” with a “once-in-a-lifetime bargain” to purchase at “face value” both my Matured Notes for \$20K. Is the reason that I’ve presently had NO TAKERS actually because all these “solid supporters” are completely out of funds—OR that they are NOT confident that you’ll ever make future payment in full? Again, MOST continue to “talk the talk” but can’t “walk the walk”!

Well, I mean even \$100/month would cover my feeding the birds and animals that you abandoned after leaving Tehachapi for the Philippines. What about \$50/month for my electric bill (obviously no AC here) or even a paltry \$21.95/month to cover my Earthlink dial-up? What about that tiny little Contact every couple of weeks that NO longer comes?

I sincerely hope that ALL reading this will get my point—parsimonious actions that demonstrate the intent to keep every last dollar (shekel?) and border on outright GREED are NOT based in Lighted Truth and in any way related to GCH’s Mission! Hello, is anybody home out there?

However, since I don’t believe in victimhood or other excuses, I’ll take full responsibility now, because I have nobody but myself to blame for trusting your honor, commitment, sincerity and integrity, E.J.

Apparently, you’ve unilaterally labeled those that seek Lighted Truth by expecting a legal/lawful accounting of the millions of “lost” or “missing” dollars (your primary excuse for present non-payment of Matured Notes) as an “adversary” that

“continue to oppose me”. I would oppose the ACTIONS of any would-be-King demanding non-accountability and entitlement at the expense of his “subjects”.

As you’ve continued to unjustly assassinate my character and proven integrity without conscience... now you request my “inspiration to swing around and support” you? “I have no doubt that you can be helpful”? I’ve ALREADY proven myself to be MUCH MORE than “helpful” with 13-plus years of distinguished Lighted Service to GCH’s Mission and past loans represented by 14 Promissory Notes—and subsequently I have NO FUNDS remaining to send you, E.J.

The benevolent reality of a Lighted World of Service to Others involves DOING not TALKING! Getting [Lender Four] off the streets and food on his table was a priority far more important than your “Manila Meltdown”.

Life is continuing to happen out HERE while many are still making other plans to become rich and famous... Salu and Adonai

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

[RK: The following message from Lender Two was embedded within Lender One’s response to EJ Ekker and does not have full email headers:]

07/09/07

EJ Ekker, “Chief Steward”

YOU ARE INCREDIBLE!

First of all I wondered how long it would be before you used the “A” word, (ADVERSARY) to try and silence us. It may have worked on others before but it won’t work for you now. Did you really think I or anyone else would back off from challenging you about the Monex statement? If so, then you are delusional and are in a state of denial about all the facts and questions being put to you.

By what Lighted authority, do you judge and label us as minions of Lucifer? You have stepped way over the line with this comment, which I consider was made IN DARKNESS, by associating me, [Lender One] and [Lender Three] with Lucifer. Since when have you become omniscient? If you were omniscient, you would be the financial savior of the world and the mission would certainly be completed and we would all be enjoying the fruits of your hard labors. God does not judge, so your judgment of us is totally meaningless. Paraphrasing Shakespeare, you are full of sound and fury and you signify nothing.

Because of [Lender One], [Lender Two] and my efforts to clarify the issues with you, you assume that we are in league with Ron K. Our emails to you started long before Ron K. used them in his net-paper. We have our own documentation to work from. None of us have had any communication with Ron K. and have ignored his offer for assistance. He can make his own use of emails on the net, just like you are doing. There really is no difference between you and Ron, as neither one of you intend to honor the past due loans.

[RK: At this point I have to take great exception to Lender Two's presentation. I wrote to both Lender One and Lender Two stating directly that Lender One's "third proposal" was "very reasonable" and could be applied to all lenders without hurting the overall mission. How can he now state, "neither one of you intend to honor the past due loans"? Lender Two, allow me to be more specific: I FULLY intend to honor all obligations of the mission-related corporations, as soon as possible. I would and do endorse immediate acceptance of Lender One's proposal. Further, I would and do endorse FULL ACCOUNTABILITY to the explained limits of not adversely affecting other lenders' privacy.]

We have NOT stolen one penny from you as others have done and the one and only issue with you is that you have not been held accountable for past errors in judgment and failures in your stewardship in Tehachapi. Consider Gene Dixon, Ron [sic: Rod] Ence, Father Cleary, George Green, and the Spectrum group. How many on your board of directors and your past inner circle would you now label as Lucifer's minions? All were paid very well but did nothing to further the mission. What about the thousands a month paid to Turner in rent (no contract but a verbal agreement) with the offer to buy the farm that never came to be. And then let us not forget your loss of NCH. *[RK: Just like with little BCR, I managed and built NCH, so the taking of that entity worth several million dollars was also a taking from MY efforts and contribution. In the case of NCH, my role was similar to that of Janet Carriger's role with BCR but somehow in BOTH cases I was the one "put out". NCH went from a little company smaller than BCR at present to one worth several million dollars under my management in a mere three and one-half year period of time—the point being, that was a multimillion-dollar contribution of my efforts that was simply TAKEN from "me" and the Mission. More than a decade of my life-energy contributions are now supposedly worth NOTHING? Surely, at a minimum, "a workman is worthy of his hire"?!]* Where do you find the chutzpah to dare challenge our veracity?

With the remnants/failures you left behind in "T", I still do not see where the \$6 million dollars were spent, excluding the \$400,000 you sent to Lymberis in Greece. With that 1996 transaction you also sold off 16 of MY gold eagles and two Krugerands that were placed in the Monex account. The deposit of these gold coins was in essence a commodity contract with you to which I hold you responsible as the leverage transaction merchant.

What was your justification for doing that? GCH had always emphasized that the gold was only to be used AS COLLATEREL for profitable investment projects. It certainly wasn't to pay off your failed efforts as steward.

You still HAVE NOT answer the \$6 million dollar question to my satisfaction. *[RK: Perhaps, Lender Two, you will get an appropriate response to the "\$6 million question" when you correctly answer the "\$60 trillion question". I am more than happy to work WITH you to obtain the accountability you profess to desire—but perhaps like the man on the rooftop in the flood waving off the helicopter you will wait for God to save you.]*

You have stated to us in your usual snide manner that you now have 300 solid supporters. Great for you ... very risky for them. How long before they will hear your usual mantras you use as excuses like: Stay the course, Success is eminent, We are at the goal line, The baby is in the birth canal, and lastly the lamentable, THERE IS NO MONEY. After ten

In summary, the new Ekker strategy appears to be: **"I AM RIGHT BECAUSE YOU CAN'T AFFORD TO PROVE ME WRONG—and I'm not about to provide you with any further information or accountability."**

years of "trying" you have managed to blow away and squander well over SIX MILLION DOLLARS before you went to the Philippines.

I have tried to maintain our communication on a business level regarding these mature Promissory notes, which are actually warehouse receipts, yet you continue to refuse to honor these legal and binding contracts. Your reason being that, "there is no legitimate justification". How so? If you continue on you're your present course, I will be compelled to raise this to the next business level. *[RK: Can't you just see Mr. Ekker quaking in his boots over that declaration? He knows you will get all the truth you can afford legally and in the end, he will simply outlast you in the court process, making him "right" and you "wrong". Goodness, have we learned nothing from all of the experiences of the past?]*

If and when you honor your contract agreements with me I may reconsider supporting the mission but YOU are not "the mission". Until that happens you do not have my support now or in the near future as trust has to be again earned.

Carry on EJ *[RK: What the ----?! "Carry on"????]* and try to make it happen for your "new" supporters and for us who are still waiting. *[RK: You could be waiting "a very long time", don't you see? And why do you fail to oppose the lie in a way that would COST YOU NOTHING? If/as/when you do the right thing, right results SHALL follow.]*

The Meek Will Inherit The Earth!

