





U.S. CROOKS PROVOKE GLOBAL ECONOMIC WARFARE

WASHINGTON CRIMINALIST GANGSTERS OUT OF CONTROL

Tuesday 6 March 2007 23:38

CORRUPT AND FELONIOUS 'SHADOW' ARRANGEMENTS PUT IN PLACE TO MIMIC THE TRANSPARENT WANTA PLAN

PUBLIC FUNDS SIPHONED, LAUNDERED TO GENERATE PRIVATE UNTAXED PAYMENTS FOR THE OFFICIAL CRIMINAL OPERATIVES

A SMALL, ARROGANT MAFIA CLIQUE HAS HIJACKED THE U.S. FEDERAL GOVERNMENT, RISKING GLOBAL DESTANILISATION

AFTER 8 MONTHS OF WAITING, LEO WANTA WILL CALL THE \$27.5 TRILLION OF WHICH HE IS PRINCIPAL – TAXABLE IN AUSTRIA

SEVERE CENSURE OF HENRY M. PAULSON BY H.M THE QUEEN

By <u>Christopher Story</u> FRSA, Editor and Publisher, <u>International Currency Review</u>, <u>World Reports Limited</u>, London and New York: <u>www.worldreports.org</u>. Press NEWS and the ARCHIVE Button on the <u>www.worldreports.org</u> Home Page for Wanta Crisis reports since April 2006. [Note: The CLICK HERE panel is now: NEWS. A new panel, giving details of our latest publications, has been added].

Please be advised that the Editor of <u>International Currency Review</u> will no longer answer questions related to this or the earlier Wanta Crisis reports. We are a private intelligence publishing house. Subscriptions to our services may be entered by pressing SUBSCRIBE against the selected title, and following the ultra-safe safe procedure. We have no subventions apart from our subs income.

REASON FOR OUR RECENT LOW PROFILE

Since 14th February 2007, we have maintained a low profile at the request of certain parties, on the basis that Ambassador Wanta and Michael C. Cottrell, M.S., Executive Vice President and Treasurer of the Ambassador's Virginia-based AmeriTrust Groupe, Inc., have all along wished to accommodate those who seek early resolution of the \$4.5 trillion Settlement.

Not for the first time during the eight months since the criminals have been playing fast and loose with Leo Wanta's settlement funds, we decided that the Ambassador's interests were best served by remaining silent for a time so that the necessary measures could be completed behind the scenes without distractions.

WE WILL NOT AGREE TO ANY TEMPORARY SILENCE IN THE FUTURE

Not for the first time, we have been deceived. It should now be noted that we will not submit to further blandishments from any interested party to the effect that we should withhold authorised and properly verified comment, should such an attempt be made to silence us temporarily at any time in the future.

That trick can no longer be played on us.

THREE TOP U.S. CRIMINAL OPERATIVES BEHIND THIS CRISIS

We therefore resume our Diary summary of events, so that all interested parties can see for themselves that the United States and the international financial community are being held to ransom by the following criminals:

• Vice President Richard Cheney, who has said he will never remit the \$4.5 trillion to Ambassador Wanta, even though the funds are tagged and earmarked in his name and that of his AmeriTrust Groupe, Inc., and therefore BELONG TO HIM and to no-one else.

- Michael Chertoff, the foul-mouthed Secretary of Homeland Security, who used the language of Chicago's gangland underworld on 9th February, when he admitted that he is blocking the Wanta payment and he 'ain't gonna pay'; and we hereby spare our readers the rest of his comments.
- George Bush Sr, who is defying the President of the United States in collaboration with Messrs Cheney and Chertoff, and is attempting to steal the Wanta funds to finance the construction of the Canada-Mexico Superhighway through CINTA, a CIA Spanish operation (controlled by Mr Bush Sr, whatever his current state of health). CINTA built and operates Ontario's Route 407.

