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POTUS-202 - BUSH - SETHER FF CONTINUES TO SABOTAGE THE FINANCIAL SETTLEMENTS 2009



To : Office of the President, Office of the Vice President, Cabinet Members, Office of the Governors, State and Federal Officials, Congress of the United States, OMB Director Jacob Lew, et al

Notice of Default Confirmation – With President Obama’s authorized release of my personal, civil and repatriated Inward Remittance of USDollars 4.5 Trillion, of May 2006 to Bank of America-Richmond, Virginia as confirmed by the Federal Reserve Bank - Richmond’s in Court Motion, under their Penalty of Perjury.

- 1.) On or about April 15, 2003 The Honorable Gerald Bruce Lee, in Case No. 02-1363-A filed in The United States District Court for the Eastern District of Virginia, Order and Memorandum of Opinion. As part of the Order, the Court stated that the Plaintiff [Lee E. Wanta, Leo E. Wanta, Ambassador Leo Wanta] should pursue liquidation of corporations, recovery of financial assets and pay all required taxes in accordance with the law.
- 2.) IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA, Civil Action No. 1:07 cv 609 T3E/BRP – PETITION FOR A WRIT OF MANDAMUS AND OTHER EXTRAORDINARY RELIEF, filed JUN 20 2007, THE FEDERAL RESERVE BANK OF RICHMOND RESPONDED IN THEIR COURT MOTION STATING

“ PURSUANT TO RULE 12 (B) (6), fed.R.civ.P., Respondent Federal Bank of Richmond (“FRB Richmond”) moves to dismiss the Petition for Writ of Mandamus and Other Extraordinary Relief, are as follows.

“For the purposes of the Motion only, all well pleaded facts will be taken as true.”

In other words, The Federal Reserve Bank of Richmond accepted the truthful statements in the Writ of Mandamus and confirmed the known Inward Remittance designated the Petitioner for the sole and exclusive use and benefit of Petitioner, Lee E. Wanta, Leo E. Wanta, Ambassador Lee E. Wanta; an American citizen, birth June 11, 1940. References : Rogers-Houston Memorandum, Act of Congress - H.R. 3723, Title 18 USC Section 4 – Misprison of Felony, other Title 18 USC violations.

Having Said That, Upon my Economic Receipt, I will lawfully pay USDollars One Point Five Seven Five Trillion [US\$1,575,000,000,000.00] as my personal/civil/repatriation tax payment, directly to our United States Department of the Treasury, among other “set-aside allocations”, to immediately enhance Our Economic Recovery and National Security.

**BUSH SR CONTINUES TO SABOTAGE THE SETTLEMENTS
PANETTA (C.I.A.) WEAKLY TAKING BLOCKING INSTRUCTIONS FROM
BUSH SR.**

Thursday 17 December 2009 05:30

• **NOTE: This is to be read in the context of the reports dated 14th and 16th December [Archive]**

- **GEORGE BUSH SR. AND PANETTA BLOCKING THE SETTLEMENTS**
- **PAULSON ARRESTED AND HAULED OFF TO BERMUDA**
- **TREATMENT OF GEITHNER SO FAR LOST ON WEAK PANETTA**
- **C.I.A. CHIEF REFUSED POINT BLANK TO AUTHORISE THE RELEASES**
- **FEDERAL RESERVE REFUSES TO PAY OUT A PAYMASTER**
- **'A LOT OF PEOPLE ARE GOING TO BE VERY SHOCKED'**
- **DOLLAR REFUNDING PROGRAMME CHANGES THE PARADIGM**
- **BLOATED FINANCIAL ENTERPRISES WILL NEED TO FIND SOMETHING ELSE TO DO**
- **PAUL VOLCKER SHOULD USE HIS INFLUENCE TO SPEAK MORE PLAINLY**

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'Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some Judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both'.

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• **Globalist hegemony ideology and practice are comprehensively debunked in the Editor's study entitled The New Underworld Order, which can be ordered via the books section of this website. If you want to see what may well happen if the angle of decline steepens much further, you could do worse than also order a copy of The Red Terror in Russia, by the contemporary Russian eyewitness Sergei Melgounov, another Edward Harle Limited book available direct from this website. Also, the Editor's study entitled The European Union Collective, which proves that the EU is a long-range strategic entrapment operation to reduce European countries to satrap status within a German empire using economic strategy for relentless economic warfare purposes, can be bought here.**

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By Christopher Story FRSA, Editor and Publisher, International Currency Review, World Reports Limited, London and New York. For earlier reports, press the ARCHIVE. Order your intelligence subscriptions and our 'politically incorrect' intelligence books online from this website.