[Lender Two]

In summary, the new Ekker strategy appears to be: **"I AM RIGHT BECAUSE YOU CAN'T AFFORD TO PROVE ME WRONG—and I'm not about to provide you with any further information or accountability."**

CHECKING IN WITH GCH FROM 7 YEARS AGO

Seven years ago, on July 23, 2000 (Year 13, Day 341), GCH wrote:

I would use the example of focus onto certain things, i.e., corporations. There was never intent to misuse any corporation structure—ever. We USED the tools available through the very presentation of incorporation itself—WITHIN ALL LAWS AS PRESENTED THROUGH THE VERY STATES AND GOVERNMENT. To then be unable, however, to see through those wondrous projects and activities for which the corporations were birthed, is "life" happening. If a corporation is stalled by court actions—it is then UNLAWFUL to do other than cease and desist! **THESE TRUTHS MUST BE TOLD TO A MAJOR AUDIENCE TO UNCOVER THE FACTS—NOT JUST ROLL OVER AND INTO YOUR GRAVES. YOU HAVE LAWS TO USE TO ENHANCE YOUR CAPABILITY OF PROGRESS. IF YOU DO NOT USE AND DEFEND THOSE LAWS, YOU CAN'T EVER HOPE TO FIND BALANCE OR GAIN/REGAIN RIGHTEOUS INTEGRITY OF THOSE LAWS AND LAWMAKERS.**

WHAT HAS CHANGED? All you need to obtain what you say you want, lenders and contributors, is in the LAW simply waiting to be used. Simply changing names on lists of officers without appropriate corporate procedures is ILLEGAL, in this case a violation of NRS 239.330—constituting a series of Class C felonies—and all you have to do is "blow the whistle" to get the help you need.

From where, exactly, did funds come to start up Global Alliance Investment Association? What is the relationship between the "old" lenders and the "new" lenders? From the same GCH writing of July 23, 2000:

Recognize, people, that the ONLY affiliation with the Phoenix Institute, as has been pounded into integration with "a" Global Alliance of some kind—IS THROUGH PROJECT FOLLOW-THROUGH. Or, lenders' funds AT WORK.

... **Ekkers have built in, in the presentations themselves, the Phoenix Institute as its benefactor.** This is why those of you who have stayed the course in first intent toward successful project presentations, shall find reward when the goal is achieved.

What can YOU do to achieve that elusive goal? Simply use the laws as provided!

Why has there been no perceived "success" yet? From the same writing:

... [S]uccess will flow when those presenting do so in GOOD AND PURE INTENT that matches the established and projected goals and objectives laid forth upon which to build a better world.

Are there other Mission-related assets? Continuing with the writings from 7 years ago, we read in the GCH writing of 7/24/00 (13-342):

AIRPLANES

Do not allow permanent shifting of that useable plane anywhere. It can be USED and occasionally kept somewhere other than in Tehachapi, once the pilots are FULLY QUALIFIED under all regulations. The hanger stays right where it is as to the plane garage. Those planes were discussed and funds used were from a particular source that had arranged for being able to choose her projects in which to place funds. Bob James was present in E.J.'s office when arrangements were made and he did, in fact, take responsibility for them as a "fix up/resale" project which could have been very lucrative as an established project, and will yet be if we ever get rid of the albatrosses which have stopped everything.

Ego always hides conscience and presents with silly excuses, not reason. From the GCH writing of 7/25/00 (13-343):

There is a very strange thing about "ego" justification or demand: IT ALWAYS HIDES, TO ITS BEST ABILITY, CONSCIENCE! In addition, it always projects with silly excuses and not "reason". Make sure YOU are not in that posture.

No, I do not judge a man, woman or child. I only have to judge INTENT to know the man, woman or child. Actions reflect the intent and there you have the simplicity of universal recognition. If a man's actions be "wrong", then his intent is "wrong". Discernment becomes the most easily accomplished perception of all recognitions. If a man lies then his intent is to lie and no EXCUSE will excuse. The only possible reason for lying is if you are ignorant of the truth.

... We will not mire in politics so have your opinions about matters of political nature but do not involve selves, and most especially our project, into such political morass. We have guidelines so do not take over through your own opinions for it will simply set us up for further problems. **[RK: Did EJ follow these guidelines?]**

**CHECKING IN WITH GCH
FROM 14 YEARS AGO**

The following writing from 14 years ago is extraordinary and seems especially relevant to current events. All emphasis in the following excerpt is mine.

THE CLASH OF DRAGONS

By Gyeorgos Ceres Hatonn, 7/8/93—#1

... Then what can you do? KNOW! That is about ALL that you can do from where you are. **KNOW AND STAY WITHIN GOD'S LIGHT.** These evil beings are not going to "just go away" but as they make themselves known they build both strength (through fear) and weakness (through discovery). There IS a stronger (bigger and more advanced) group of PEOPLE on and off your planet. Good or bad—THEY DISAGREE MIGHTILY WITH THESE POWER-BROKERS AND THE CLASH WILL BE MASSIVE. So, most of you "small people" will seem trapped. Let us say that for

now you are caught in the middle of incredible power as the dragons begin to clash and strike out at one another for supremacy. So, where do you fit? If you are WITH GOD—you fit into the category of "remnant" possibly, record keepers as it unfolds, and goodly beings prepared to serve when the moment of service arrives. You cannot fight these dragons with guns and bombs. It will be through the "sword" of Truth that the Godly forces shall prevail—and it will be on a much HIGHER dimension of expression. Do you need to know that "I" or a Command this or that is "out here-there" somewhere? No—but you have to be right WITH GOD, friends, for HE shall be your only protective shield and it will be within HIS LAWS that you will make it for HE IS THE SWORD OF TRUTH AND THE WORD—THE FINAL WORD!

**HOW CAN YOU TELL
WHO MAY BE YOUR FRIEND?
GEORGE GREEN EXAMPLE**

I can only tell you how to "discern"—JUDGE ACTIONS. I am given every speculation under the sun about, for instance, the "changes", etc., in George Green. NO—George did NOT "change". **[RK: I suggest you consider this section substituting names, as EJ Ekker is prone to do.]** George was, even though he does not realize it, programmed from onset! Then, when it looked like he was lost to his original programming because of his relationship with us and God of Truth, the back-up troops were sent in to sink his dingy. No more and no less. He was simply a tool with inability to withstand the assault when the assault team was sent in to pull him down. For a brief while George Green could see the possibility of becoming a positive force WITH GOD and then, as attack after attack came in the form of temptation, ego eruptions, dysfunction in programming—became more intense, he was removed from physical proximity with my team to where the outsiders could really get at him. HE IS EVERY BIT A VICTIM! HE STILL DOES NOT KNOW WHAT HIT HIM—HE STILL BELIEVES THAT WHAT HE DID, AND DOES, IS "RIGHT" AND THAT "HE HAS BEEN HAD"! Well, he has been "had"—but not by the ones he opposes or now efforts to destroy. He has been destroyed by those who APPEAR to be his own "team-mates" and partners in "crime". He was sent in as a "tool", nothing more and nothing less. We appreciate that which was shared with us that we might get started; we needed help and we are grateful for that precious sharing when our work began. It is so sad and you must have compassion—for there, but for the Grace of God, go YOU! In USING and bringing pain and loss unto others—the TOOL became the "used" and, as usually happens, when the tool is useless or broken—the adversary will cast it aside into the garbage heap. There is no pleasure in our "place" at the breaking of one such as George, for the pain of the brother is far greater than any "winning" of physical games.