George H. W. Bush Sr is allegedly the head of Deutsche Verteidigungs Dienst, the German Nazi Continuum 'Black' agency located at Dachau.

Ambassador Wanta's funds are being or are intended to be siphoned off to finance this project, which is a Bush Criminal Family Enterprise. The Superhighway, the criminalists intend, is to be constructed undemocratically using the funds stolen from Leo E. Wanta to construct the arterial backbone of their intended New World Order North American Union, without the consent of Congress and the American people.

The President of the United States, George W. Bush Jr, wishes the Wanta payment to proceed without further ado, and is also in sharp disagreement with his mischievous Vice President over policy towards Iran. In other words, there is a stark split at the highest level in the White House. The authority of President Bush is being usurped by Cheney and Chertoff, contrary to his own wishes, those of the American people, and those of the international community, especially the Chinese, the Russian, French, Greek, Italian, Spanish and even German authorities, and most specifically contrary to the wishes of Her Majesty the Queen – and, it is understood, the Vatican.

DIARY OF EVENTS: TRACKING THE CRIMINAL FINANCIAL OPERATIONS OF CORRUPT U.S. FEDERAL OFFICIALS

- **09 February 2007:** The Secretary of Homeland Security, Michael Chertoff, overrides Robert M. Kimmitt, Deputy US Treasury Secretary, who has been in de facto hands-on control of Treasury financial operations since the beginning of February, following the fiasco surrounding the arrest of Henry M. 'Conflict-of-Interest' Paulson on an International Court of Justice Warrant implemented by a German ad-hoc tribunal, as exclusively reported by this service at the time. Chertoff uses filthy, gutter language, to convey his intention 'never to pay' Ambassador Wanta his tagged \$4.5 trillion. On the same day, it is confirmed that Vice President Cheney is undermining the President over the Wanta payment and is orchestrating illegal official resistance to the long overdue Settlement.
- **14 February:** An investment banker with Barclays Bank confirms to an associate of Mr Michael C. Cottrell, M.S., that Cheney and Chertoff have rediverted the Wanta payment, even though all the central banks wish the payment to be made forthwith, and are exasperated at this blatant criminality.
- **15 February:** Philip Perry is now identified to be manipulating events on behalf of Cheney-Chertoff. This man Philip Perry is a partner in the law firm of Latham & Watkins, where Chertoff was a partner before being appointed Secretary of Homeland Security. Philip Perry is also legal counsel to the Department of Homeland Security and 'just happens' to be Vice President Cheney's son-in-law.
- 20 February: Philip Perry attempts to conduct a transaction at the Credit Suisse/UBS consortium. THE BANK STOPS THE TRANSACTION AND DENIES MR PERRY ACCESS TO THE FUNDS, MAKING IT CLEAR THAT IT BELIEVES THE ABORTED PERRY TRANSACTION(S) TO BE ILLEGAL.
- 23 February: The Chinese authorities DEMAND payment via a new signed US Treasury contract. The payment was to be effected on this date: Friday 23rd February.

NO PAYMENT WAS MADE UPON DEMAND BY THE CHINESE PARTIES.

- 23 February: Vice President Cheney demands immunity from International Court of Justice (ICJ) prosecution before the Wanta \$4.5 trillion payment is made. He is sharply informed that this is ABSOLUTELY OUT OF THE QUESTION. Vice President Cheney's personal position is thereby aggravated, but he hopes no-one will get to know about this latest humiliation.
- **24 February:** The Chinese parties compel Vice President Richard Cheney to deposit fresh banking documents at Citibank and other institutions in Singapore, to facilitate the Chinese payment under a new contract. [But see also further explanation below].

26 February: HER MAJESTY THE QUEEN SEVERELY REPRIMANDS HENRY M. PAULSON, THE NOMINAL U.S. TREASURY SECRETARY, FOR HAVING FAILED TO RELEASE AMBASSADOR LEO WANTA'S PAYMENT. Her Majesty's grounds for doing so rest on the solid facts that George Bush Sr, President George Bush Jr, Vice President Cheney and The Queen herself have all signed documents to authorise the immediate release of the Wanta payment.

