

The Secret History of the International Court of Justice

Vol. III

(6)

On the periphery of Karin's meetups

Introduction

The set-up of the ICJ "lower court" to sue Russia

Background: judge Higgins' approval of the US use of ICJ "lower court" to accomplish world-domination, autumn 2008.

We are now in the middle of September 2008. In the last chapter of "Karin's Meetups", you have seen how our Secretary of Homeland Security Michael Chertoff (henceforth "Mr Secretary") had started assaulting Russia in the International Court of Justice in earnest, right after the Russo-Georgian war. Before I begin narrating how my following unfortunate circumstances were the direct consequences of this fact, I want to fill you in on the background information as to how exactly the United States was suddenly able to sue Russia anew in my regard when, in March 2008, Russia was able to successfully withdraw from the lawsuit.

Recall how the United States, using the forged MSS documents and the forged Raul Reyes' laptops, had already thoroughly framed Viktor Bout and gathered up the "proofs" for a new official version of 911 attacks (the "patrician version"). Recall how Russia had agreed to "help" the United States (namely, was obliged by UN Resolution 1373 to neutralize the "terrorist harm" which the MSS director and I had supposedly inflicted on the United States) by framing Viktor Bout and forging its own official documents (the 1976 US/USSR treaty) [1] demonstrating its awareness, back in the 1970s, of the preset nuclear demolition scheme for the World Trade Center buildings – all in order to withdraw from the lawsuit. Recall how Mr Secretary had failed on March 10 2008 to frame Russia one last time for "conspiracy" with me, how the "deal" with Russia (namely, Russia's role in the neutralization of the terrorist harm which the MSS director and I had inflicted on the United States) was being implemented, and how it seemed that the road to Russia's interior was thus closed off to Boss Cheney. By the end of August, however, things were suddenly different. Russia had repelled Georgia's invasion of South Ossetia, significantly disrupting Vice President's new plan to begin making inroads into Russia proper. Now that China was convicted of sponsoring terrorism with mini-nukes, the "show-trial" (in the "lower court") to produce a new official story about my identity as my own twin-brother and a Chinese spy was completed, and the entire United Nations had believed this made-up story about the MSS director's dispatching David Chin to frame the United States, our Vice President began thinking about Russia again. At this

time, DARPA's new nano brain-chip system (the *dispositif* for the clandestine remote control of human beings) had also come into service and its use for the new International Court system was approved by judge Higgins from her "secret chamber". Since Putin had just blocked off Vice President's new "Russia plan", he began contemplating the use of the same International Court system which was set up, on the ground of enforcement of UN Resolution 1373, to convict China and the MSS director and to deceive the world, to convict Russia as well. "Barbarossa III" was to take a different course instead. [2] This is where we are, and how the next phase of my life was to begin.

Let me explain a little more the relationship between Georgia's invasion of South Ossetia and Cheney's thinking about Russia after ICJ's "show trial" was completed. The "show trial" or "lower court" of ICJ – where the United States was permitted to use faulty evidences collected from the faulty surveillance Machine to convict China's MSS – was set up to neutralize the "terrorist harm" which the MSS director and I had supposedly inflicted on the United States (by making the world believe that I was my own twin brother David Chin, etc.). Since Russia had complied with UN Resolution 1373 to help make the world believe falsehoods about me and 911 attacks, it had escaped the onslaught of the Americans through the "show trial". To help the United States neutralize my "terrorist harm" on the United States, the Russian government had agreed to destroy all documentation it had about my true identity which the FBI had shared with the FSB back in 2006. Theoretically speaking, this "lower court" set up to deceive the world should be closed after the MSS was convicted. Now Boss Cheney still wanted Russia. He thus had to conquer Russia through his traditional methods – through a series of small encroachments on Russia until Russia was had. You will read more about this later, especially under the designation "crimes against Russia". He thus communicated with Saakashvili about his plan to let him invade South Ossetia. [3] This would be the first step in the long series of small encroachments which Mr Vice President had already planned out. Saakashvili himself, you should know, was a bad-to-the-bone fascist dictator whom Cheney cherished precisely because he found in him his own self, just as he cherished Secretary Chertoff because he found in him his own self – that anti-social psychopath animated by extreme masculine aggression. [4] Cheney and Saakashvili couldn't wait to dismember Russia together.