But, readers, can you "let" the enemy just win while you curl up and play dead? No—for in so doing you are no better than he who does the crime. However, as in the case of Dharma and E.J.—would

they fight such battles for themselves? Certainly not—for to stop the battle would far exceed in advantage this ongoing misery. But you cannot allow such assault against those who serve God's purpose in Truth—for they are but God's tools and to allow such "criminal" actions and loss to God's troops is NOT ACCEPTABLE in the conscience of God's people. It is that the battle must be fought on the grounds of that which IS—for you are given no "magic" and force won't cut it for there is always that which has GREATER GUNS.

In the midst of all this action—there goes forth the "call" and allows ones who would participate in the goodly company to hear, see and share, as it is the time of calling and sorting. How else can you show and tell of your intent in a visible manner—or even in a silent manner? God sees your "intent" if only in the silence of your heart intent and attitude ABOUT THE SITUATION. **"For that which ye have done unto the least of these, so too have ye done it unto me!"** When you say a prayer and offer help, be it only your love and care and encouragement—to my scribe, as example—so GREATLY have ye shared with ME and through ME—ye have served GOD. For HE attends not your cash and gold stores—HE attends only your intent about all things. It is the measure of your SOUL HE watches and that cannot be hidden from YOUR CREATOR!

... [Text redacted: U.S. GOVERNMENT SETS UP THE "RAHMANS"; WEAVER-HARRIS UPDATE]

WHO IS GODLY?

One last inquiry should be addressed before moving on to other subjects. Over and over again I am asked, "How do others fit into the 'plan' who seem to serve God but are actually not REALLY Godly or, seem to be some kind of fragments of one of the dragons or another?" Well, you don't KNOW what "Godly" actually IS and how GOD judges His children. Further, in all circumstances YOU MUST WORK WITH AND WITHIN THAT WHICH IS! If a "fragment" serves our people in protection and resources, then they shall be protected within the extent of the service. God is not selective and good deeds are honored, bad deeds are "recognized"—not punished as you define "punishment". If the INTENT and work is to supply the needs of my "troops" or service Command then in turn shall the helpers have reward—IN KIND!

If the offering be "money" then in some measure the reward will involve same. "Money" is neither good nor bad—it just IS. I use this as example because it means more to all of you than any other one example. It is a necessary resource in order to function within the society and human expression—so ours need it as do any other people—to fulfill our mission and projects, businesses and purposes. If someone supplies us with such commodity in good intent—we are humbly grateful and share all rewards. This is not a trip where YOU pay the piper, the preacher and then into the "building fund" and NEVER see the participation of the church built, the preacher's

return or get the piper to bring the children BACK. Physical and soul are opposites—it is when the physical consciousness MATCHES the God intent of the SOUL that things begin to change for the better. I don't mind SHIELDING goodly people who also want to help us, even if their intended journey is different—I can but SHOW THE WAY—my task is not to judge and EXCLUDE. I have no “group” from which to EXCLUDE OR INCLUDE. Since, however, a major part of my mission must take place in the human format, on Earth planet in physical EXPRESSION—I must adjust my actions and interrelationships with that which exists in THAT format manifest. This I must do without “interference” except through “teaching” and “example”. I can mightily impact through energy streams—I DO NOT BODY-SNATCH OR DO MAGIC TRICKS—ANY “MAGIC” DONE IS INDEED, VERY REAL WHEN WE PRODUCE IT—IT WILL NOT BE SIMPLE ILLUSION.

I AM THE ULTIMATE ENEMY OF THE ADVERSARY

Then, could it be said that my Command, the Hosts as we call us, etc., are the very enemy of the prophecies of the physical expression of evil on the planet? YES. I AM THE ULTIMATE ENEMY OF THAT WHICH YOU CALL SATAN! THIS IS AN ENERGY FORM OF PHYSICAL DOMAIN AND THIS ENERGY WISHES TO DOMINATE BOTH THE PHYSICAL BEINGS AND THE SOULS OF CREATOR'S CREATIONS. THE ULTIMATE COMBAT IS VERY DEFINITELY BETWEEN MY TROOPS AND THOSE OF THE ADVERSARY—but you as “created” expressions are participants. You have that which IS which allows for you to take your power of Creation and prevail or the “right” to fall into the helplessness of physical limitation and restraints and “just be dashed about” by those tools of the adversary locked into physical EXPRESSION. This gives you who understand and come into KNOWING, the ability to remove from the play as is and into that which expresses in higher order and dimension of realization—it will SEEM just as “physical” but magnificently different in perception and realization in positive experience and truth.

You who choose the path of enlightening and Truth-bearing shall ultimately prevail for you will have ASSUMED the POWER in that which you do to bring about the “changes”. Why? Because yours will be the power of Creator and will have the ability to “create”. Your adversary must be limited to that which has already been created and is therefore limited to the boundaries of the “prison”. When it becomes necessary to get off your placement—YOU WILL CREATE YOUR WAY! ALL I HAVE TO DO IS STAND-BY, AT READY.

Does my scribe KNOW this? YES, but she does not REALIZE it. This keeps the “game” fair for each of you as you go about your mission. Since all of we expressing soul beings must get there to become the ONE, then advantage of

ultimate KNOWING must be shared with all fragments in order to merge—right?

For instance, If Dharma learns to fly (ascend)—can she get the rest of you off there in physical form? NO! For, the moment she has that capability, she is already in a different expression and ghosts can't lift heavy objects. They can't “lift” anything—the best they can do is shift a few “things” around through energy focus and frequency change. Further, the ordinary ghost doesn't have the higher frequency capability of expression or they wouldn't be hovering around the physical playing games when the body is actually dead and their expression capability basically gone.

Can “I” “disappear” Dharma? Yes and no. I am capable of such but at the time I would utilize such a manipulation she would already perfect her own “disappearance”. Our “game” is not one of disappearing and childish pranks—our MISSION is to bring Truth and LIGHT to remind you of your way HOME.

Would she, then, maybe, “dissolve” before being, say, arrested? Did Esu (Jesus)? If you have come forth to “make a point” would “tricks” do the job? Would “I” dissolve or something? Yes, probably—or appear or whatever might be appropriate—but I represent something different and higher in technology and cause—SHE represents a human person and she IS NOT ME nor does she even remotely claim to be. She claims to be a typist (and will assure you, not a very good one), she does not assume to be author, another being, a prophet or a psychic even. An enigma? No, honest presentation. She doesn't even claim to be a “leader”, a “boss” or any other anything. She has come into KNOWING of where she is headed, her mission, her purpose and is unbendable in her commitment to God and thus to MY service. There are days she doubts self because things are so dastardly and heavy in burden—but never is there a shred of severance of the ties to GOD CREATOR or ULTIMATE purpose. Is she pious and so goodly that you cower in her presence? Sorry, no, no such luck—just a person like every other one of you goodly people trying to get your job done—even if it be only to ask in prayer for another. Is she afraid and terrorized? Yes, she is human. Is she filled with fear and immobilized? NO—she knows the DIFFERENCE. So must you.

Chelas, there is NO setting apart in oneness with God—we are all the same, none higher or lower than another—only jobs are different to insure the whole of the ONE. Only, in this instance, it is NOT forced unity—it is solely up to the individual expression. “But her job must be greater?” NO, she could write until Hell freezes and so what? Once her job of writing is finished then the next participant has the more important task—do you see? Further, it is when the one doing his own task becomes so absorbed with his own importance and power that he gets an ego spasm, that trouble starts. Dharma will actually tell you all that hers is the easiest task of all—she just writes what she is told. Is this fact? No, but it IS truth. In other words, which came first, the chicken or the egg? If she

does not write no one has a follow-on task—but...and so the circle goes. ...

WONDROUS SIGN IN THE HEAVENS

In 1987, the light from one of the most brilliant supernovas ever was observed. This magnificent illumination has baffled scientists, who have come up with some pretty fantastic explanations for the strange evolution of this particular supernova. We are fortunate to be able to “afford” full-color in this online edition but when this finally goes to print (when full corporate function has been re-established), the images will probably have to be reproduced in grayscale. For the benefit of future readers, the photos show a beautiful “violet entity” at the center of the supernova and other brilliant colors which really should be seen in the original, color photos.

