

Legal Notices (Continued)

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

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

PUBLIC NOTICE

December 3, 2003

This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 301, Federal Rules of Civil Procedure, and attending State rules). All interested parties have failed to rebut any given allegation or matter of law addressed herein. The position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspection at the newspaper CONTACT which is responsible for publishing the instrument as a legal notice.

This document is to notify interested parties of the intent of Global Alliance Investment Association (GAIA) to immediately render assistance to NATIONS desiring to stabilize the value of their currencies by basing them upon RESERVES of physical gold. This assistance will be comprised of one or more of the following: Calculating the amount of gold needed sufficient for its currency base; supplying the initial RESERVES to permit the Nation's purchase of the necessary initial supply of gold; sourcing the supply of gold for purchase; and stabilizing the purchase price at a level necessary to making the mining and processing of gold a profitable enterprise.

Since 1996 GAIA has contacted many nations to encourage them to consider the benefits of returning their currencies to a gold base. (Some of those benefits will be listed below.) The question inevitably arose, will there be enough gold? GAIA can now provide proof via court documents that an adequate supply not only exists but is available and under contract to GAIA. Those documents are readily available for viewing in the Executive Offices of GAIA in Manila.

While we can say with certainty that several large deposits of gold exist in the Philippines, the most accessible deposit, exceeding 100,000 metric tons, is warehoused in Metro Manila and is subject to court orders to be released to qualified buyers, any time after the year 2000. This gold will be sold only to nations whose currencies are, or are in the process of being, based upon gold.

To give them Public Notice, we will copy, very precisely, the last six paragraphs of a Certified Copy of FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION received by GAIA November 25, 2003. The WRIT was ordered by Judge Sofronio C. Sayo of the Regional Trial Court in Pasay City on MARCH 7, 1995.

To fully understand the ramifications of this Order, one must also know that it was the Order of Judge Enrique A. Agana in 1976 that the Administrator establish a Foundation to administer the business of the Estate. That has been properly accomplished with a five-person Board of Directors responsible for the day-to-day operation of the Foundation. The

Page 1 of 4
Public Notice 12/3/03

documentation for the Foundation is on file with the Philippine Securities and Exchange Commission. The relevant agreements are between GAIA and the Foundation.

[QUOTING the WRIT:]

6) Ordering the Court sheriff, Atty. Jose E. Ortiz, and his Deputized Private Sheriffs to collect the sum of P3 Billion plus an interest of 7% Per Annum starting 1968 to present as damages sustained by the Tallano Estate implicated by the National Government and its agencies, the National Housing Authority, the Public Estate Authority, the Department of Public Works and Highways, the Philippine National Construction Corporation, the Manila International Airport Authority, the Land Registration Administration, The Philippine Port Authority, the Base Conversion Development Authority, the University of the Philippines while damages sustained by the landowner was determined by Sec. 101 and Sec. 102 of Land Registration Act 496. Likewise, the Court Sheriff and his Deputized Private Sheriffs are also commanded to recover and/or take over the following real properties land-grabbed by the private persons, by the Barangay officials and by the national Government and its aforesaid government agencies as follows:

1. Land unlawfully occupied by Philippine Port Authority, the National Housing Authority, the Public Estate Authority, the Base Conversion Authority, the Manila International Airport Authority, the Philippine National Construction Corporation.

2. Land unlawfully occupied by squatters, homeowners association, and other private persons located in Quezon City, Antipolo, Marikina, Taguig, Paranaque, Pasay City and particularly from private persons, namely: Bonifacio Regalado of Fairview, Quezon City, Jose and Antonio Suzuaregi of Old Dalara, Quezon City, Mareial Fucundo and other persons found occupying the Tallano Estate;

7) Ordering also the Sheriffs to collect/withdraw/confiscate all Gold Bullion including its cash deposits which are in the account of the late President Ferdinand E. Marcos, who was a lawyer for the clan, and either presently deposited in Central Bank, any Philippine bank here in the country or any foreign bank outside the country, including the account of the then Reverend Jose Antonio Diaz or Col. Severino Garcia Sta. Romana, while all deposits either gold or currency found deposited in the account of Dr. Alejo Rizal Lopez has been re-conveyed to and in favor of the Tallano Estate, so the same, should be recovered in favor of the Tallano clan;

8) Ordering the Sheriff to deputize the NBI, PNP, and Philippine Army to assist the recovery assigned.

