

Public Notice

In compliance with regulations regarding sufficiency of notice, this is the third of three required publications of this notice.

GLOBAL ALLIANCE INVESTMENT ASSOCIATION PUBLIC NOTICE

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). If all interested parties fail 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 (P.O. Box 27800 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed in writing by addressing Global Alliance Investment Association at 6751 Ayala Avenue, Makati City, Metro Manila, Philippines. Others may be addressed to Global Alliance Investment Association, 3132 West Post Road, Las Vegas, Nevada, 89107 USA.

MEMORANDUM OF INTENT USE OF GLOBAL ALLIANCE INVESTMENT ASSOCIATION HOLDINGS FOR INTERNATIONAL RELIEF FUNDING

January 4, 2005

This notice is addressed to and for the attention of Governor Jeb Bush of the great state of Florida, U.S.A. Governor Bush is certainly one who will recognize GAIA-CSEML (Global Alliance Investment Association-Cosmos Seafood Energy Marketing Ltd.) holdings as associated and validated by his father, George Herbert Walker Bush, in his former capacity as Director of the CIA and former Vice President then President of the United States of America.

You, Jeb Bush, were the FIRST "Bush" contacted after the holdings of Bonus 3392-181 in the turnover of same "all interests" of agent-holder of said asset.

The asset was first in the form of a Peruvian Bearer Certificate, later turned over to and fully qualified as an "individual and identified" holding of CSEML by holder, *RUSSELL E. HERMAN*, in support and backup for continued use by Mr. Bush and his colleagues and recognized as his "Super Fund".

This holding has been qualified and validated fully. Full turnover to GAIA came in 1993 and was made operative in 1994, fraudulently, by one Vina Katherine Durham who falsely claimed to be the widow of Russell Herman and 100% holder of the asset in point. This has all been PROVEN to be fraudulent, forged, and presented completely in criminal intent and actions.

In or around 1996, you Mr. Jeb Bush, were contacted in reference to handling the asset assignment by none other than Lt. Cmdr. (Ret.) Al Martin who was most recognized for his involvement and your association during the Iran-Contra days. This is for identification and verification without intent to distract.

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GAIA-CSEML was told exactly how to give legal creditability to the documents and to the holding itself. These instructions were carried forth in detailed presentation--through the Department of the Treasury of the U.S., the President (and all those following George Bush), Secretary of the Treasury from Mr. Baker the IIIrd and all since in place. All was registered with full information and intent of action with, at the time, second highest Treasury person who then became Secretary of the Treasury, William Summers. All information was also forwarded to and through Mr. Robert Rubin who was also at the time Governor of the Inter-American Development Bank in conjunction with Inter-American Investment Corporation, which was not incorporated until 1997 in order to cover our own assets and keep VK Durham from seizing the asset (corporation) for her own unlawful purposes.

We offered the asset to the United States and were met with "We will not deal at this time," by President Bush (Sr.). There have been no further "dealings" although misuse of the asset holdings were unlawfully utilized and brought great damage to the banking systems globally. We have never denied nor have we refused interchange at any time. Neither have we declined potential sharing of all assets with the people of the global community.

We have continued to form a very feasible program whereby the asset represented in GAIA is FULLY BACKED with GOLD COLLATERAL as is represented as a holding in the CENTRAL BANK of the Philippines, but a major shift to private ownership in 1993 changed the Central Bank into the Bangko Sentral ng Pilipinas under the instructions of Fidel Ramos.

Part of those holdings are remaining holdings of Ferdinand Marcos who was in association with the United States of America in global planning for currency coverage through gold based currencies. The story of F. Marcos has no need for repeating in this document. This is in spite of the fact that we have a major holding position in the Tallano-Acop Foundation (FDN) of registration in both the Philippines and in the United States of America, Nevada incorporation. We control some 40% of the assets of the FDN, under law, and are fully represented as to assist in the recovery of the COURT ORDERED RES JUDICATA ISSUANCES.

The gold holdings first registered as 617,000 (minimum) METRIC TONS in shelter and holding by that Central Bank was last inventoried more recently as only having 400,000 metric tons remaining while the rest was smuggled unlawfully from the bank itself.

