. L. Copy

February 12 1978 from June

page 1

information re people traveling:

H general Lux Aurora Rodriguez, grandchildren Terry Stewart, Aurora Stewart, Lisa Whitmire:

Aurora Rodriguez tells me that the children's dads (2 dads involved) are both in and out of jail, there has been no contact for years. One of the dads told Aurora years ago that he wanted his children to be with her, not their mom. There would seem to be no parent problem withthese children, according to Aurora. find out where mothers.

Christine Cobb, Mona Cobb - Christine and Guy Young have been getting guardianship and adoption of Mona for the past several months. Christine tells me that their attorney filed for guardianship and for an order freeing the child from the custody and control of her mom, with adoption to come after guardianship is awarded. Home visits in the adoption matter are scheduled for this week by the social worker. Hearing on the guardianship/abandonment by the mom case is scheduled for February 21. Los Angeles welfare has informed Christine's attorney they will appear for the mom and contest (they are the official conservator of Monas mom; this contesting is a technicality, an administrative move on their part as they technically have to protect their ward, Mona's mom, but Christine's attorney explains to her that this does not threaten her case for Mona). The attorney explains that the adoption will follow shortly after February 21 hearing; the judge has to sign the adoption papers, and so do Christine and Guy. So Christine should stay here at least til February 21, and I should think until the adoption papers are signed. Christine is doing her best to convince her attorney she has to get away right away, to visit her sick brother.

Melvin Lowery - son of Ruth Lowery. On parole from robbery charge til October 1978. Says he talked to Irene and Guy Young about our helping to get his San Francisco parole officer to either shorten his parole or assign him to Guyana. He told his parole officer he does volunteer work with us. I talked to Guy Young, who said Melvin had not spoken to him at all about this. Unless there is some special reason over there or it is felt over there that we should follow through on his request, we would prefer to leave the parole alone since October is not that far away, and rather than put pressure on the situation there, we'd just wait. He does work here, with C.J. on the crating crew. Jack says he's a good worker and follows directions well under C.J., and also he's a good researcher, he has brought in some good information about cow raising, etc. We might help his case along with some supportive lettes to the parole officer here so that when his parole review date comes up in October, his file would look good. Otherwise, if you think we should go ahead and try to get assignment to Guyana, please send message and we can have Lilly talk with the parole officer here. TO.

souble. leaving him alone - he is

B-5-0 (70)

2. Irvin Perkins - This is not a question; this is information unless someone there sees problems in it. Irvin does diesel mechanic repair on outside bus engines for income; he has negotiated a contract to do a job for \$5300 income, 1/2 deposit down before work starts, \$750 investment in parts. Written contract, approved by Harold, McElvane. Irvin and Harold discussed what may be future tax problems for Irvin, if he files for 1978 as self-employed because he is not now deducting tax, will have to pay in one lump sum next year if he files. Of course, this depends on number of outside jobs he gets over the course of the year. Receives investment money for parts from us, subject to approval by finance committee. Operates on his own, P.T. not involved. Sounds like a good deal.

Berkeley Barb article re Unification Church, procurement See attached xerox of article. I told Andy to go back through
his records and itemize to whom and when he has distributed
produred food, etc. Often he distributes items, such as
vegetables to D-Q U, Delancy, etc. There is no problem with
representation as P.T., that has always been done. The
slant of the Barb article is that UC members obtained
goods not representing themselves as UC and then used the goods
for their own members, not the people they told the donators
the goods were going to. It would seem reasonable for Andy
to build up a file of groups to whom he's given procured goods,
to have a history available. Bonnie suggested he give to
halfway houses, child care centers, elderly centers, throughout
the city; good for p.r. and practical way of getting rid of
excess procurement. The stuff he gets from Synanon can't be included
in this as they require that we use it directly and do not pass on.