In an August 2011 interview [5] the then-Russian President Medvedev recalled how the Georgian war had started: that the Georgian President Saakashvili suddenly discontinued all negotiations with Russia as soon as the American Secretary of State Ms Rice had paid him a visit. Saakashvili then ordered his troops to move into South Ossetia. The coincidence would suggest that Madam Secretary had promised the Georgian President that Russia would not respond militarily to Georgia's invasion – and this was confirmed for me by an "insider" source. The Russian President of course carefully clarified during the interview that there need not have been any explicit promise, but that there might have been a cue on the part of Madam Secretary, or a misunderstanding on the part of the

Georgian President. You should however find it impossible that the Georgian President would dare invade South Ossetia unless he was sure that the United States had him well protected against any Russian military response. (Hence I have trusted my source.) It must have been the case that our Vice President was certain that Russia's desire to stay away from the International Court lawsuit about me would cause Russia to refrain from responding to the Georgian invasion. The assurance must have been the underpinning of his "Barbarossa III". And yet Russia responded – the control of oil supply to Europe was Russia's last card: Russia simply couldn't afford to lose it.

Angered, the Vice President thus began thinking about using the International Court system already set up to accomplish "Barbarossa III". The United States made its argument to judge Higgins: the terrorist harm which the MSS director and I had conspired to inflict on the United States was not neutralized until America's agenda for the entire world was actualized, and now Russia was resisting the actualization of this agenda. Russia's resistance could be neutralized simply by extending the use of the "lower court" from this case of neutralizing the MSS director to the more general purpose of actualizing the entire US global agenda. Since the MSS director, a "terrorist" himself, had used the International Court of Justice to thwart the United States' global agenda, the United States should have the right, under UN Resolution 1373, to institute its global agenda through the International Court of Justice. Since the MSS director, this terrorist, attempted to thwart the United States' global agenda by knowingly presenting mistaken evidences (the FBI document on me) to the Court to convict the United States, the enforcement of UN Resolution 1373 should allow the United States to institute its global agenda by knowingly presenting mistaken evidences to the Court to convict whichever nation was resisting the US global agenda. Judge Higgins considered the argument to be valid, and thus ordered that the United States be permitted to use the "lower court system" to falsely convict Russia as a way to institute its global agenda – even though Russia had already fulfilled its obligation under UN Resolution 1373 by forging evidences to cover up the truth about 911 attacks and should therefore not have to be subject to the treatment which the MSS director had just gone through.

This procedure required that the United States share with judge Higgins what the US "global agenda" was. As you have seen already and will see more in later volumes, Cheney's "global agenda" (the "Cheney Plan") was to destroy humanity in a nuclear holocaust and create, from its remnants, a super high-tech microchipped society which would be run by a super computer programed by his own thoughts. It was an utopia in which the haphazard human free-will would be replaced by a precisely calculated computer program. Since the scenario was far worse than George Orwell's *1984* and would thus obviously disgust judge Higgins, a liberal bent, beyond belief, Boss Cheney certainly wasn't going to share with her the truth. No matter. It had already been established that judge Higgins' bad impression of the United States was part of the MSS director's terrorist harm against the United States, and that the enforcement of UN

Resolution 1373 required the United States to lie to her, and make her believe the lies, in order to correct her bad impression of the United States. Judge Higgins herself had sanctioned this. Therefore, Cheney ordered that a made-up version of his “Cheney Plan” be shared with judge Higgins, a lie which made the United States look really good in her eyes and which therefore she would whole-heartedly embrace. I don’t know the details of this “made-up version”, but since everyone knows what judge Higgins is like, you can bet that this version said that the United States was committed to democratic principles and equal sharing by all peoples of the dwindling natural resources of the world.