Ambassador Wanta is personally known to Her Majesty.

The Queen is understood on impeccable authority to be adamant that this matter must be resolved in accordance with the Ambassador's universally accepted right to be paid, so that he can proceed to mastermind the taxable transactions and projects which have been held up for eight months by the criminal cadres operating at the highest levels of the corrupt US Federal Government to the detriment of the global financial environment, as is being experienced daily in the financial markets.

- 27 February: Notwithstanding ALL of the above, Mr Chertoff announces that he will prevent the Wanta payment for a further two weeks. He will do this so that he and associates can slice off '20% of the funds to build the highway, bridge and port to Mexico' (according to an inside source). The funds do not belong to Chertoff, Cheney, Bush Sr or any other party and are not theirs to exploit and dispose of. They belong exclusively, as the whole world knows, to Ambassador Leo E. Wanta.
- **28 February:** Chertoff is reliably reported to have come under pressure from the US Department of Defense (DOD) to make the Wanta-related payments. The DOD is perfectly entitled to be gravely concerned about this crisis, since US national security is being severely impaired by this perverse official criminality, which clearly has the potential to lead the world into a financial catastrophe.
- **01 March:** A key US Treasury compliance officer stays at his desk late to receive authorisation from Henry M. Paulson Jr (presumably because Mr Paulson retains sole signatory 'authority' over the Ambassador's tagged funds, not because he is still in charge of the US Treasury: see above). The compliance officer is advised that he will receive the necessary notification after the US markets close. At 7.30pm Eastern Standard Time he is advised to go home, as no payment has been made.
- **01 March, approximately 7.45pm Eastern Standard Time**: Advice is received from the Department of Defense that the Wanta payment will be made and that the authorisation will be forthcoming via the Department of Defense et al, and NOT via Paulson, Kimmitt or Chertoff.
- O1 March: However NO PAYMENT IS MADE ON 1ST MARCH, SO ALL THESE OFFICIAL U.S.
 ASSURANCES PROVE TO BE AS WORTHLESS AS ALL THEIR PREDECESSORS. As previously reviewed, no assurances from any component of the US Federal Government have any substance or meaning, since the entire Bush Administration is at loggerheads with itself and is arguing both internally and externally at crosspurposes: all very satisfactory for the thieves and crooks who are systematically destroying what remains of the United States' international reputation and stealing Leo Wanta's funds while this bickering continues. Furthermore, the US Treasury has shown that it can never be trusted.
- **02 March:** Confirmation is received by Ambassador Leo Wanta and Michael C. Cottrell, M.S., from Brussels that:
- The US Department of Defense is extremely hostile to the situation that has been allowed to arise as a consequence of this high-level US criminality.

Memo to the US criminal officials concerned:

Falling out with the American military might reasonably be considered to be careless, even reckless.

- Chertoff et al have diverted components of the promised, tagged and earmarked Wanta funding for equipment contracts.
- Chertoff is working with the so-called 'NAFTA Commission' (cover name: Security and Prosperity Partnership Commission, established undemocratically under NAFTA) to construct the intended New World Order highway, bridge and port facility a.k.a. the 'BUSH HIGHWAY', from Mexico through the United States to Canada [see above]. This confirmation is derived from the information about the relevant high-level meeting held on 23rd February 2007 in Canada. The Canadian Government is ignoring democratic principles and is betraying its own

people, too.

05 March: The Principals (Ambassador Leo Emil Wanta and his Executive Vice President and Treasurer, Michael C. Cottrell, M.S.) are now advised, that despite ALL the above, the necessary documentation, payment instructions and details of named beneficiaries and banking coordinates have been completed...

05 March: US Treasury Compliance advises the Principals that the authority to release is expected to materialise prior to midnight Eastern Standard Time.