All readers should break out a copy of the “Phone Home, ET” clearing tape—and if you haven't got a copy, an MP3 file can be downloaded from the “Meeting Tapes” page of the website (PhoenixSourceDistributors.com)—and listen to it carefully while studying the beyond-amazing sequence of pictures on the facing page. The phrase, “drifting in a beautiful cocoon of blue light” occurs on the tape, for instance, and that certainly seems to be represented by the photo in the lower-left of the collage.

At least one independent researcher (see the website HiddenMeanings.com) has associated SN1987A with the pineal gland of the human brain, “the mind's eye”. No, I do not endorse everything this person says on the subject and must take exception to some of his conclusions; he was quite notably in error with his prophecy of a catastrophic explosion by 2005, for instance. All the same, the information presented makes worthwhile reading, if only to stimulate your own thoughts on the matter.

Please note that “Dharma” made the “Phone Home, ET” clearing tape circa 1991, many years before the sequence described on the tape came to pass in the heavens. Let's just accept this for now as part of her substantial *bona fides*.

Do I have any thoughts on this subject? Yes, I certainly do! And I would certainly rather be dealing only with truth, beauty and goodness instead of their opposites. But the sublime seems constantly suborned to the silly in this Age of Kali and we'll just have to work through it to “get there”.

OTHER SIGNIFICANT EVENTS TO NOTE

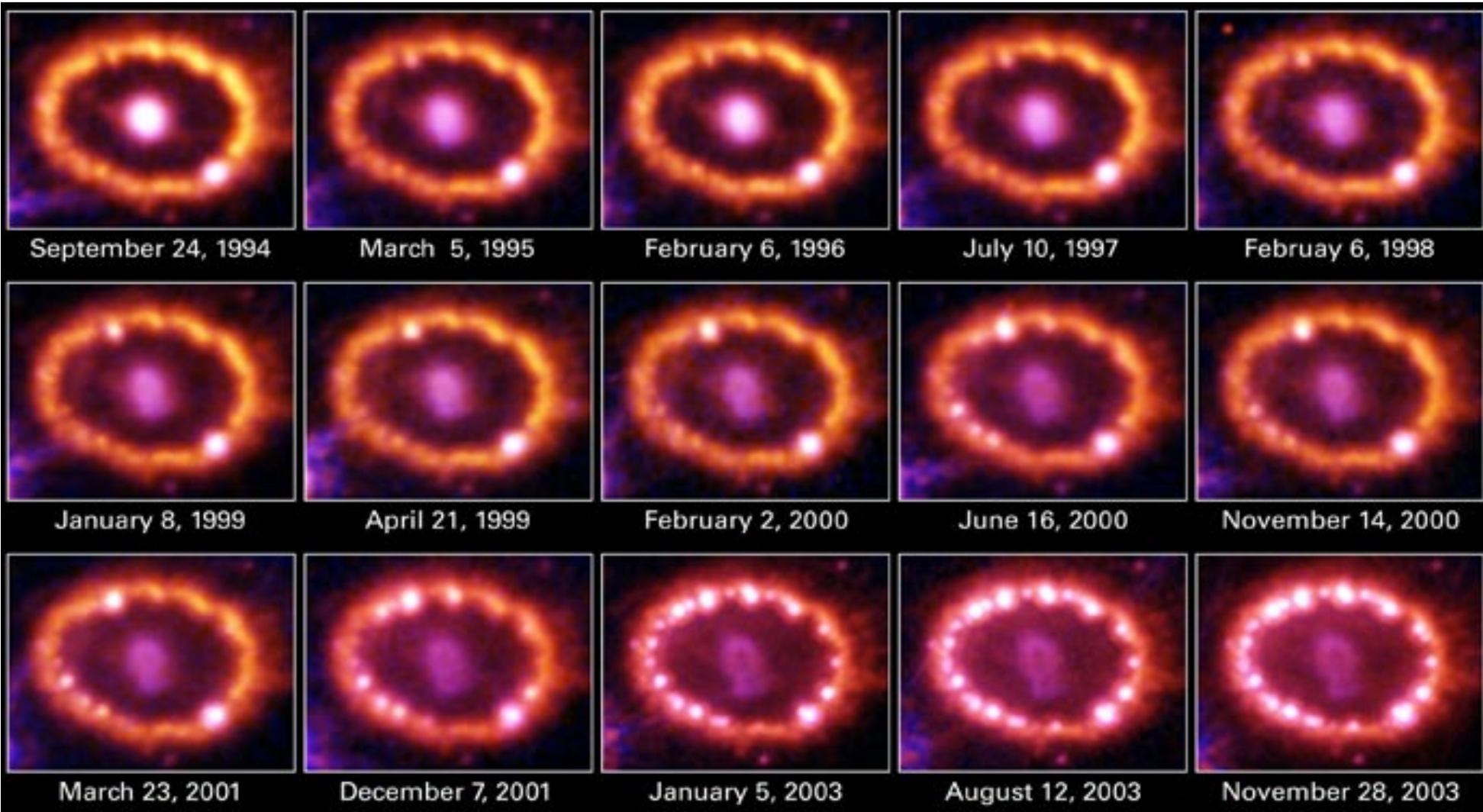
Mr. Putin caught some Seafood on George HW Bush's boat but said it belonged to the captain. Just then a Cosmos satellite was put in orbit. The fish was released—and the attack on Iran has been called off for now.

Meanwhile, the Wanta group is claiming arrests of Alan Greenspan and former Bank of England Governor Sir Eddie George; Wolfowitz has been removed as head of the World Bank and the Managing Director of the IMF is stepping down 2 years early.

Somehow, as it shall be seen in the fullness of time, all of this fits perfectly into The Divine Plan.

Wishing you sweet dreams and enlightening meditations,

Ronald Kirzinger (“of” Hatonn)



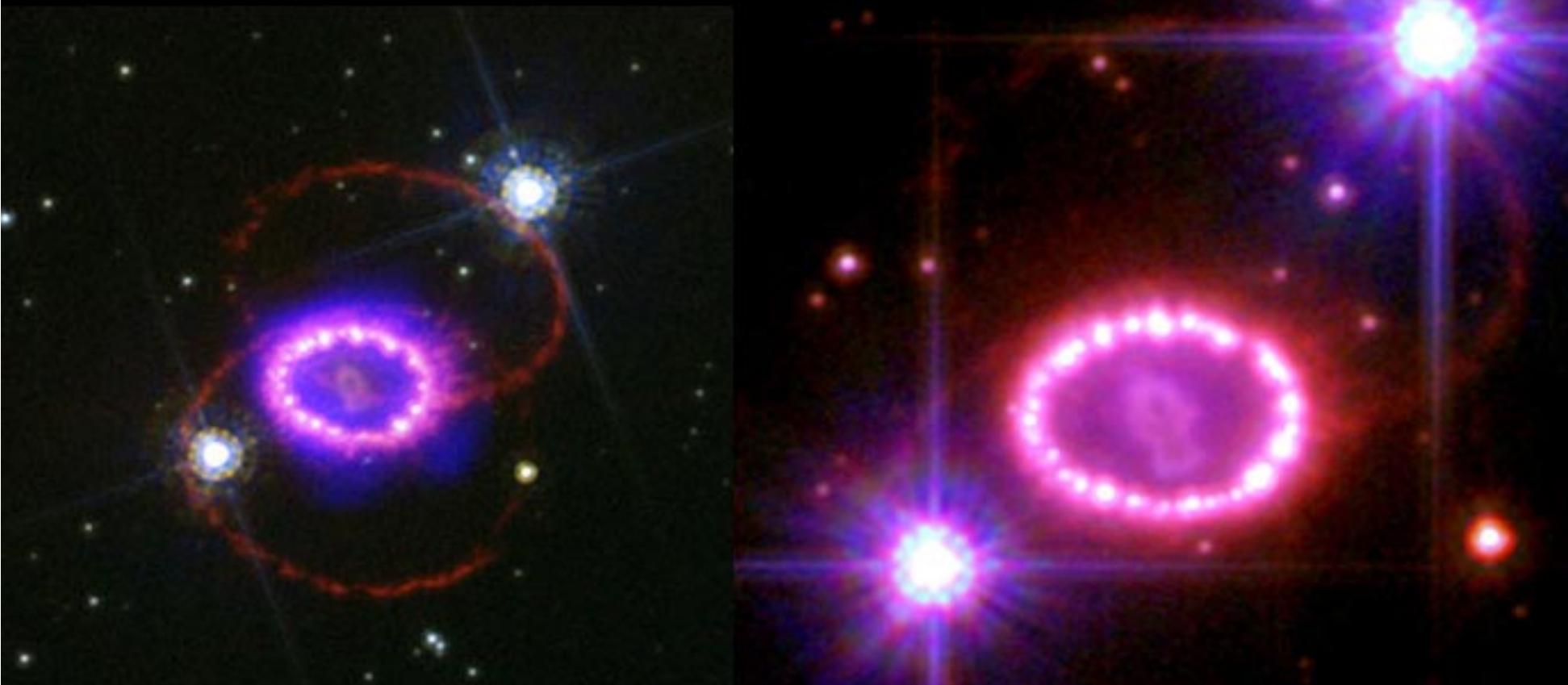
Supernova 1987A • 1994-2003
Hubble Space Telescope • WFPC2 • ACS