In a secret meeting, occurring around late August 2008, Cheney’s envoy arrived at judge Higgins’ office to share with her the United States’ “global agenda” and to request the use of the “lower court” to accomplish it. The envoy explained to judge Higgins the problem of peak oil, that, once earth’s hydrocarbon energy was used up, famine would result on a global scale never before seen, and human civilization would collapse. He then explained to her the United States’ “global agenda” devised to counter this problem – the agenda which the MSS director tried to obstruct. Since judge Higgins had already known something about how Cheney intentionally made up this “global terrorism threat” story only in order to gobble up the remaining oil and natural gas reserves in the Middle East and Central Asia, the envoy did not try to hide from her the United States’ intention to lie to peoples of the world about imaginary “threats” in order to accomplish some hidden agenda. He showed judge Higgins: Look, we have to lie to people. Look how stupid people are. If we tell people the truth, that our civilization is doomed, people will panic and blame politicians, and nothing can ever be accomplished, because they don’t understand the situation and are too selfish to think about the good of the whole humanity instead of just their own self-preservation. The only people who are willing to digest the real situation are the conspiracy theorists, and yet they are stupid too. They think this whole climate change business and overpopulation problem is just some evil lie we have concocted to control people. [6] So you can’t tell people the truth. Since judge Higgins had herself been in high positions among governments for a long time, she easily understood that you can never explain anything too complicated to the common people and cannot possibly expect them to think for other people than themselves. She agreed: you have to tell “noble lies” to people in order to save them. After the first hurdle was crossed, the envoy then explained to her the made-up version of “Cheney Plan”. Again, I don’t know what it was. All that can be said is that it must have looked something like the original plan of the Bilderberg Majority – this you will understand in a later chapter – with which the conspiracy theorists have been quite familiar from the mouth of its typical spokespersons like Henry Kissinger and David Rockefeller. The population will have to be reduced drastically, by, if necessary, duping them into contraception, etc. But the envoy guaranteed to her that, once the United States shall have conquered Russia and obtained the world’s largest remaining reserves of natural resources in Siberia, it would partition them so fairly among the remaining populations of the world that humanity, now reduced to its proper size, would live in a sustainable civilization indefinitely in equality,

peace, and happiness – without ever knowing how they had got there because they were never told that the “threats” they had before faced were made-up stories and were designed to take them to paradise by surprise. Judge Higgins was quite satisfied with the “Plan”, deposited it in her “secret chamber” (or “upper court”, as I will designate it later on) as the basis for the subsequent (secret) enforcement of UN Resolution 1373, and ruled that the United States shall be permitted to extend the use of the “lower court” to general purposes, for suing Russia or whichever country stood in the way of the United States’ attempt to accomplish its “global agenda”. She didn’t know that Cheney had lied to her, and that, once Russia was convicted and nanochips were inserted into Russian leaders’ brains, Cheney would change course and orchestrate nuclear holocaust through his remote-control of Russian elites to exterminate humanity in a single flash. With the CIA’s help in devising lies, Cheney was able to fool judge Higgins into believing that he, the clearest instance of psychopath in human history, was the person who was most sympathetic about humanity’s happiness. She was now fully convinced that the serial killer was your Gandhi.

The Russian government was probably stunned when Mr Secretary announced that the United States had decided to act on the new evidences he had “gathered” about David Chin and summon the Russian intelligence service SVR to the International Court of Justice. Apparently the Americans had decided to ignore Russia’s previous help, under UN Resolution 1373, in neutralizing the Chinese “terrorist harm” against America. This must have felt like betrayal. The Russian government must have felt an urge to break its end of the “bargain” as well and, amidst the flame over Russia’s war with Georgia inside the UN Security Council, to announce that Russia had forged, under some secret enforcement of UN Resolution 1373 which the world knew nothing about, the Soviet documents demonstrating the existence of the nuclear demolition devices beneath the WTC buildings. Yet they couldn’t – for that would constitute a violation of UN Resolution 1373, insofar as the exposure of the truth of 911 attacks had become identified as “terrorist harm against the United States”. I have no evidence to suggest that Russia was briefed about judge Higgins’ latest decision. But this did not matter. The Russians would have guessed it anyway: the extended use of the “lower court” or “show trial” to neutralize, not just the Chinese “terrorist harm”, but also Russia’s resistance to American global-domination, could be easily derived from Russia’s resistance to Georgia’s invasion of South Ossetia. There was nothing which the Russians could do other than fight out the battle with the Americans in a trial in which the United States was allowed to make up evidences at will whereas Russia was required to gather evidences to counter the false evidences marshalled against them – moreover from someone who wasn’t even inside Russia’s territories. What a difficult position! Sometime in September 2008, thus, a SVR team flew to Los Angeles and came inside this Homeland Security control center refitted as a ICJ court house beneath downtown Los Angeles to answer Americans’ charges – within a mile from my residence, unbeknownst to me. And remember that this “lower court” was open to observation by all nations inside the United Nations.