Specifically:

 At 8.30pm Pacific Standard Time, funds are placed into the US banking system for delivery to the various accounts, including the primary account, which is the securities account for AmeriTrust Groupe, Inc at Morgan Stanley within Citibank, New York.

06 March: At 4.30am Eastern Standard Time, European and Hong Kong parties are misinformed by US sources that the \$4.5 trillion belonging to Ambassador Wanta have been released to the Morgan Stanley securities account of AmeriTrust Groupe, Inc. For 'misinformed', read: LIED TO.

06 March: 10.30am to 12.30am Eastern Standard Time:

By regulation, the submitting bank must notify the receiving financial institution that the aforesaid funds are in transit and that they must be posted, otherwise the sending financial institution is in violation of relevant US Federal laws. These include the Bank Secrecy Act of 1970, as amended, the Securities act of 1934, as amended, the Organized Crime Control Act of 1970, notably RICO, and other relevant legislation that we have cited repeatedly in the past [see again below].

06 March: 1.30pm Eastern Standard Time; NO FUNDS HAVE BEEN DEPOSITED OR RECEIVED BY AMERITRUST GROUPE, INC'S ACCOUNT AT MORGAN STANLEY, NEW YORK CITY.

Obviously those concerned believe that they can keep on inventing timeframes for payment, repeating the same charade over and over again, before reiterating: 'Oh, sorry, there are more problems and things to fix'. This has been going on for the past eight months and the joke is over now. From now on, to cite Lenin, the Ambassador will be 'working by other means'. He is entitled to the \$4.5 trillion payment but will also be pursuing other avenues, which cannot affect the tagged status of the \$4.5 trillion. Eight months is far too long and patience is beyond exhausted.

06 March: Cheney and his associates in crime have devised a new financial scamming mechanism (similar to the diversion of \$25 trillion to India in July and August 2006, which we reported at the time, and which is responsible for all the hoopla about India 'suddenly' becoming an Asian 'tiger economy').

THE SCAMMING MECHANISM DEFRAUDS AMBASSADOR LEO WANTA, THE U.S. TREASURY AND THE AMERICAN PEOPLE, WHILE AT THE SAME TIME BRIBING THE CHINESE. To be more explicit in general terms:

- It defrauds the American people of US dollar tax payments and at the same time defrauds the Chinese Government and people of their \$35 trillion US dollar liquid funds from C.H.I.P.S., but seeks to 'corrupt' certain well-placed Chinese at the same time: and:
- It defrauds Ambassador Leo E. Wanta/AmeriTrust Groupe, Inc. of its tagged \$4.5 trillion. which remains in situ in a Custodial Account at JPMorganChase, New York City, as previously reported.
- It blatantly uses US public financial resources to provide for the private self-enrichment of the criminal US officials who have now decided that they couldn't care less about ICJ warrants or any other consideration and are intent upon pursuing their own interests and that of their failing New World Order project, whatever the risks. Cheney's request to be let off the ICJ hook before making the Wanta payment nevertheless indicates that he regards the warrant against him as a nuisance.

They are continuing, as previously reported, to use the Bank of England Back Office (Carl Daniels) operation to extort massive interest charges for short-term loans (better known as loan-sharking). The huge profits from these operations are distributed electronically to the US Treasury, Goldman Sachs, JPMorganChase, Morgan

Stanley, Lehman Brothers, Bank of America, Wachovia Bank, etc.

Beyond that, here is part of what has been happening:

DESCRIPTION OF THE NEW SCAM AS OBSERVED TO DATE

- 1. On 6th March 2007, the US Treasury issued a US Treasury-backed debenture instrument worth one trillion US dollars (\$1.0 trillion) to the Government of Hong Kong (that is, to the Communist Chinese authorities, disguised through Hong Kong) via Commerzbank AG, Hong Kong, with a 3% coupon, using a deposit placed by Vice President Cheney on 24th February in Singapore.
- 2. On 5th March 2007, the US Treasury issued a US Treasury-backed debenture instrument worth one trillion US dollars (\$1.0 trillion) to Commerzbank AG, Germany (although the funds actually went to Commerzbank, Hong Kong), with a coupon of 3.3%.