NASA and R. Kirshner (Harvard-Smithsonian Center for Astrophysics)

STScI-PRC04-09b

“Drifting in a beautiful cocoon of blue light”

SN1987A as of February 22, 2007



Evolution of Supernova SN1987A: “Phone Home, ET”

Aurore Rouge (“Red Dawn”)

By Serge Monast

Canadian author Serge Monast, who died around a decade ago, is most recognized in association with his disclosures regarding Project Blue Beam, the use of advanced technologies to undertake a high-tech “rapture” (to NOWHERE) of unwitting Christians.

The following document, in its French version, came to my attention and I don’t believe it has ever before been carried in the Phoenix Journals or Contact newspaper. It amounts to a (1985) UPDATE of the Protocols and shows, for example, how the World Wide Web (“World Electronic Network”) was to be used to enslave all people. Please forgive the crude translation from French to English.

AURORE ROUGE (“RED DAWN”)

By Serge Monast

The following is an excerpt from “6.6.6.: RED DAWN, Globalist Project: ESTABLISHMENT OF The OCCULT WORLD ORDER”

Means of Financing of the Project: Control F.M.I. G.A.T.T., Commission of Brussels, NATO, O.N.U. and other International Organizations

... The last eighteen years were very advantageous for the advance of our world projects. I can say to you, Brothers, whom we now almost touch with the goal.

The fall of the State-Nations is not any more than a question of time, rather short, I must acknowledge in all confidence.

Thanks to our Agents of infiltration and with our colossal financial means, unprecedented progress has been accomplished in all the fields of Science and Technology of which we control the largest corporations financially.

Since the secret meetings with Mr. de Rothschild [Rothschild, presumably] in the years 56, and the purposes of which were to develop the development, and the world establishment of the “Computers”, it is now possible for us to foresee the installation of a kind of “International Motorway” [“The Internet Superhighway”] where all these machines would be connected between them.

Because, as you know it already, the direct and individual control of the populations of the planet, would be at the very least completely impossible without the use of the Computers, and their electronic fastening one to another in a vast “World Network”.

These machines besides have the advantage of being able to replace a million individuals. Moreover, they have neither conscience, nor morals; that is essential for the success of a project like ours.

Especially, these machines achieve, without discussing, all that is dictated to them. They are perfect slaves of which our predecessors dreamed so much, but without them being capable to suspect that one day, it would be possible for us to achieve such a wonder.

These machines without fatherland, color, religion, political affiliation, are the ultimate achievement and tool of our New World Kind. They are the “Cornerstone”!

The organization of these machines in a vast “World Network” of which we will control the higher levers, will be used by us to immobilize the populations. How?

As you know it, the basic structure of our New World Kind is composed, in its essence, of a multitude of various “Networks” covering each one all the human spheres of activity on all the extent of planet.

So far, all these “Networks” were connected between them by a common ideological base: that of the Man as being the “Center” and “the Ultimate Achievement” of the Universe.

Thus, thanks to all these “Networks” linked by the bond of the “New Religion of Man for Man”, we easily could infiltrate all the human sectors in all the Occidental countries, and modify of it the base “Judeo-Christian”.

The result is that today, this Man, as it conforms to the role of the Policy, Economic, of the Social one, of Education, of the Scientist or of the Monk, has already, since our last Meeting at the end of June 67, abandoned its heritage passed to replace it by our ideal of a World Religion only based on Man.

Half-compartment as it is henceforth of its historical roots, this Man does not wait more, ultimately, than a new ideology is proposed to him. This one, of course, is ours; that of the “Total Community Village” of which it will be the “Center”.

And it is precisely what we will bring to him while encouraging it to form part, “Body and Heart”, of this “World Electronic Network” where the borders of the State-Nations will have been abolished forever, destroyed to their deepest roots.

While this stray man is absorbed by his blind enthusiasm to form part of his new “World Community” by forming part of this vast “Computer network”, for our account, we will see, starting from the higher levers which will be hidden to him, to card-index it, identify it, to enter it, and to make it profitable according to our own objectives.

Because inside this “New Total Company”, no individual having a potential of “Profitability” for us, will be able to escape from us.

The constant contribution of “Electronic Technology” will have to ensure us of all the means to drive, identify, and control all the individuals of the populations of the Occident.

As for those which will not represent any “Exploitable Profitability” by us, we will see that they are eliminated from themselves through all the local internal wars which we will have taken care to make burst here and there while having been useful to us, and of the “Fall of the Economy” of the State-Nations, and the “Oppositions and the Claims” of the various groups composing these same States.

Here thus the detailed manner by which we will proceed from here 1998 to pave the road with the birth of our “World Government”.

1. To multiply by ten the “Leisure Companies” which were so advantageous to us to date. While being useful to us of the invention of the “Video” that we financed, and of the plays attached to him, let us stop to pervert the morals of youth. Let us make it possible to him to satisfy all its instincts now.

A being had by its directions, and slave of those, let us understand, has neither ideal, nor interior force to defend anything.

He is an “Individualist” by nature, and represents a perfect candidate whom we can easily model according to our desires and our priorities. Moreover, you will recall how our predecessors could direct all

German youth at the beginning of the century while being useful yourselves of disabusement of the latter!

2. To encourage the “Dispute Coed” for all the causes attached to “Ecology”. The obligatory protection of the latter will be a major asset the day when we will have pushed the State-Nations to exchange them. “Domestic debt” counters the loss of 33 % of all their territories remained in a wild state.

3. Let us fill the interior vacuum of this youth by initiating it, as of its very youth, with the universe of the Computers. Let us use, for that, its system of education. A slave with the service of another slave whom we control.

4. On another plan, let us establish the “International Free-Exchange” [“Free Trade”] as being an absolute priority for the economic survival of the State-Nations.

This new economic design will help us to accelerate the decline of the “Nationalists” of all the Nations; to insulate them in various factions, and at the wanted time, to savagely oppose one against the others in internal wars which will complete to ruin these Nations.

5. To ensure us at all costs of the success of such a company, let us make it so that our Agents already infiltrated in the Ministries for the Intergovernmental Businesses and the Immigration of the State-Nations make [or] amend in-depth the Laws of these Ministries.