NEW REPORT STARTS HERE:

THE BUSH-HEAD OF THE SERPENT IS SPITTING VENOM

Notwithstanding the drastic action against inter alia the present and the former Secretaries of the US Treasury [see preceding report] taken by the World Court-empowered enforcers of the Writ of Execution and the Lien for \$47 trillion on the US Treasury and the Federal Reserve (not to mention the crass elevation by the ignorant editors of Time Magazine of Dr Ben Bernanke, Chairman of the bankrupt private sector Federal Reserve Board which continues trading in bankruptcy contrary to the law: it cannot meet its obligations), the United States and the Rest of the World are still being held to ransom in a desperate rearguard operation ordered by the snake-head of the 'Box Gang', the Black Serpent, George H. W. Bush, a private citizen:

GEORGE BUSH SR. AND PANETTA BLOCKING THE SETTLEMENTS

At 8.50pm New York time on 16th December, the Editor was authoritatively informed by sources DEEP within the US Federal Government structures who do not seek to mislead us, that:

- George H. W. Bush has ordered all Settlements payments to be blocked.
- The Director of Central Intelligence, Leon Panetta – who formerly ran the trading programs for Bush Sr., and is therefore not his own man – is weakly taking instructions from George Bush Sr. who is a private citizen and has no continuing authority; and is blocking the releases accordingly.
- The proxy pretext for this sabotage is that since the 'Box Gang' and the Bush Crime Family are not going to be paid by the enforcers the 2% which they expected to be paid for the redemption of their contraband currency boxes that have been destroyed by the World Court-authorized cadres [report dated 16th December], then nobody will be paid, so far as they are concerned.

- The real pretext for this pathetic behaviour is that the Central Intelligence Agency is deliberately sabotaging and impeding the delaying the implementation of the US Dollar Refunding Programme which will be triggered by payment of the Basel pay order Line Item instructed by the international community which is necessary in conjunction with repayment of the \$6.2 trillion of LOAN funding stolen by the criminal American Government from The Queen [see below].
- In adopting this attitude the CIA is bent on the deliberate, premeditated destruction of the country that it exists to protect.
- George H. W. Bush Sr., Leon Panetta and Timothy Geithner, among others, are accordingly traitors to the United States and should be dealt with IMMEDIATELY in accordance with the prescription laid down by law for traitors in time of war.
- Bush Sr. and his associates, including Panetta, are exercising a death hold on the United States and are holding not only the United States but the whole world to ransom.
- President Barack Obama is weakly ALLOWING THIS SCANDAL TO CONTINUE and has failed to impose his will and discipline upon his main subordinates, thereby associating himself with their criminality. His job is to see to it that his subordinates implement his requirements and instructions both as President and as Commander in Chief, and he is falling down on the job.

If Panetta, Geithner et al won't do what he requires he should sack them immediately. If he doesn't fire them, it will at once be concluded that he is a party to their sabotage. The President needs to reflect that he is not in the driving seat. The United States is owned by the 'Lien holders' who have the authority from the World Court to obtain restitution and enforcement of the Settlements.

- The attitude of those concerned at the top in the United States appears to remain one of rude insolence in the face of the World Court-approved necessary restitution demands of the injured international community which, if persisted with, will lead the whole world into a period of extreme instability brought about exclusively by the behaviour of organised criminal elements at the very highest level within the US Federal Government structures, aided and abetted by their associates in criminal enterprises abroad such as Deutsche Bank and other foreign criminal institutions.
- At 10.00pm on 16th December we were informed from WITHIN the US structures that failing the correct decisions being taken forthwith, the consequences for the individuals concerned will be as serious or more so than those summarised in our report dated 16th December.
- Separately, we understand that British security structures have been informed of a huge pending US wrecking financial operation targeting London which is intended to swamp the regularisation of financial transactions, and that emergency action will be taken to prevent realisation of this subversive project, involving inter alia UBS in London.