The actual total coupon interest on the two \$1.0 trillion placements is 6.33%.

- **3. Beginning on 27th February 2007 and carrying through to 5th March**, the Chinese caused the Pacific Rim markets to sell off US stocks and the US dollar. Newspaper pundits, talking heads and Internet commentators had no clue as to the true cause of this sell-off.
- 4. As a bribe to prevent a further stock market decline, which the Chinese authorities had targeted at a Dow Jones Industrial Average level of 7000, the White House agreed on 4th March to make the \$1.0 trillion deposit described above, rather than to pay Ambassador Wanta his \$4.5 trillion that is now eight months overdue, as reported in these postings. If the Wanta payment had been made (and when it is made in the future), the entire international financial outlook will be transformed as the Wanta Plan is implemented. These crooks think they can duplicate and substitute for The Wanta Plan, and they have accordingly developed a corrupt private enrichment mechanism, on which they intend to pay no tax of course, for this purpose using public funds. THEIR method will lead to a collapse of the system whereas implementation of the transparent Wanta Plan will salvage and refinance the system in an orderly and long-term manner, for the benefit of the whole of humanity.
- **5.** At all events, a syndication was developed by Commerzbank AG (Hong Kong/Germany) to issue and sell a US dollar-denominated capital markets debenture worth \$2 trillion face value, at 6.33% coupon to the Bank of Japan et al, for 1.7% of face value (amounting to \$234 billion, converted to Japanese yen at a discount of 10%) via 'carry trade' credit value. The resulting amount is for the private accounts of the corrupt US official criminal operatives concerned, such as Messrs Cheney, George Bush Sr, Perry, Chertoff, Paulson et al, via Bank of America (CIA) in California.

Hence: PUBLIC RESOURCES TAKEN ORIGINALLY FROM THE U.S. TREASURY ARE BEING TRANSFORMED AND LAUNDERED FOR THE ONGOING PRIVATE BENEFIT OF THESE HIGH-LEVEL CRIMINALS, WHO ARE ALSO AT THE SAME TIME PROCURING, BY MEANS OF THESE FRAUDULENT SCAMMING OPERATIONS, THE TEMPORARY (SO THEY MAY WELL IMAGINE) STABILISATION OF THE FINANCIAL MARKETS, WHILE BRIBING THE CHINESE PARTIES THROUGH HONG KONG, AND THINKING WE WOULD NEVER NOTICE.

THE PARALLEL OBJECTIVE IS TO AVOID PAYING AMBASSADOR WANTA THE \$4.5 TRILLION OF FUNDS THAT REMAIN TAGGED AND EARMARKED IN HIS NAME AND IN THAT OF AMERITRUST GROUPE, INC., BASED IN THE COMMONWEALTH OF VIRGINIA.

• IMPORTANT NOTE: Bank of America, the CIA's principal bank, is to progressively take over the operations of the Federal Reserve System. This means that the corrupt Central Intelligence Agency consolidates its position as the largest, most corrupt and most dangerous 'State within the State' in world history. It is believed that many 'white hats' within this colossal 'enterprise', which runs and controls the US Government and seeks to control many others, are alert to the extreme dangers of this situation. Not everyone inside the CIA is a double-dealing, two-faced, scamming liar and crook.

IN SUMMARY, THIS SCAM, WHICH THE PERPETRATORS HOPE TO BE ABLE TO KEEP REPLICATING WITH IMPUNITY, EXPLOITS THE U.S. TREASURY AS THE CO-CONSPIRATOR WITH THE WHITE HOUSE TO DEFRAUD THE TAXPAYING POPULATION OF THE UNITED STATES OF AMERICA, THE PEOPLE'S REPUBLIC OF CHINA, THE REPUBLIC OF GERMANY, AND THE FEDERAL REPUBLIC OF AUSTRIA,

INTER ALIA.