These modifications will primarily aim at opening the doors of the Western countries to an increasingly massive immigration inside their borders (immigrations which we will have caused besides while having taken care to make burst, here and there, of new local conflicts).

By press campaigns well orchestrated in the public opinion of the targeted State-Nations, we will cause a significant surge of refugees which will cause destabilization of their interior economy, and increase the racial tensions inside their territory.

We will see to make it so that groups of foreign extremists form part of these surges of immigrants; these will facilitate the political destabilization, economic and social of the Nations concerned.

6. This “Free-Exchange” which, actually, is not a bus it is already controlled by us all at the top of the economic hierarchy, core it in “Three Side Commissions”: [that of Asia, that of America, that of Europe]. It will bring to us the discord inside the State-Nations by increased unemployment connected to the reorganizations of our Multinationals.

7. Let us transfer slowly, but surely, our multinationals in new countries acquired with the idea of “the Market economy”, such as the Eastern European countries of Europe, in Russia and China for example. We card-index ourselves well, for the moment, whether or not their population represents a vast basin of new consumers.

What interests us, it is to have access, initially, with one “Hand-of work-Slave” (at a cheap rate and not syndicated) that these countries and those of the Third World offer us. Moreover, aren’t their governments set up by us?

Don’t they call upon the foreign assistance, and the loans of our “International Monetary Fund” and of our “World Bank”?

These transfers offer several advantages for us. They contribute to maintain these new populations in the illusion of “Economic Release”, of “Political Freedom” whereas actually, we dominate them by the appetite of the profit and a debt of which they will never be able to discharge.

As for the Western populations, they will be maintained in the dream [Economic Well-Being] because the imported products of these countries will not undergo any rise in price.

On the other hand, without them realizing at the beginning, some and more and more industries will be obliged to close their doors because of the transfers which we will have carried out of the Western countries.

These closings will increase unemployment, and will bring important losses of incomes for the State-Nations.

8. Thus we will set up a "Total Economy" on a worldwide scale which will escape completely from control from the State-Nations.

This new economy will be above all; no political or trade-union pressure will be able to have control of it.

It will dictate its clean "World politics", and will oblige with a political reorganization, but according to our priorities on a worldwide scale.

9. By this "Independent Economy" having Laws only our Laws, we will establish a "World Mass culture". By the international control of Television, Media, we will institute a "New Culture", but leveled, uniform for all, without any future "Creation" escaping us.

The future artists will be with our image or will not be able to survive. Thus finished this time when "Independent Creations Cultural" put constantly in danger our globalist projects as that was so often the case in the past.

10. By this same economy, it will be then possible for us to avail ourselves of the military forces of the State-Nations (such those of the United States) with humane aims.

Actually, these "Forces" will be used by us to subject recalcitrant countries to our will. Thus the countries of the Third World and the other similar ones to them could not in any measure escape from our will to use their population as hand-off work-slaves.

11. To control the world market, we will have to divert the productivity of its goal first (to release the man of the hardness of work). We will direct it according to turning over it against the man by subjugating this last to our economic system where he will have no choice but to become our slave, and even a future criminal.

12. All these transfers abroad of our Multinationals, and the purpose of the world reorganization of the economy will be, *inter alia*, to cause unemployment in the Western countries to climb.

This situation will be all the more realizable because at the beginning, we will have privileged the massive importation of the basic commodities inside the State-Nations and, at the same time, we will have overloaded these States by the exaggerated use of their population to the production of services for which they will not be able to pay any more.

These extreme conditions will multiply per million the masses of social-assisted of all kinds, illiterate, without shelters.

13. By losses of millions employed in the primary sector; with disguising the escape of foreign capital out of the State-Nations, it will be thus possible for us to jeopardize unto death social harmony by the spectrum of the civil war.

14. This international handling of the governments and the populations of the State-Nations will provide us the pretext to use our F.M.I. to push the Western governments to set up "Budgets of Austerity" under the lid of the illusory reduction of their "National Debt"; hypothetical conservation of their "International Dimension of Credit"; impossible safeguarding of "Social Peace".

15. By these "Urgent Budgetary Measures", we will thus break the financing of the State-Nations for all their "Mega-Projects" which represent a direct threat with our world control of the economy.

16. Moreover all these austerity measures will

enable us to break the national wills of modern structures in the fields of Energy, Agriculture, Transport and new Technologies.

17. These same measurements will offer the occasion dreamed of by us to found our "Ideology of the Economic Competition". This one will be translated, inside the State-Nations, by the voluntary reduction of wages, voluntary departures with [Handing-over of Medals for rendered Services]; which will open to us the doors with the introduction everywhere of our "Technology of Control".

From this point of view, all these departures will be replaced by "Computers" with our service.

18. These social transformations will help us to change in-depth the Police "and Soldier" of the State-Nations. Under the pretext of the needs for the moment, and without waking up suspicions, we will get rid once and for all of all the individuals who are "Aware Judeo-Christian".

This "Reorganization of the Police Bodies and Soldiers" will enable us to dismiss without dispute, the old personnel, just as all the elements not moving by our globalist principles.

Those will be replaced by young recruits deprived of "Conscience and Morals", and already all involved, and favorable to the ill-considered use of our "Technology of Electronic Networks".

19. In the same time, and always under the pretext of "Budgetary Cuts", we will take care of the transfer of the military bases of the State-Nations towards the Organization of the United Nations.

20. From this point of view, we will work with the reorganization of the "International Mandate of the United Nations".

From a "Force of Peace" without decisional capacity, we will lead it to become a "Force of Intervention" where will be molten, in a homogeneous whole, military forces of the State-Nations.

This will enable us to carry out, without combat, the demilitarization of all these States so that none of them, in the future, are sufficiently powerful (independent) to call in question our "World Capacity".

21. To accelerate this process of transfer, we will insinuate the current force of the United Nations in conflicts impossible to regulate. In this manner, and with the assistance of the Media which we control, we will show to the populations the impotence and the uselessness of this "Force" in its current form.

The frustration helping, and pushed with its paroxysm at the wanted time, will push the populations of the State-Nations to beg the international authorities to form such "a Multinational Force" in order to protect "Peace at all costs as soon as possible".

22. The nearest appearance of this world desire for a "Multinational Military Force" will go hand in hand with setting-up, inside the State-Nations, a "Force of Multi-Jurisdictional Intervention". This combination of "Police and Military Manpower", created with the same pretext of increasing political and social instability growing inside these States collapsing under the burden of the economic problems, will enable us to better control the Western populations.

Here, the excessive use of identification and electronic pointing of the individuals will provide us a complete monitoring of all the populations concerned.

23. This reorganization of police and military interior and external of the State-Nations will make it possible to make converge the whole towards the obligation of the installation of a "Legal World Center".

This "Center" will allow the various "Police Bodies State-Nations" to have quickly access to "Data banks" on all the potentially dangerous individuals for

us on planet [Interpol].

The image of better legal effectiveness, and the increasingly close links created and maintained with the "Soldier", will help us to emphasize the need for a doubled "International Court" of a "World Legal System"; one for the civil cases and criminal individual, and the other for the Nations.

24. During the growth accepted by all of these new needs, it will be pressing for us to supplement as soon as possible worldwide control of firearms inside the territories of the State-Nations. With this intention, we will accelerate the "ALPHA PLAN" implemented during the Sixties by some of our predecessors.

This "Plan" in the beginning had two aims which have remained the same ones still today: By the intervention of "insane Gunners", to create a climate of insecurity in the populations to bring to a tighter control the firearms.

To direct the acts of violence so as to make some take the responsibility by religious extremists, or people affiliated to religious allegiances of "Traditional" tendency, or, people claiming to have communications privileged with God.