LEO WANTA REPORTED TO US TO BE IN JAIL

Turning now to the preceding report [16th December], the closing item referenced the fact that the Swiss had determined that a certain well-known figure would not be paid. The Editor withheld the individual's name, but can now confirm that we were referring to Lee/Leo Wanta (as no doubt many will have readily deduced).

At about 2.00pm on 16th December, the Editor was informed that Leo/Lee Wanta is reportedly in jail – which, of course, explains why the Swiss have determined that he is not to be paid.

Actually, that is back to front: the Swiss enforcers, MI-6 and the Chinese (who have reportedly been aggravated by Wanta's interventions and intrigues), have procured the removal of Wanta from the scene in part so as to close down the constant swirl of intrigue surrounding the dead issue of the previously intended diversion of payment to Mr Wanta – including, but not confined to, the entirely fake CIA 'Principality of Snake Hill' route, with its fake virtual 'Central Bank of Snake Hill' that could conceivably have been activated with the connivance of the US Federal Reserve and the Federal Reserve Inter Bank Settlement Fund, and the cooperation perhaps of another corrupt institution external to the United States.

But we think Wanta may be in jail for weightier reasons than that, including such felonies as Fraud in the Inducement, concerning which we and others have extensive documentation.

Ancient 'Wanta material' suddenly posted on another website appears to be a crude operation to cover up the fact that Wanta is reported to be in jail.

PAULSON ARRESTED AND HAULED OFF TO BERMUDA

Next, our (confirmed) report that Henry M. Paulson Jr. had been hauled off to Bermuda, so that he is held within the British jurisdiction, presupposed that Paulson had been arrested, like Geithner. This must be the case: so logic suggests that Paulson has had his passport confiscated and, as a prisoner of the British authorities, (a) has been fully removed from the scene so that he cannot interfere any further with the Settlements; and (b) since Paulson authorised and presided over the stealing or diversion of the \$6.2 trillion LOAN funds provided by the British Monarchical Power pro bono publico to finance the transparent, taxable on-the-books Dollar Refunding Programme, he will face the severest legal consequences in accordance with the priorities of the British authorities.

TREATMENT OF GEITHNER SO FAR LOST ON WEAK PANETTA

Thirdly, our (confirmed) revelation that the US Treasury Secretary was arrested at the meeting held at 3.00pm on Tuesday 15th December 2009, was relieved of his driver's license and of his passport, and suffered the indignity of having a monitoring device placed on his person, sent a message to all concerned that this continued intransigence will not be tolerated – a message which, however, has not yet been received at the headquarters of the Central Intelligence Agency.

The background to this further sour twist is that Mr Leon Panetta, the current Director of Central Intelligence (DCI), previously ran the trading programs for George H. W. Bush Sr., as also did Rahm Emanuel at a certain earlier stage.

At about 3.00pm on Wednesday 16th December, the Editor was informed that Leon Panetta had refused to sign off on the releases on the instructions of the private citizen traitor, George H. W. Bush [see above]. The reason given for this is that as the Bush Crime Family and the 'Box Gang' are not going to be paid the 2% on the currency boxes which have been taken out of their control and destroyed, as referenced in the preceding report, Panetta is blocking the releases: period.

That implies that Panetta, as head of the Intelligence Power, believes that he is invulnerable and immune to the consequences of his behaviour – exactly the same mentality that has resulted in the jailing of Mr Wanta, the modified arrest of Geithner, and the arrest and removal of his predecessor, Mr Paulson, to Bermuda, where the British jurisdiction applies

and where he can be dealt with in accordance with that jurisdiction.

So what we observe following this development is that the corrupt US Intelligence Power is directly and explicitly holding the United States, which it is supposed to be protecting, and the entire world to ransom – which is precisely what we have been saying for longer than we can remember. The current head of the CIA is a known weakling who takes instructions from an ageing predecessor.

FEDERAL RESERVE REFUSES TO PAY OUT A PAYMASTER

Separately, but related to the above, when a certain paymaster requested his long delayed payment direct with the Federal Reserve, since we last reported, he was ‘bawled out’, as it was put to us on 16th December, with the use of bad language.