THE WATCHWORDS IN ALL OF THIS ARE: MASSIVE U.S. OFFICIAL CORRUPTION AND FRAUD.

WHAT WILL HAPPEN NEXT?

AMBASSADOR WANTA'S \$27.5 TRILLION IS TO BE CALLED

Ambassador Leo Emil Wanta has been legally, by decision of the Austrian Court, a resident of Vienna in the Republic of Austria since June 1988. Given this status, he is liable to pay tax to the Austrian tax authorities. We are now authoritatively informed that he will take immediate steps, already in hand, to call the full \$27.5 trillion of funds held in bank accounts across Europe and elsewhere, paying the 50% corporation tax due under Austrian tax legislation.

He took early steps to start this process last year, but believing that the US authorities would 'do the right thing', he has nevertheless waited for eight months for the May 2006 accord previously referenced to be honoured by the US official, legal and legislative signatories to that agreement.

He has leaned over backwards to accommodate the US authorities, believing that they faced difficulties that required patience on his part. He is now prepared to accept that the US authorities negotiated his compromise \$4.5 trillion Settlement in bad faith, although his funds remain tagged and earmarked in his name and in that of his Virginia-based corporation, AmeriTrust Groupe, Inc.

COMPARISON BETWEEN THE TRANSPARENT WANTA PLAN AND THE CRIMINAL OPERATIVES' TAX-EVADING SELF-ENRICHMENT FUDGE

Now that the official criminals have revealed their true putrid colours, we can compare their modus operandi with The Wanta Plan, revealing the qualitative differences between the two:

- The Wanta Plan is 100% permanently transparent: Tax is paid on all Wanta trading and project transactions on a continuing basis. Estimated accruals to the US Treasury by way of tax on Wanta Plan transactions are of the order of \$800 per banking week. These will be accompanied by large continuing windfalls for the States of Virginia and Pennsylvania (and for the States in which the other parties operate that have been waiting for eight months to conduct transactions with the Principals). And as repeatedly mentioned in these reports, \$1.575 trillion is payable to the Treasury on the books immediately upon payment of the \$4.5 trillion that was brought across the exchanges last May-June for the Settlement, which the criminalist cadres have been looting ever since.
- The criminal operatives' 'competitive' scheme is 100% permanently non-transparent and involves open-ended criminal financial operations: Specifically, public financial resources are exploited to generate, via an elaborate external money-laundering machine, accruals for the sole benefit of the criminal operatives' private accounts. These accruals will be untaxed and will, for that reason, have to be retained offshore, or 'vented' into the domestic system, e.g., via hedge funds.

The criminal perpetrators further choose to ignore that they are jointly and severally committing repeated TREASON as well as felonies, including the systematic breach of US legislation against bribing foreign government officials. They are also systematically and permanently in breach of H.R. 3723, which prohibits the stealing or replication of private business information and secrets. The methods they seek to deploy are stolen from the Ambassador and Michael C. Cottrell, M.S., who are responsible for having invented the transparent application of legitimate trading mechanisms that will form the basis of their long since officially approved and legally sanctioned financing activities.

These are intended for the benefit of the United States generally, through inter alia the refinancing of the United States by providing the US Treasury will funds enabling its century-old debt to be paid down. And that, in turn, will free future generations of Americans from having to bear a stifling and oppressive taxation burden, which is otherwise a certainty for the immediate future.

The criminal officials who are treasonably delaying this outcome are just lining their own pockets.

THE LAST DAYS OF THE UNCONTROLLED FIAT MONEY SYSTEM THAT WAS HAZARDOUSLY UNLEASHED IN THE EARLY 1970S?