9) This FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION has imprescriptibility [cannot be taken away] clause until the said P3 Billion pesos including its interest has been fully collected and until the reconstituted copies of the subject land titles has been issued accordingly in favor of the Tallano

Page 2 of 4
Public Notice 12/3/03

clan, in as much as both Department of Justice and the Land Registration Administration has no objection over the issuance of the Reconstituted owner's original and duplicate copies of Oct No. T-01-4, TCT No. T-408 and TCT No. T-498, Annex A, and remain enforceable until it has been fully complied with.

SO ORDERED,

Pasay City, March 7, 1995

Signature & Seal

HON. SOFRONIO C. SAYO
Presiding Judge

Copy Furnished:

Office of the Hon. Solicitor General
Amorsolo St., Legazpi Village
Makati, Metro Manila

Mrs. Imelda Romualdez Marcos
P. Gueva St., Little Baguio
San Juan, Metro Manila

The Bureau of Treasury
Department of Finance
Roxas Boulevard, Manila

[END QUOTING]

As the Foundation withdraws and sells its gold, it can pay property and real estate taxes that have become in arrears due to the government's non-payment of the above fines and other compensation. Those taxes can flow into the municipalities where they can most quickly benefit the people. In addition, most of the "offshore deposits" made by President Marcos are dedicated to fund specific and identified projects and can be amicably released to the Foundation to be administered for their intended purpose.

The foremost, fundamental benefit offered by the Global Alliance Program and gold-based currency is: NATIONAL SOVEREIGNTY. Because gold-based currency IS "foreign exchange", and because the nation, with the assistance of GAIA, can increase its money supply to a level commensurate with its needs and abilities to build itself, there is no further need for Foreign Investors, Foreign Loans (including IMF/WB), Foreign exchange reserves, Globalization, Budget deficits, Balance of payments, Money from exports, or to "compete" with neighbor nations for the money of foreign investors, lenders, or tourists.

Nor is there any need for an Individual income tax, or a Value Added Tax, Currency fluctuations, Inflation, High interest rates, Foreclosures, Unemployment, or casino-type Stock and Bond markets.

Page 3 of 4
Public Notice 12/3/03

Each nation will have plenty of money for: Schools, Homes, Hospitals, Libraries, and Public buildings and Sports facilities; well equipped and well-paid Fire and Police forces, Coast and Forest patrols, and a well-trained, well-equipped Military; Roads & Highways, 1st class Ports and Airports, fast-craft Ferries and Hovercraft, adequate Rapid Transit and Railroads; Waste management systems that recycle, utilize, and value-enhance waste; a complete Electricity grid and more non-polluting hydro generating facilities, Irrigation and Culinary Water Distribution and Recovery systems, a national Communications Network, Employment at adequate wages for everyone who can work (rebellion, corruption, crime, gambling and drugs are less "necessary" in a prosperous society), the return of overseas workers to even better jobs in their home nation, and Reforestation programs for those areas that have suffered deforestation (the remainder of pristine growth can be saved and the need for lumber can be supplied by plantations).

GAIA is an "alliance association", ready, willing and able to serve the global community without assistance from such institutions as the International Monetary Fund, the World Bank operations, or the Federal Reserve or U.S. Treasury.

IT IS HEREBY RESOLVED that a copy of the stamped document returned by the Recorder of Clark County, Nevada will be included as a part of each information package provided to DEEDholders.

IN WITNESS WHEREOF, the undersigned have executed and sealed this authorization as of the date hereof.

For the Corporation, dated at Makati, Manila, the Philippines, this 3rd day of December 2003.

E.J. Ekker

E.J. Ekker, President & Director

Doris Ekker

Doris Ekker, Secretary & Director

Ronald Kirzinger

Ronald Kirzinger, Executive Vice President, Witness



GLOBAL ALLIANCE INVESTMENT ASSOCIATION, Las Vegas, Nevada 702 870-5351
EXECUTIVE OFFICES, 6751 Ayala Avenue, Makati City, Philippines Tel 843-1698 Fax 843-1707

Page 4 of 4
Public Notice 12/3/03