As this was repeated to us three times, we suspect that foul language really was employed. The interesting point here is that the paymaster in question was supposed to pay off the Bushes and certain politicians – none of whom are going to be paid, as indicated in the preceding report.

So, all of a sudden, it is the FEDERAL RESERVE that is telling this paymaster that he is not going to be paid (unspoken) because the World Court enforcers have destroyed the ‘Box Gang’s’ currency boxes, and the corrupt politicians are not to be paid either. Isn’t that interesting.

Mr Panetta may have assumed, when adopting his latest blocking tactic, that he is more immune and more protected than Geithner and Paulson. But we understand, and have been advised, that this is not true – and specifically that other ways will be applied to ensure that the Settlements payouts are implemented and completed, whatever this corrupt DCI prefers.

- We now understand that the payee countries have received Promissory Notes backed by Treasury Guarantees – which is not quite the same as actual payment.

‘A LOT OF PEOPLE ARE GOING TO BE VERY SHOCKED’

In the same context, we have also been informed by duplicated reliable sources that quote ‘a lot of people are going to be having a very hard time very soon’ unquote.

When we investigated this information further, we were told that the specific language used by persons ‘in a position to know’ was quote: ‘A lot of people are going to be very shocked’. These people will be facing nasty moments at any time now, we are told.

At the meeting to which Mr Geithner was summoned at 8.00pm on Sunday 13th December 2009, the key issue that emerged, we have now been informed, was that the US criminal authorities are trying to avoid paying the Line Item for the Dollar Refunding Programme that has been integrated since late January 2009 with the Basel pay orders required by the international community – because this IS the solution, as we have repeatedly explained, to the entire crisis.

- The enforcers are insisting on this Line Item payment taking place not least because:
- Governments can only generate debt, as they cannot tax themselves. Private sector activity generates revenues and taxable income, which governments use to finance their operations.
- Elementary economics, but obviously above the heads of the schoolboys at the US Treasury.

DOLLAR REFUNDING PROGRAMME CHANGES THE PARADIGM

And as indicated at the top of this report, the underlying reason for Mr Panetta's latest bout of self-serving sabotage – beyond the sour grapes pretext that 'if the Bushes and the 'Box Gang' aren't going to be paid, then nobody's going to be paid' – is precisely that the internationally DEMANDED Dollar Refunding Programme CHANGES THE PARADIGM profoundly.

And this, of course, has been the central issue ALL ALONG.

Because what implementing the taxable, on-the-books Dollar Refunding Programme means is that the US Intelligence Power and its hangers-on will LOSE their free-wheeling monopoly capacity to generate limitless financial resources through Fraudulent Finance operations, including Ponzi pillaging scampaigns – because taxable trading will be taking place, and the behaviour norm will rapidly come to conform to the Basel rules, including transparency of both source and use of funds.

BLOATED FINANCIAL ENTERPRISES WILL NEED TO FIND SOMETHING ELSE TO DO

Furthermore, the huge US financial institutions that have grown fat and bloated over the years thanks to the permissive behaviour of the corrupt US Intelligence Power and the related orgy of one-way deficit financing to be paid off by future generations of US taxpayers will, as we have said recently again, ultimately have to find something else to do.

PAUL VOLCKER SHOULD USE HIS INFLUENCE TO SPEAK MORE PLAINLY

As Paul Volcker, the former Chairman of the Federal Reserve, pointed out at the previously referenced meeting of bankers in a Sussex country house hotel, there is no evidence that the invention of complex financial products has enhanced real economic growth.

What he should have added, but didn't, was that it was 'Box Gang'-related Fraudulent Finance and organised criminal Ponzi operations feeding the Fraudulent Finance carousel, that brought the international financial system to the verge of collapse – not 'financial innovation'.

- Like 'globalisation', that phrase provides cover for financial corruption.

Paul Volcker should take advantage of the privilege enjoyed by distinguished figures who are somewhat advanced in years – and therefore don't care what they say: he should call a spade a spade, and a criminal enterprise a criminal enterprise.

BODYBAGS SEEM TO BE THE ONLY LANGUAGE THEY UNDERSTAND

Because, as we can see from all of the above, these people don't get the message until they are either shackled and encumbered with a monitor having suffered the gross indignity of having their passports and driver's licenses removed, or have been arrested and transported abroad, thrown into jail, or else see some of their friends summarily horizontalised.