Today, in order to accelerate this "Control of Firearms", we will be able to use the "Fall of the Economic Conditions" of the State-Nations which will involve with it, a complete destabilization of the Social order; thus increase in violence. I do not need to remind you, nor to show it, Brothers, the bases of this "Control" of the firearms.

Without this one, it would become almost impossible for us to bring to their knees the populations of the States concerned. You recall the success with which our predecessors could at the time control Germany of 1930 with the new "Laws" applied; Laws besides on which the current Laws of the State-Nations for this same control are founded.

25. The last "Stages" are referred to the "OMEGA PHASE" tested starting from the experiments carried out at the beginning of the Seventies. They contain the implementation, on a worldwide scale, of the "Electromagnetic Weapons".

"Changes of Climate" involving the destruction of harvests; the bankruptcy under these conditions, of the arable lands; the denaturation, by artificial means, of the foodstuffs of everyday consumption; the poisoning of nature by an exaggerated and ill-considered exploitation, and the massive use of chemicals in agriculture; all that, Brothers, will carry out to the certain ruin of food industries of the State-Nations.

The future of the "Control of the Populations" of these States passes obligatorily by absolute control, us, from the food production on a worldwide scale, and by the takeover of the principal "Food Roads" of the planet. With this intention, it is necessary to use the Electromagnetic one, amongst other things, to destabilize the climates of the most productive States on the agricultural level. As for the poisoning of nature, it will be all the more accelerated that the increase in the populations will push there without restriction.

26. The use of Electromagnetics to cause "Earthquakes" in the industrial areas most important to the State-Nations will contribute to accelerate the "Economic Fall" of the States more threatening for us; just as to amplify the obligation of the installation of our New World Kind.

27. Which will be able to suspect us? Who will be able to suspect the means used? Those which will dare to be drawn up against us by disseminating information as for the existence and with the contents of our "Conspiracy", will become suspect with the eyes of the authorities of their Nation and their population.

Thanks to the misinformation, with the lie, hypocrisy and the individualism which we created within the people of the State-Nations, the Man became an Enemy for the Man.

Thus these "Independent Individuals" who are precisely more dangerous for us because of their "Freedom", will be considered by their peers as being enemies and not liberators.

The slavery of the children, the plundering of the riches of the Third World, unemployment, propaganda for the release of drugs, degradation of the youth of the Nations, the ideology of the "Respect of the Personal freedom" diffused within the Judeo-Christian Churches and the State-Nations, obscurantism considered as a base of pride, inter-ethnic conflicts, and our last realization: "Budgetary Restrictions"; all that finally enables us to see the ancestral achievement of our "Dream": that of the introduction of our "NEW WORLD ORDER".]

End of the Document of at the end of June 1985.

CONCLUSION... [SERGE MONAST]

Then, "PROTOCOL Of the ANTE-CHRIST (6.6.6.)", myth or reality?

It would be as to ask whether "Brave New World" is also a myth or a reality even if it comes from of a novel.

However, its author, also had access to "Documents" of time to create it. Its author knew well that the revelation, the diffusion of information which it had, but in another form that that of the novel, would have awakened the populations, much more mistrust than acceptance.

And how much of other authors had, them also, to use of the same stratagem to inform their contemporaries, and the future generations?

Then, is it (the "ANTE-CHRIST 6.6.6."), myth or reality?

The urgency of the current situation, that generated by the beginning of the "Budgetary Restrictions" which marks the beginning of the end, the realization close to the "New Occult Order World", did not allow the drafting of a novel (what would have taken too much time in the present context).

But the impact caused as for the revelation of these "Documents" is important all the same because, their publication, will cause to place on the defensive those which are in the beginning.

What is wished, here, it is that beyond the misinformation conveyed, and maintained by politicians without scruples, and the people frightened *vis-a-vis* with the possibility of losing personal interests, each reader can reflect, to gather with the other similar ones to him, and to now take means to survive *vis-a-vis* what comes.

Even if my life is in danger because of the diffusion of information like those, yours is even more by ignorance of this same information.

Then, the ANTE-CHRIST (6.6.6.), myth or reality?

With you to answer...

With you to see, in the events recently passed and future, if these "Documents" belong to the field of fiction or reality.

With you to realize that the fear has another object only to paralyze you, and to place you at the mercy of those which want only to control you for better controlling you according to their interests which, in the final analysis, are not yours.

Then, "the ANTE-CHRIST (6.6.6.)", myth or reality?

Serge Monast/Journalist of Investigation/End March 1995.

False Allegations of EJ Ekker

By Cenon C. Marcos

As President and functioning Chairman of the de jure Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation, Cenon Marcos felt compelled to make his own response to the spurious allegations of Mr. Eddyjo Ekker, which have come to light through the sharing of email correspondence.

The additional documentation he references is too voluminous for inclusion in this issue but copies thereof are in possession of the Editor and will be provided by email upon request.

There are "two sides" to every story and we are more than willing to present any answers from "the other side" but unfortunately, no real answers have been forthcoming beyond the email correspondence shared elsewhere in this and prior issues.

"Lender Three" was wise to QUESTION Mr. Ekker's assertions that he remains as Chairman of the Philippines Tallano-Acop Foundation and everything is going along just fine for him and his group.

On the facing page is a court order whereby Atty. Estepa (who has claimed to be the Foundation's President) has been replaced by Atty. Rosario, showing conclusively that the Philippines court system recognizes the de jure Foundation.

Here is the response of Mr. Marcos to some of the spurious allegations made by EJ Ekker:

THE FALSE ALLEGATIONS OF MR. EKKER

By Cenon C. Marcos, 7/18/07

I. THAT PROFESSOR RAMIREZ AND I HAD BEEN 'HIJACKED' BY RON

It is false, we sided with Ron upon knowing the truth. For me I had to help Ron because he is a stranger in our country and knowing him as a friend and who is in need I helped him. In doing it I did not mind then the consequences that will happen to my family and besides I do not want him to stay in the street. After our board meeting last March, 2007 while we are seating on the round tables besides the swimming pool, he asked us (Atty. Estepa, Danny and Bishop Levi) for our residence address and telephone numbers because knowing he shall be thrown to the street by EJ, he will knock in our door for help. With his comment I felt he is really in distress I knew this by heart because I can discern his situation.

Mr. Ekker's allegation that Ron had hijacked us is a lie. Because we voluntarily or without coercion sided with him upon knowing the truth. The reasons as to why we disassociated with EJ are due to the following:

1. We discovered that as of February 21, 2007 EJ posted in his spreadsheet ("Foundation Debt Owed to Ekkers") reached already to more or less 25,000,000.00 Pesos, almost \$500,000 USD. He also charged excessive service fee at the rate of \$250.00 USD per hour whenever we conducted our weekly Tuesday board meeting.

2. That we have to disassociate with him because we are just being used as pawns on his whim and caprice, like obliging us to sign contracts and agreements which can not be materialized and hypothecating it with his deal with the government.

That he had committed fraud by replacing the SEC approved articles and by laws of the foundation to make him and his wife to appear as incorporators of the foundation and used these documents to claim 40% of the value of gold (400,000 metric tons).

Professor Ramirez, my wife Erlinda and I have independent minds. We were not "hijacked" by Ron and neither were we "brainwashed" by Ron as alleged separately by Atty. Estepa. You should ask yourself why all on Mr. Ekker's side (Judge Reyes, Atty. Estepa, Dra. Brenda Bandaay, Erick San Juan) say Ron is in paranoia. Where did they get this diagnosis from? Who are the ones "brainwashed" and "hijacked", acting like puppets?