This is not our concern other than to establish through valid public notice that at least 400,000 metric tons of gold SHOULD be intact and in holding in the Philippine Central Bank VAULT. The gold was used for leasing and payments were made to the Prior Administrator of the estate in point. Although the payments ceased being made it is further noted, however, that the gold was ready to be released for use of the Estate and FDN in year 2000.

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This asset is now committed to support the GAIA co-venture which is now fully qualified and far more established than you might at first surmise.

GAIA's agreement is to use the assets "off shore of the domestic United States" to shelter individual parties and to only issue some 5 TRILLION dollars in "assignments" (used as collateral, for reserves and consideration) annually. This now presents since inclusively 1996, as some \$50 Trillion US Dollars.

This also assumes that since 50% of the total assets accrued, mostly in interest alone, have been placed in CSEML and kept intact in holding for the use and reconstruction-reclamation of the United States and adjacent countries thereof, that there is unquestionably \$50 TRILLION assignable to these entities just referenced.

The asset itself is so massive as to have given us cause to "cap" the sums into useful size to be actually backed by gold metal or other precious metals as qualify for tender.

We do NOT have to have gold available at the moment of entry of reserves but the GAIA assets will be fully backed by gold which will also be held in banking reserves and used for collateral but retained in the Central Bank of each participating sovereign nation.

The program, basically simplified for example, is as follows: GAIA will issue a Deed of Assignment for Consideration (Deed) in a predetermined agreed upon amount, i.e., for example, 1 million dollars exchange value relevant to any sovereign nation. The "Deed" will be issued in ORIGINAL form and document to authorities established along with a Memorandum of Agreement (MOA) delineating use guidelines and instructions for operative management and banking requirements to obviate ANY POSSIBILITY OR POTENTIAL OF ILLICIT USE OR HANDLING OF FUNDS.

The Deed will be issued at the amount referenced times 2-1/2. Example: a Deed for one million dollars will be issued in the amount of \$2 and a half million. One million goes to the project co-venturer, one to GAIA for gold PURCHASE and to be held in the bank of choice with only consideration for less than 20% used by GAIA for expenses and holding. (The withdrawals will be further handled as loans to GAIA to prevent any potential of "money laundering".) The sums remain as useful reserves for the bank and while in holding before immediate need for release for project funding, we ask and suggest that the "venture partner" also purchase gold against which he can draw as needed for fundings, allowing additional security for the bank as well as cutting costs of individual project. The project, in other words, is not placed in jeopardy by failure of ability to repay but the gold is held as collateral to secure any loans. The value of the gold should present adequate coverage of any "interest" requirements. The remaining \$500,000 is utilized in the same manner but will cover expenses, management, facilities and operating procedures, i.e., planning, engineering, accounting, and personnel necessary for the project or program in point.

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GAIA, wishing no notoriety of any kind prefers that this program as established can be handled without particular reference to individuals but as an international benefit and service through AN ALLIANCE established in its name.

We would be greatly pleased to have the United States receive recognition as to facilitating this program and would be equally pleased to have President George Bush receive ample personal credit. The asset, however, will not be utilized other than for the benefit of mankind of all creeds, colors or locations.

This is the time in historical evolution whereby this can be a massively important survival support system in basically UNLIMITED funding for the benefit of mankind--ALL MANKIND.

I have addressed this to you, Jeb Bush, because you can be the recognized source of credibility of assets available but without any personal involvement as to what came before now in historical evolution or holding responsibility for that which will now present except as in credit and appreciation.

This program SHOULD NOT come as a surprise to anyone for it has been made amply public even to the United Nations and personally to Kofi Annan. It is fully anticipated that all parties to the point will offer "plausible deniability". So be it.

We would further suggest that this be expedited in all possible haste as people continue to be lost and dying. We can stop the onset of infectious epidemics and have immediate rebuilding underway in less than a week.

We do not need to meet and confer as our guidelines and requirements are spelled out in detailed instructions and we can produce backup support of the FDN although gold is not necessarily to come from the Philippines holdings. The gold is for security, support as in collateral but to fully BACK any currency put into the public as printed against these reserves.