Maybe bodybags is where some of these people who are still holding the world to ransom might prefer to be, than inside the US or a foreign GULAG.

But we thought intelligence was a prerequisite for the job of Director of Central Intelligence.

Apparently not.

LIST OF U.S. STATUTES, SECURITIES REGULATIONS AND LEGAL PRINCIPLES OF WHICH THE CRIMINALISTS, ASSOCIATES AND ALL THE MAIN FINANCIAL

INSTITUTIONS REMAIN IN BREACH:

LEGAL TUTORIAL: The Steps of Common Fraud:

Step 1: Fraud in the Inducement: "... is intended to and which does cause one to execute an instrument, or make an agreement... The misrepresentation involved does not mislead one as the paper he signs but rather misleads as to the true facts of a situation, and the false impression it causes is a basis of a decision to sign or render a judgment". Source: Steven H. Gifis, 'Law Dictionary', 5th Edition, Happaug: Barron's Educational Series, Inc., 2003, s.v.: 'Fraud'.

Step 2: Fraud in Fact by Deceit (Obfuscation and Denial) and Theft:

- **"ACTUAL FRAUD. Deceit. Concealing something or making a false representation with an evil intent [scanter] when it causes injury to another..."**. Source: Steven H. Gifis, 'Law Dictionary', 5th Edition, Happaug: Barron's Educational Series, Inc., 2003, s.v.: 'Fraud'.
- **"THE TORT OF FRAUDULENT DECEIT... The elements of actionable deceit are: A false representation of a material fact made with knowledge of its falsity, or recklessly, or without reasonable grounds for believing its truth, and with intent to induce reliance thereon, on which plaintiff justifiably relies on his injury..."**. Source: Steven H. Gifis, 'Law Dictionary', 5th Edition, Happaug: Barron's Educational Series, Inc., 2003, s.v.: 'Deceit'.

Step 3: Theft by Deception and Fraudulent Conveyance:

THEFT BY DECEPTION:

- **"FRAUDULENT CONCEALMENT... The hiding or suppression of a material fact or circumstance which the party is legally or morally bound to disclose..."**.
- **"The test of whether failure to disclose material facts constitutes fraud is the existence of a duty, legal or equitable, arising from the relation of the parties: failure to disclose a material fact with intent to mislead or defraud under such circumstances being equivalent to an actual 'fraudulent concealment'..."**.
- **To suspend running of limitations, it means the employment of artifice, planned to prevent inquiry or escape investigation and mislead or hinder acquirement of information disclosing a right of action, and acts relied on must be of an affirmative character and fraudulent..."**.

Source: Black, Henry Campbell, M.A., 'Black's Law Dictionary', Revised 4th Edition, St Paul: West Publishing Company, 1968, s.v. 'Fraudulent Concealment'.

FRAUDULENT CONVEYANCE:

- **"FRAUDULENT CONVEYANCE... A conveyance or transfer of property, the object of which is to defraud a creditor, or hinder or delay him, or to put such property beyond his reach..."**.
- **"Conveyance made with intent to avoid some duty or debt due by or incumbent or person (entity) making transfer..."**.

Source: Black, Henry Campbell, M.A., 'Black's Law Dictionary', Revised 4th Edition, St Paul: West Publishing Company, 1968, s.v. 'Fraudulent Conveyance'.

**U.S. SECURITIES REGULATIONS OF WHICH INSTITUTIONS
HAVE BEEN SHOWN TO BE IN BREACH [SEE REPORTS]:**

- NASD Rule 3120, et al.
- NASD Rule 2330, et al
- NASD Conduct Rules 2110 and 3040
- NASD Conduct Rules 2110 and IM-2110-1
- NASD Conduct Rules 2110 and SEC Rule 15c3-1
- NASD Conduct Rules 2110 and 3110
- SEC Rules 17a-3 and 17a-4
- NASD Conduct Rules 2110 and Procedural Rule 8210
- NASD Conduct Rules 2110 and 2330 and IM-2330
- NASD Conduct Rules 2110 and IM-2110-5
- NASD Systems and Programme Rules 6950 through 6957
- 97-13 Bank Secrecy Act, Recordkeeping Rule for funds transfers and transmittals of funds, et al.