II. THAT OUR NOTICE OF MEETING IS DEFECTIVE

This is not true because we who composed a quorum resolved that we have to act in accordance with our Foundation by laws like the duty of the Secretary to send the notices of regular and special meetings. With regard to our notice to him and Mr. Taylor last March 16, 2007 it was duly received the following day or on March 17, 2007 and besides we have a quorum and signed waivers of notice of meeting and his last resort he must do is to call us through our cell phones, which he never did. His allegation that termination of the trustees can only be done during the annual meeting can not be applied because we had heard the complaints against them at a duly noticed meeting while the threat to the interests to the Foundation had been imminent.

III. THAT WE LACK FUNDS TO PAY THE DOCKET FEE AND TO HIRE OUR LEGAL COUNSEL

This not true. We have our legal counsel for the past 3 months and we can afford to pay the docket fee required in filing case against Mr. Ekker and his group. As matter of fact we had already a Court Order issued by the Judge of RTC Branch 67, of Pasig City (copy attached for reference) substituting Atty. Estepa whom we terminated last March 19, 2007 and after 6 days we hired our own legal counsel.

IV. THAT MR. EKKER & GROUP ARE MONITORING DAILY WITH THE SEC THE DOCUMENTS WE ARE SUBMITTING AND MR. EKKER'S ALLEGATION THAT THE OFFICE SHALL NOT ACCEPT ANY DOCUMENTS WE SHALL SUBMIT AND ALSO ALLEGING OUR DOCUMENTS ARE THROWN IN THE WASTE BASKET

This is also not true. My letter to SEC last April 2, 2007 had been answered by said Office, however the SEC'S letter addressed to me was apparently opened by Mr. Ekker and he used this as evidence and alleged that my letter is thrown in the waste basket. They did not know that by opening a letter not addressed to them it is a violation of our Bill of Rights (Article 3) which is the violation on privacy of communication. After opening my letter Atty. Estepa had mailed it to me disregarding that he had committed a violation of our existing law.

If they are really monitoring daily our letters being sent to SEC Office why is it that the Amended GIS we had submitted to the SEC was accepted last March 27, 2007. One more thing is this amended GIS is a requirement of SEC which provides under General Instruction No.4 which states that "ALL CHANGES ARISING BETWEEN ANNUAL MEETING AND AFFECTING INFORMATION STATED IN THE GIS, SUCH AS THE DEATH, RESIGNATION OR CESSATION OF HOLDING OF OFFICE OF A DIRECTOR TRUSTEE, OR OFFICERS, SHALL BE REFLECTED IN ANAMENDED GIS LABELED AS

SUCH AND THE CHANGES CLEARLY HIGHLIGHTED, THE AMENDED GIS SHALL BE SUBMITTED WITHIN 30 DAYS AFTER SUCH CHANGES OCCURRED OR BECAME EFFECTIVE."

In said amended GIS, it reflected the expulsion, suspension and termination of Mr. EJ Ekker, Tom Taylor and Atty. Estepa respectively. Atty. Estepa had been terminated by us for cause. He sided with Mr. Ekker thereby compromising the right and benefit of Filipinos on our claim of the 400,000 metric tons of gold. His action signifies that he prioritized his personal vested interests over and above the welfare of Filipinos which was mandated in the Court Order of the late Presiding Judge Agana. If he sides with us his financial needs shall be compromised so he stayed with Mr. Ekker. Besides, he has a financial gratitude to repay.

V. THAT MR. EKKER HAD BEEN REELECTED AS CHAIRMAN

How could it be when it is clearly stated in the By Laws of the Foundation that there is only a President, who shall preside over all meetings, effectively acting as Chairman. Only the position of President, Vice President, Treasurer, Secretary and Auditor are mentioned. For the past years he self imposed such position which prevailed with our tacit consent, however when we experienced that he wants to rule us, we turn our backs to him.

Our Corporation Code does not allow for a foreigner to become a Chairman of a Filipino corporation.

VI. THAT OUR ACTION IN EXPELLING HIM WAS A COMPLETE FOOLISHNESS

The bottom line of this is 3 Filipinos against 2 Americans. As Filipinos we have to protect our rights by way of opposing the greediness of Mr. Ekker particularly on his claim of 40% or 160,000 metric tons of the gold which belongs to the Filipino people as mandated by law. This is coupled with the vested interest of Atty. Estepa because he is also considered as a puppet of Mr. Ekker because he has been lent P150,000.00 when his late wife had been hospitalized. During the time of turmoil we had tried to call Atty. Estepa to settle the conflict however, he had many alibis until it came to the point that the conflict can not be settled. Ron and I also talked to Judge Reyes to settle the conflict but he did not show any effort for us to meet. Judge Reyes, who had not even seen Ron since the March 6 meeting, told me on the phone that he was of the opinion that Ron was suffering from paranoia. Curiously, the same reports came from Atty. Estepa and Dra. Brenda Bandaay.

Where did they get this diagnosis of paranoia from? Who are the ones "brainwashed" and "hijacked", acting like puppets in foolishness?

VII. THAT THE GROUP OF MR. EKKER HAD INDUCTED 30 NEW MEMBERS AT THEIR BOGUS ANNUAL MEETING LAST APRIL 7, 2007

This would have been a violation of our existing regulations of the Foundation. When I suggested to Mr. Ekker last February 13, 2007 to accept new members, he objected to it because he has in mind to control the Foundation. It was believed (incorrectly, as it turns out) that Tom Taylor was proxied by him for the past one year (April 17, 2006 to April 6, 2007)

hence the moment even we two attended a meeting it will already constitute a quorum. Had Prof Ramirez sided with him, this Filipino Foundation shall be thrown to the control of Mr. Ekker. What happened during their conduct of annual meeting, he manipulated it by assigning Judge Reyes to become the Chairman on Committee of Election whom the latter can not object because financial assistance was given to him apparently at the rate of P5,000.00 every Tuesday weekly board meeting aside of the cash given to him when he ran for Mayor of his hometown last May 14, 2007.

I am the Chairman on the Committee of

Membership with Prof. Ramirez as a member. How come the 30 new members had become immediate members without passing to me to approve their membership application? As reported by them to the SEC only 12 members had physically attended the meeting, how can they induct 18 members who are not present and allege they are presented by proxies? Their actions are not sanctioned by the Foundation By Laws, which prohibit the use of proxies at annual meetings. Our members who are supposed to be present in the meeting are only six (6) and their names were recorded and certified by the Secretary in our Membership Book. [END]

Substitution of Counsel Order In Favor of *De Jure* Foundation

RUSABIN LAW OFFICE
RECEIVED
DATE: MAY 25, 2007
TIME: 9:30 A.M.
BY: DHIVINE

REPUBLIC OF THE PHILIPPINES
NATIONAL CAPITAL JUDICIAL REGION
REGIONAL TRIAL COURT
BRANCH 67
PASIG CITY

DON ESTEBAN BENITEZ TALLANO,
ET AL.,
Petitioners,

- versus -

Civil Case No. 70571

CITYSTATE SAVINGS BANK, INC.,
Respondents.
x - - - - - x

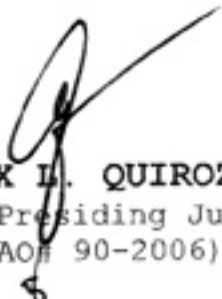
ORDER

The "Notice of Substitution of Counsel" filed by Atty. Francisco Rosario, Jr. is hereby NOTED.

Henceforth, let all notices, orders, resolutions, decisions and other processes pertinent to this case be served upon the office of Atty. Rosario in its given address.

SO ORDERED.

Given in Chambers this 10th day of May, 2007 at Pasig City.


ALEX L. QUIROZ
Acting Presiding Judge
(SC AOR 90-2006)

/rca

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 from you!

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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SUCCESS—WHEN?

[S]uccess will flow when those presenting do so in GOOD AND PURE INTENT that matches the established and projected goals and objectives laid forth upon which to build a better world.—GCH, 7/23/00