This is presented from the individual, Gyeorgos Ceres Hatonn who is well known by those participants in the Bush circle of associates.

Thank you for your immediate attention, Gov. Bush, and may your legacy be long-lived on the global list of appreciated entities who "passed this way".

This will be published, in addition, as an "OPEN LETTER" and, as well, as a PUBLIC NOTICE to meet lawful requirements for registration and documentation. GCH

[Post Script from EJ Ekker: Late breaking news is that the two Presidents Bush and William Clinton have accepted the challenge of raising money for those Nations having suffered losses from the Tsunamis. All three of those gentlemen are familiar with the CSEML/GAIA asset and with their cooperation and that of the afflicted nations, we will be able to make the repairs and create the systems required to protect the people. If the nations will use the GAIA program all of the assistance received can be fully repaid, not only to nations such as the USA, but also to all organizations and individuals.]

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Michael Chertoff

Proposed New Homeland Security Czar Gave Free Pass to Foreign Spies in America

We give thanks to American Free Press (1-888-699-6397 for subscriptions) for permission to reprint the following article by Michael Collins Piper, author of Final Judgment (the definitive book on the Kennedy assassination).

His name means “devil” or “damned” in Russian and his anti-patriot, anti-freedom activities show he may be sending our liberties—and America—to hell in a handbasket.

PROPOSED NEW HOMELAND SECURITY CZAR GAVE FREE PASS TO FOREIGN SPIES IN AMERICA

By Michael Collins Piper, *American Free Press*, 1/24/05

The former Justice Department official who sent populist maverick David Duke and former Rep. Jim Traficant (D-Ohio) to jail is now going to be the “face” of homeland security in America. The nomination by President George Bush of federal Judge Michael Chertoff to serve as secretary of homeland security is being widely hailed in Washington and supported by the mainstream media.

Assuming his nomination is confirmed, Chertoff—who was instrumental in the drafting of the controversial “Patriot” Act—will be the central figure essentially determining and dictating “who’s a patriot and who isn’t” to hundreds of thousands of local, state and federal law enforcement officers across the nation.

Many Republicans say Chertoff is a “wonderful

conservative”. However, there are several reasons why Americans who consider themselves to be “patriotic” doubt Chertoff’s ability to preside over the nation’s security.

What the major media says about Chertoff—and what it isn’t saying—may be quite instructive for those who want to understand why Chertoff’s patriotism might be questioned.

Chertoff’s boosters say that Chertoff—frequently touted by the media as “the son of a rabbi”—was a “Mafia-busting” assistant U.S. attorney who later served “with distinction” as the “effective” chief of the criminal division of the Justice Department under Attorney General John Ashcroft.

Later, the media reports, Chertoff was rewarded for his outstanding work with a lifetime appointment by Bush to the U.S. Court of Appeals for the Third Circuit.

Those are the bare bones details, but the unreported aspects regarding Chertoff’s path to power are a little disconcerting and certainly revealing and raise real questions about whether Chertoff should serve in such a sensitive post as homeland security chief.

For many years, Chertoff has been closely associated with the same tightly knit pro-Israel circles and individuals in the neo-conservative network whose names have been implicated in a burgeoning spy

scandal involving espionage on American soil against American security by supporters of Israel. These charges of spying are now being investigated by courageous patriots inside the FBI, despite heavy-handed pressure upon them to quash the inquiry.

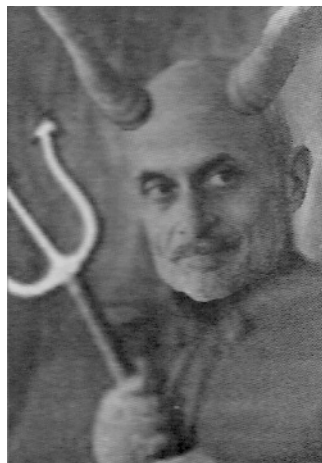
This is a very serious matter, for the public record shows that Chertoff is another protégé of the father-and-son team of Irving and William Kristol, perhaps the leading publicists for this neo-conservative network that is increasingly the subject of scrutiny by the FBI. The senior Kristol—an “ex-Trotskyite” communist—utilized his connections (and the careful distribution of foundation money at his disposal) to cement together the clique of which Chertoff has long been a part.