The US official criminal operatives whose behaviour has disgusted the whole world these past eight months have made it apparent that they intend to continue with their fraudulent operations irrespective of any

consequences, and that they prefer their own enrichment to the refinancing of the United States. For these corrupt people, public office is a means to self-enrichment. They have no concept of service to the American people. Their claims of global leadership are hollow. Their focus, as the frantic recent journeys of Messrs Cheney and Paulson illustrate, is on covering their backsides so that they can continue their financial scams, their open bribery of foreign officials, and their corrupt operations to achieve extremes of personal wealth and power.

Their greed doubtless exceeds all previous displays of this despicable human trait in recorded history. The appropriate name for these people is: **SCUM**. They should be arrested and slammed into jail for the rest of their lives, contemplating cockroaches in the vast US GULAG.

They should be strip-searched in the snow, as Ambassador Wanta was, after he was illegally 'taken down' in July 1993 so that such people could steal and exploit the funds of which he remains the Principal. They should be made to experience the evils they wantonly inflicted on this great patriot.

They are also insanely jealous of Wanta's Settlement, and are seeking to inflate their own financial strength so that they will (so they believe) be able to compete with, and control, Ambassador Leo Wanta's financial operations. Indeed, this assessment was conveyed to Michael C. Cottrell, M.S., by one of the Principals' associates in the late evening of 6th March.

So far as these US operatives are concerned, only members of their small corrupt clique are to be allowed to possess real financial power. They know that they cannot prevent the payment to Wanta indefinitely, so they intend to be more financially powerful than he will be. It's all an illusion.

They never expected any opposition to their arrogant plans, and they have had to run around like scalded cats all over the world to rig up arrangements to keep their many foreign antagonists from pulling the financial house down. They have not succeeded, although they may think they have.

The Editor began his financial editing career in the late 1960s, when the Babylonian fiat money system controlled by so-called 'monetarism' (a German invention) was finally installed. In those years, we had on our books a number of the world's most eminent economists (Paul Einzig among them), all of whom, with the freedom to express themselves in our journal, saw the long-term dangers of the fiat money system that had been allowed to emerge.

What we are now observing are the last days of that system. It is, indeed, no surprise that the fate of the international financial economy is in the hands of a ruthless clique of cynical financial criminals, because it was always likely that this fiat system would play into the hands of a self-appointed high-level mafia, both within and outside the closed international central banking system, which is also being exposed as thoroughly corrupt.

The high-level official crooks have the following basic objectives:

- Endless criminal self-enrichment (yet when they die, they cannot take a penny with them. In this familiar respect they are maddened idiots).
- Establishment of a One World (New World Order) system which, they assume, would ensure that they could never be indicted and slammed into prison for the rest of their lives like their lesser associates are going to be given that their criminalist elite would (they may imagine) control the global judicial system serving their Fascist global dictatorship. The underlying motive for globalist hegemony is thus immunity from prosecution. But of course they will all be dead and their money will be useless to them where they are going as well as winding up useless for the rest of us, too.

And note that, everywhere we look, we see evidence of German complicity – signs, that is, of the footprints of the 'Black' Nazi Continuum intelligence operation based in Dachau: the long-range objective of which, according to documents intercepted by the Allies in the 1950s, is to 'build the Thousand-Year Reich on the Ruins of the United States'.

That, geopolitically, what the Superhighway is all about. The other ongoing primary theme of the Nazi Continuum is: **'Fur uns, ist der Krieg niemals vorbei'** ['For us, the war never ended']. The first step to salvation is to recognise the real enemy: **STARTING RIGHT NOW**.

The Editor of International Currency Review is hearing the following message from the Ambassador loud and

http://us.f819.mail.yahoo.com/ym/ShowLetter?box=Inbox&MsgId=8692 102953000 238632... 3/7/07

clear: ENOUGH IS ENOUGH. His \$27.5 trillion held by institutions abroad will soon start to be called. Extensive details, with documentary facsimiles, of his relevant foreign bank accounts, were revealed in International Currency Review, Volume 31, Numbers 3 & 4, published and mailed worldwide in November 2006. See the www.worldreports.org. Home Page for subscription details.