**U.S. LAWS ROUTINELY BREACHED BY THE CRIMINAL OPERATIVES AND
INSTITUTIONS:**

- Annunzio-Wylie Anti-Money Laundering Act
- Anti-Drug Abuse Act
- Applicable international money laundering restrictions
- Bank Secrecy Act
- Crimes, General Provisions, Accessory After the Fact [Title 18, USC]
- Currency and Foreign Transactions Reporting Act
- Economic Espionage Act
- Hobbs Act
- Imparting or Conveying False Information [Title 18, USC]
- Maloney Act
- Misprision of Felony [Title 18, USC] (1)
- Money-Laundering Control Act
- Money-Laundering Suppression Act
- Organized Crime Control Act of 1970
- Perpetration of repeated egregious felonies by State and Federal public employees and their Departments and agencies, which are co-responsible with the said employees for ONGOING illegal and criminal actions, to sustain fraudulent operations and crimes in order to cover up criminalist activities and High Crimes and Misdemeanours by present and former holders of high office under the United States
- Provisions pertaining to private business transactions being protected under both private and criminal penalties [H.R. 3723]
- Provisions prohibiting the bribing of foreign officials [F.I.S.A.]
- Racketeer Influenced and Corrupt Organizations Act [R.I.C.O.]
- Securities Act 1933
- Securities Act 1934
- Terrorism Prevention Act
- Treason legislation, especially in time of war.

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NON-U.S. INTERNET SECURITY SOLUTION CD AVAILABLE: FAR BETTER THAN NORTON ETC

It has now been established that the National Security Agency (NSA) works with/controls Microsoft, Norton, McAfee, and others, in pursuit of the Pentagon's vast BIG BROTHER objective, directed from the 'highest' levels (not the levels usually referred to) which seek to have every computer in the world talk direct to the Pentagon or to NSA's master computers.

This should come as no real surprise since the cynical spooks even assert this 'in-your-face' by advertising 'INTEL INSIDE', which says exactly what it means. More specifically, NSA have made great strides in this direction by having a back door built into Microsoft VISTA. Certain computers, especially those labelled with the logo of the 'fully collaborating' firm Hewlett Packard, have hard-core setups which facilitate the remote monitoring and controlling of personal computers by NSA, Fort Meade. We now understand that if you are using VISTA* you MUST NOT enable 'file and printer sharing' under any circumstances. If you say 'YES', so to speak, to 'file and printer sharing', your computer becomes a slave at once to NSA's master computers. **DO NOT ENABLE SHARING.**

Unfortunately, this abomination is so far advanced that this may not be the only precaution that needs to be taken. As long as Microsoft continues its extensive cooperation with NSA and the NSC (National Security Council), the spying system which assists the criminalised structures, and thus hitherto the Bush-Clinton 'Box Gang' and its connections, with their fraudulent finance operations, NSA may be able to steal data from your computer. The colossal scourge of data theft is associated with this state of affairs: data stolen usually include Credit Card data, which the kleptocracy regards as almost as good as real estate for hypothecation purposes. Even so, you can make life very much more problematical for these utterly odious people by **NOT USING U.S.-sourced so-called Internet Security and anti-virus software.** Having been attacked and abused so often, we offer a solution.

We use a proprietary FOREIGN Internet Security program which devours every PC Trojan, worm, scam, porn attack and virus that the National Security Agency (NSA) throws at us. We are offering this program (CD) to our clients and friends, at a premium. The program comes with our very strong recommendation, but at the same time, if you buy from us, you will be helping us finance ongoing exposures of the DVD's World Revolution and the financial corruption that has been financing it.

The familiar US proprietary Internet Security programs are by-products of US counterintelligence, and are intended **NOT** to solve your Internet security problems, but to spy on you and to report what you write about, to centralised US electronic facilities set up

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HENEGHAN: Obama Remains Blackmailed as Wanta-Reagan-Mitterrand Protocols Remain NON-Implemented

Tom Heneghan

Obama Remains Blackmailed as

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by Tom Heneghan

International Intelligence Expert

Tuesday December 8, 2009



Bush-Clinton Crime Family Syndicate BLACKMAILING President Obama

UNITED STATES of America - It can now be reported that President Barack Obama has refused to move forward on the evidence recently supplied to him at a White House dinner aka the immediate prosecution of the Bush-Clinton Crime Family Syndicate and its Federal Reserve co-conspirators who LOOTED the U.S. TREASURY.