As far back as Jan. 29, 1996, *The Weekly Standard*—a “neo-conservative” journal funded by billionaire Rupert Murdoch and edited by William Kristol—was hyping Chertoff as an up-and-coming figure in Washington.

This was a sign Chertoff was a fair-haired boy in the eyes of the powerful inter-related Rothschild and Bronfman families who are the primary sources of funding for the Murdoch media empire.

In addition, Chertoff was among the founding members of an elite legal group known as the Federalist Society that has been heavily funded by a bevy of well-heeled foundations in the Kristol sphere of influence, namely the Lynde and Harry Bradley Foundation (of which William Kristol was once an officer) and the John M. Olin Foundation.

These foundations—as *AFP* has pointed out—are known for their ties to hard-line hawkish elements in Israel in the ruling Likud Party of Prime Minister Ariel Sharon and to U.S. defense manufacturers that profit through the U.S. “special relationship” with Israel.



All of this is significant when considering that during his tenure as chief of the criminal division of the Justice Department, Chertoff oversaw the cover-up of the apprehension and subsequent release without prosecution of Israeli intelligence operatives known to be engaged in multiple venues of suspicious activity in the months leading up to—and on the day of—the 9/11 terrorist tragedies. These details appear in *AFP*’s special report, *50 Unanswered Questions About 9-11*.*

The truth is that during the Bush presidency, although Attorney General John Ashcroft—a religiously driven Christian supporter of Israel—was the “big man” who officially headed the Justice Department, Chertoff was the real power behind the scenes.

For a brief period, before coming to the Bush administration, Chertoff was also chief counsel to Senate Republicans who were ostensibly “investigating” the Whitewater affair involving then-President Bill Clinton and his wife Hillary.

However, numerous critics—most notably Washington maverick David Martin—pointed out that Chertoff was one of the key players in the cover-up of the murder—officially a “suicide” of Clinton crony Vince Foster.

Others noted that under Chertoff’s command of their legal team, the Senate Republicans, who were ostensibly working hard to nail Clinton, failed to pursue allegations of secret deals between the Clinton administration and Israel’s arms-trading partner, China, over the transfer of U.S. military technology to the communist country.

Today, Chertoff is now designated to protect America’s homeland security. Based on what we know about Chertoff and what we can consequently expect, it may not be an exaggeration to call Chertoff “Bush’s Beria”, comparing Chertoff to Lavrenti Beria, the dreaded chief executioner—one of many—for the late Soviet leader Joseph Stalin, an analogy that might embarrass the “ex-Trotskyites” in the circles in which Chertoff moves.

* Get a copy of *AFP*’s *50 Unanswered Questions About 9-11* (20 pages): 1 copy is \$5; six copies are \$12; forty or more are just 90¢ each. Order from *American Free Press*, 645 Pennsylvania Ave. SE, Washington, DC 20003. Call *AFP* toll-free at 1-888-699-NEWS to charge to Visa or MasterCard.

Pursuant to the rules governing Public Notices under the Uniform Commercial Code this notice will be published in a newspaper of wide circulation. Copies of this Notice will be available at any of the three addresses provided above.

IN WITNESS WHEREOF, the undersigned have executed and sealed this notice as of the date hereof. For the Corporation, dated at Makati, Manila, the Philippines, this 4th day of January 2005.

E.J. Ekker
E.J. Ekker, President & Director

Doris Ekker
Doris Ekker, Secretary & Director

Ronald Kirzinger
Ronald Kirzinger, Executive V. P.

For the Foundation, dated at Makati, Manila, the Philippines, this 4th day of January 2005.

E.J. Ekker
E.J. Ekker, Trustee & Vice President
Tallano Acop Foundation

Canon C. Marcos
Canon C. Marcos, Trustee & Secretary
Tallano-Acop Foundation

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