

Editor's note: To fulfill the legal requirements, we are presenting the following as a Legal Notice for four consecutive weeks. This is the first of four presentations. Contact information for Global Alliance Investment Association (GAIA) is: 5300 W. Sahara Ave., Suite 101, Las Vegas, Nevada 89102. Phone: 702-873-3488.

—LEGAL NOTICE— CERTIFICATE OF DEBT

The CONSTITUTION of the UNITED STATES OF AMERICA and the UNIFORM COMMERCIAL CODE (international) provide a procedure for the legal authentication of a debt in the case of the Debtor refusing to acknowledge such debt. This procedure includes the notification of the Debtor of the details of the debt and a notice of intent to collect. After a period of ninety (90) days from the date of the notice and if there has been no response from the Debtor the debt is made authentic and collection procedures may begin. There is no appeal from this procedure; it is final.

On April 28, 1998 the then owner, Rick Martin, of a debt (described in detail later) of the UNITED STATES TREASURY/FEDERAL RESERVE SYSTEM (UST/FED) assigned the debt to GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA), a Nevada corporation. GAIA immediately initiated the procedure by informing UST/FED of the nature of the debt and of GAIA'S intent to collect. GAIA then took the additional step of running the legal notice in a weekly newspaper of world-wide circulation four consecutive weeks beginning May 5, 1998. UST/FED has made absolutely no response and the statute of limitation for countering the legal notice has run its course. Now, this document and its publication in the same newspaper four consecutive weeks serve as adequate and final verification of the UST/FED debt to GAIA. Nothing further is legally required; no denial or appeal is possible.

The debt referred to is described as follows: The principal and interest accrued to Bonus Contract-Certificate Number 3392-181, approved by Legislative Resolution on April 24-27, 1875, Duly Authorized by the President of Peru, April 26, 1875 and Acknowledged and Accepted May 1, 1875, Re-affirmed, Re-confirmed and Reconformed on behalf of the government by the Consulate General of Peru, August 21, 1989, Order Number 7309, Document Number 046, Duly Sealed by said Counsel General of Peru at Los Angeles, California, United States of America, assumed and guaranteed by the United States of America pursuant to Presidential Order confirmed by the US Senate per petition of Elihu Root, Secretary of War, in 1906, further assumed and guaranteed by the Federal Reserve System pursuant to the Federal Reserve Act of 1913 and recorded August 1, 1994, by Deed, Instrument Number 1893, Book of Deeds Number 433, Page 849, City of Nashville, State of Illinois and subsequently recorded August 10, 1998 at 8:35 A.M., Clark County Recorder's Office, Las Vegas, Nevada, Official Records 980810 Instrument 00323.

The principal and interest are payable in gold coin or gold bullion and portions thereof may be assigned, sold, loaned or leased to others as collateral, but only as collateral, and no claim will be entered by any holder directly to the UST/FED without the express written consent of GAIA. Further, no holder, including GAIA, will in any way use the asset to the detriment of the national security or economic stability of the United States of America. The assignor of the debt to Mr. Martin, Russell Herman (also spelled Herrman and Herrmann), a very patriotic American, requested of Mr. Martin that Herman's business partner, V. K. Durham, be given a certain amount of time to implement his wishes and, if unsuccessful, to use the asset to the benefit of all people, reserving forty-eight percent (48%) of its value for the express benefit of the citizens of the fifty States of the United States of America. When appropriate, the granting of such an asset to the citizens of America (*we-the-people*) will result in an era of enormous prosperity which will, when also distributed to other nations, buoy up and expand all of the world's economies for all of its people, not just the rich as is now the condition.

Mr. Martin and his associates have worked for years, first in an attempt to assist V. K. Durham and later as the direct assignee, to find a way to work with the UST/FED within the United States to effect the use of this asset for the benefit of the American people FIRST. That effort was given no aid by the UST and was steadfastly blocked by the FED, even though at least four different "offers" have been made to Mr. Martin and GAIA ranging from \$5 million to many billions "to go quietly away". The FED has been on notice for some five years that the debt would be perfected through public notice and they have arrogantly ignored that warning. It is authenticated and validated and will be used as collateral in as many ways and situations as possible for the benefit all of the people without any mindfulness of race, religion, creed or color.

For GLOBAL ALLIANCE INVESTMENT ASSOCIATION by its BOARD OF DIRECTORS this twenty-fourth day of January, 1999 at Manila, Republic of the Philippines.



E. J. Ekker

E.J. Ekker, President & Director

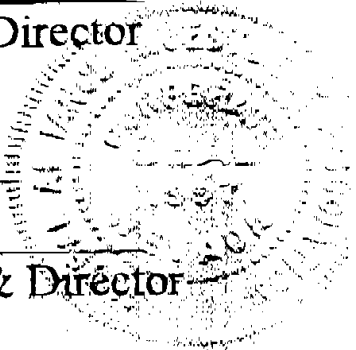
Doris J. Ekker

Doris J. Ekker, Secretary & Director



Rick Martin

Rick Martin, Treasurer & Director



Charles Neil

Charles Neil, Exec. V. P. & Director