Footnotes:

[1] See the blog post of JB Campbell at Daily Jack Up, “The anatomy of a frame” (February 21 2011): <http://www.dailyjackup.blogspot.co.uk/2011/02/justice-department-fall-guy-when-911.html>.

[2] Barbarosa II, I guess, would refer to NATO’s and United States’ dismemberment of Russia during the Yeltsin years, which constitutes the theme of Daniel Estulin’s *Shadow Masters*.

[3] Anti-Russian ideology current in the West, of course, typically causes the Western media to assign the fault in the Russo-Georgian war to Russia. I read about the cease-fire agreement brokered under French president Sarkozy’s effort mostly in Catherine Nye’s *L’Impétueux* (2012), 4. La Géorgie. Nye’s view is typically Western, assigning the cause of the war to Russia’s imperial ambition. But even the European Parliament has ruled that it was Georgia which first attacked South Ossetia. For a more balanced view, see, for example, Internet TV Channel Russia.ru’s “Russian Georgian War”: <http://youtu.be/vy5L8qe9IIU> and James Corbett’s broadcast on August 24 2008, “The New Cold War”: <http://www.corbettreport.com/episode-052-the-new-cold-war/>. Note that Corbett is able to put the Russo-Georgian conflict within the context of the entire US policy on Russia since 911 attacks, and includes in his presentation the reference to the mobilization of US nuclear strike force hours before 911 attacks in order to intimidate Russia into accepting the US decision to invade Afghanistan. This ties in with, of course, my claim in Appendix to Vol. II: that Cheney decided to use the Russian Granit rather than Tomahawk to hit the Pentagon because he wanted to intimidate Putin, who had detailed fore-knowledge of 911 attacks.

[4] Falsely portrayed by the neocons as a freedom-lover, Saakashvili is famous for suppression of political dissents and imprisonment of political oppositions. See, for example, RT’s report October 27 2013, “End of an Era”, summarizing some of Saakashvili’s brutalities: <http://www.youtube.com/watch?v=Lsw0B5nt7-U&feature=share&list=FLLc-JNKaHINvw2exrF0opcA&index=3>. Even the ideological publication from Freedom House (<http://www.freedomhouse.org/>), *Nations in Transit*, rates Georgia’s democratic development in 2013 – after eight years of Saakashvili’s rule – somewhere around 4 and 5: <http://www.freedomhouse.org/report/nations-transit/2013/georgia>.

[5] Posted on Kremlin’s website: <http://eng.news.kremlin.ru/video/910>.

[6] For an example of “conspiracy folks” disbelief about the overpopulation problem, see this posting on Alex Jone’s Prison Planet Forum:

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<http://forum.prisonplanet.com/index.php?topic=201819>. Another perfect example is found on Simply Shrug, “The Overpopulation Myth”:
http://www.simplyshrug.com/index.php?option=com_content&view=article&id=63:the-overpopulation-myth&catid=31:general&Itemid=50. These, of course, are low-quality, less educated conspiracy theorists. But even the very sophisticated James Corbett does not believe in the overpopulation problem. See his Feb 15 2011 broadcast, “The last word on overpopulation”: <http://www.corbetteport.com/the-last-word-on-overpopulation/>.