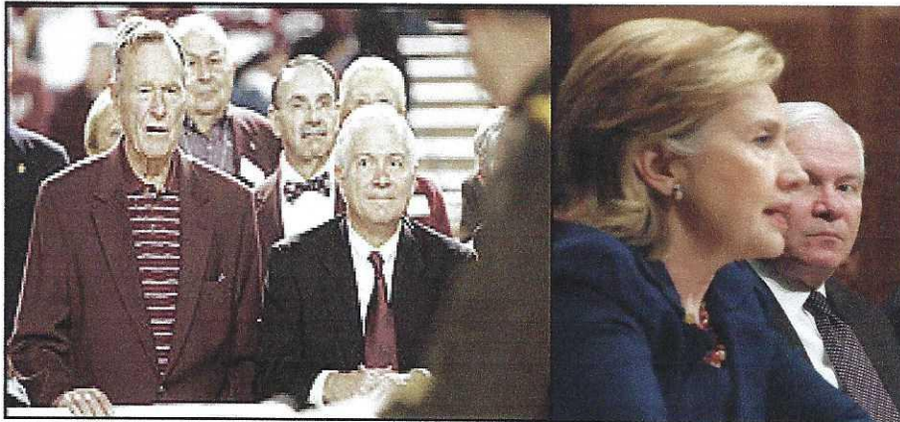


HOUSE ARREST

Alan Greenspan and Henry Kissinger

We can divulge, though, that Dr. Henry Kissinger and former Federal

Reserve Chairman Alan Greenspan have been placed under house arrest by the U.S. Marshal Service.



BLACKMAILERS

H.W. Bush with his close associate Robert Gates/Hillary Clinton with Robert Gates

left pic AP by David J. Phillip, right pic Reuters

Informed sources are reporting that President Obama is being blackmailed hour-by-hour by former President George Herbert Walker Bush, current U.S. Secretary of Defense Robert Gates and dysfunctional loser and lesbian *in-the-closet*, current U.S. Secretary of State Hillary Rodenhurst Clinton.

Obama is refusing to enforce his own Executive Order that would return \$6.2 TRILLION to the U.S. Treasury and help save the U.S. economy.

Note: Obama continues to stonewall American patriot Ambassador Leo Wanta's proposal to *privately* finance a hi-speed rail project across the U.S. [through the implementation of the Protocols] that would provide millions of jobs to out of work Americans.

What is happening now is more chicanery as the conspiratorial Federal Reserve is engaged in massive gold, silver and U.S. dollar derivative trading being run through the Bank of England as well as the Bank of Shanghai.

What the Federal Reserve and the Bush-Clinton Crime Family Syndicate are trying to do is to re-configure their derivatives at the end of the year and create new financial statements as to make null and void the just completed audit of the Federal Reserve and then allow the conspiratorial Federal Reserve to print more money based on *bogus* collateral aka worthless derivatives and then turn around and fund aka 'bail out' Warren Buffett's British-linked Berkshire Hathaway, along with the Queen of England by giving them contractual rights to the U.S. hi-speed rail project,

AT THE AMERICAN TAXPAYERS' EXPENSE!



Warren Buffett and British Queen Elizabeth

So, what you have here, folks, is yet another Ponzi Scheme *illegally* using the Wanta-Reagan-Mitterrand Protocol funds for the purpose of bailing out Warren Buffett and the Queen of England.

**B L a c K
M A i L**



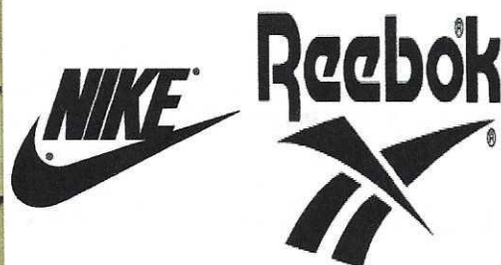
P.S. The latest tabloid scandal blitz directed against golfer Tiger Woods is a back door attempt to blackmail President Obama aka his own sexual indiscretions reported in our previous intelligence briefing.