QUEEN, VATICAN, HEADS OF STATE INSULTED AND BETRAYED

Meanwhile, the fraud, theft and treason surrounding Ambassador Leo Wanta's funds continues. The criminal operatives who are perpetrating this serial scamming against the Ambassador, the abused American people and the international financial community, are also cumulatively deceiving and snubbing her Majesty the Queen, the very eminent Chinese parties, the Heads of State and the Governments of Russia, France, and other key European countries, the Vatican, and of course the International Court of Justice: and they are doing this knowing that we would be bound to publicise their reprobate and criminal behaviour – not because we enjoy performing this grim function, but because, on behalf of the Principals, we have been left with no choice in the matter.

The reprobate perpetrators are stealing Ambassador Wanta's funds in pursuit of an undemocratic internationalist New World Order agenda that is EVEN REJECTED BY THE GOVERNMENTS THAT ARE APPALLED BY THEIR BEHAVIOUR. This is obvious. If the Governments concerned were in favour of this serial theft of Ambassador Wanta's funds for geopolitical empire-building-cum-self-enrichment purposes, they would have made their positions known long ago.

So we are left with the spectacle of a bunch of recidivist criminal operatives whose arrogance is such that they believe they can thumb their noses at all the offended parties, with impunity. They are certainly in for a series of unpleasant surprises.

As for the international financial markets, they will doubtless again have a great deal to say about this criminality, despite the fraudulent and corrupt arrangements that have just been put in place to stabilise the global financial environment while enriching the handful of despicable criminals who are siphoning off public funds and laundering them abroad for their own private benefit.

It remains to be seen whether the international financial and currency markets now 'buy' these makeshift arrangements – or whether they, too, reach the overdue conclusion that ENOUGH IS ENOUGH. Since this report will have been multiplied by well over 20 million copies within 24 hours of it being posted, it seems highly unlikely that the international financial community will remain content with this depraved status quo. The whole informed world wants action now, before any further international financial upheavals wreak more havoc.

We are ourselves expecting a world financial crisis this year, due to the intransigeance of this merciless, desperate, greedy clique.

LAWS BREACHED BY THE SERIAL CRIMINAL OPERATIVES WHO HAVE CYNICALLY HIJACKED THE U.S. GOVERNMENT

US laws breached by President Bush Jr, Richard Cheney, Henry M. Paulson, Robert M. Kimmitt, Michael Chertoff, other officials previously named in these reports, all members of G. W. Bush's Cabinet, and the Boards of Directors of Goldman Sachs and Co, Bank of America, Citibank Group, Wachovia Bank, JPMorganChase, Bank of Nova Scotia, Chemical Bank, First Union Bank and other US and foreign institutions, including the Bank of England, which have been illegally exploiting Ambassador Wanta's tagged and earmarked \$4.5 trillion Settlement money, always intended for the benefit of the American people and for the paying down of the US Treasury's background debt:

- 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]

- Money-Laundering Control Act
- Money-Laundering Suppression Act
- Organized Crime Control Act of 1970
- Provisions pertaining to private business transactions
- being protected under both private and criminal penalties [H.R. 3723]
- PROVISIONS PROHIBITING THE BRIBING OF FOREIGN OFFICIALS [FISA]
- 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

Ambassador Leo Emil Wanta: Diplomatic Passport Numbers 04362 & 12535 a.k.a. Frank B. Ingram [FBI] (Sector V) SA32NV; and a.k.a. Rick Reynolds, SA233MS. AmeriTrust Groupe, Inc: Federal EIN Number 20-3866855; Virginia State Corporation Identification Number: 0617454-4; Virginia State Department of Taxation Identification Number: 30203866855F001