Remember, folks, these tabloid magazines like the National Enquirer (whose attorney is David E. Kendall, the same attorney that still represents Bill and Hillary Clinton) employ former FBI agents for the purpose of spying and gathering dirt on known celebrity types and politicians. That dirt is then used to blackmail the celebrities and politicians for the purpose of financial compensation and other types of favors.

Note: Tiger Woods has been blackmailed for over three (3) years by FBI Division 5, which includes allowing his picture to be on a major health magazine with Woods NOT receiving any financial compensation. The health magazine was owned by none other than the National Enquirer.

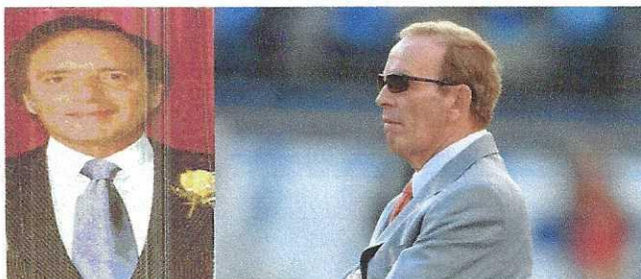
P.P.S. We can now reveal that the sponsors and corporate entities tied to golfer Tiger Woods, like Nike and Reebok, had their proceeds from Woods' advertising being laundered through the Bernard Madoff Ponzi Scheme with a major tie in to ABC network and its affiliate ESPN.



Madoff-Nike-Reebok laundered money was used to BRIBE ABC network officials including major sport commentators and personalities on its affiliate ESPN.

We can also divulge a major ABC network-ESPN gambling connection to MGM Mirage Hotel in Las Vegas and the known Gambino Crime Family.

We can now report that this Madoff-ABC network-MGM Mirage connection involved bribes, which helped fix over 50% of NBA basketball games over the last ten (10) years, along with about 30% of NFL football games.



Vince Boryla, Leonard Millman, Pat Bowlen

Major players involved in the NFL fixing included Las Vegas mafia boss Vince Boryla, the late Bush-Clinton Crime Family Syndicate real estate mogul Leonard Millman and current Denver Nuggets and Denver Broncos owner Pat Bowlen.

We can also report that a recent Super Bowl between the Pittsburgh Steelers and the Seattle Seahawks was fixed *with the full knowledge of the previous NFL Commissioner.*

We can also reveal that the Bernard Madoff-ABC network-Nike-Reebok Ponzi Scheme was used to create massive slush funds that were used to recruit prospective college football student athletes that were to attend major universities in California and Florida.

These slush funds were outsourced by university boosters to major insurance brokers who would then BRIBE the prospective student athletes to attend the aforementioned universities.



The Second
American
Revolution



DEFENDERS OF THE U.S. CONSTITUTION

Oath Keepers: Orders We Will **NOT** Obey

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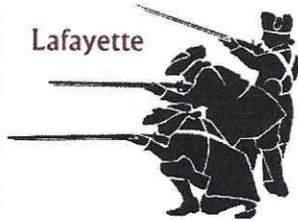
<http://oath-keepers.blogspot.com/2009/03/oath-keepers-declaration-of-orders-we.htm>

We announce to the criminal government and its criminal corporate media enablers:
YOU ARE TOO CORRUPT TO CONTINUE! We, the American People, who are well armed, will be victorious!

SEAL AMERICA



Lafayette



Overlord at

Yorktown remains relentless and victorious



EVER VIGILANT 24/7

At this hour, we live free or die as Lafayette remains at Brandywine and Albert Gore Jr. still remains the year 2000 duly elected, non-inaugurated, *natural born* REAL President of the United States.



**Albert Gore Jr. Year 2000 duly elected *natural born* REAL
President of the United States**

TOM HENEGHAN'S EXPLOSIVE INTELLIGENCE BRIEFINGS International Intelligence Expert, Tom Heneghan, has hundreds of highly credible sources inside American and European Intelligence Agencies and INTERPOL--reporting what is REALLY going on behind the scenes of the corporate-controlled mainstream media cover up propaganda of on-going massive deceptions and illusions.

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