4. Attached to this report are copies of our insurance policies on

4. Attached to this report are copies of our insurance policies on L.A., RWV, and P.T. properties. RWV office complex has been deleted, with the exception of the garage, on which we have a 6 month lease til April 1978 and which is required under the lease to be insured. Harold arranged for this to be covered; Bonnie checked with Mayfield and it is, and they will be sending her a certificate of insurance soon. Richmond property is supposed to be covered; we are still waiting for certificate of insurance. Bonnie is doublechecking on this. We also must defete LA Temple now that it's been sold.

See attached excerpts from Tax Letter which refer to churches, exempt status.

FOIA responses - See attached copies from FBI on Ed and from CIA for various ones. Pat says that the CIA response indicates to her that there is a file in existence on these people and that special request should be signed and notarized in Guyana. We have received a couple of signed requests from Guyana, but they were not in the correct form. Attached is a sample which I understand is being coordinated by Paula.

· B-5-a(71)

Law Office Report #13 page 3 February 12, 1978 from June

from Jun Walter Jones had not filed annual accounting on the estate of the ward, Anthony. (There is no estate, but the guardianship was originally filed as a guardianship of the person and estate, so as far as the court is concerned, there is an estate unless we tell them otherwise. Annual reports are required on estates to show the guardian has taken care of the ward's money, etc.) I received radio message to send a letter to the Probate Commissioner telling them Chaikin out of the country and enclosing copy of his letter he sent to Walter in 8/77 telling him he could no longer be his attorney, and also telling the court that Chaikin would be writing them himself in the near future. This letter has been sent. Now we need for Chaikin to write the follow-up letter. He should address it to David C. Lee, Probate Commissioner, Alameda County Superior Court, 1221 Oak St, Oakland 94612.

8. Marie Mills - Guardian of Lee Anne Thompson, Kay Rosas' daughter.

Gene She wants to adopt Lee Anne. She is trying to adopt her other

foster children, so that eventually she can have an easier time of getting them overseas. She is gradually coming to realize that getting them overseas. She is gradually coming to realize that as foster children, they wont be able togo overseas because of the tie-up with the courts here and the constant threat of the parents taking the children back. She is going to ask her social worker about adopting Lee Anne. I would assume we will need some sort of signed consent by Kay Rosas over there. I will check with Marie some more and find out if there is a standard form, and if she might have to sign in front of a Guyanese court.

9. Doug Sanders - We are still receiving monthly bills from the Bakersfield D.A. for him to pay child support. When he left, it was agreed by him after consultation with Leona and others not to pay. Now we have received notice from the D.A., directed to Ed as representative of Doug, that there will be a Default Hearing 3/8/78 in Bakersfield because of his nonpayment. The letter attached to the Request to Enter Default says that Ed does not have to appear. Should we write a letter on Ed's end does not have to appear. Should we write a letter on Ed's paper and say as far as we know Doug is out of this area and we have not seen him, signed by Ed? Would this cause trouble for=Ed in his department? All mail for Doug comes c/o Ed's p.o. box, including mail from his old job. We mark bills return to sender, but we keep the job mail, because they have sent valuable stuff including his last payroll check. Doug also owes the credit union of his employer \$300 which we are not paying but which hills come here are not paying, but which billys come here.

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Canoes - In September 1977 Lee ordered 4 canoes from New York, which were eventually to be routed to Guyana. The company he ordered them from was routing the canoes first from New York to their Covina California office, then they would go to Miami for shipping. In October the supplier of the canoes wrote from Covina saying the Canoes were on their way from New York and that he would have to have our check (\$1,839.64) before he could ship them on to Miami. Full check was issued, including shipping charges in both directions. In November Norman, passing through Miami, checked with the company that was expecting the canoes and who would be packaging them up to ship to Guyana. No canoes had yet been delivered. Randolph made calls to Covina office, could not reach the man who made the sale until January 3. Was told they remembered receiving our check but would have to check on the canoes; called back January 20, saying the shipper in Miami had refused to accept the canoes at his warehouse because they were not crated. Driver deposited canoes in a bonded warehouse and returned to Covina. January 20 Randolph called the Miami shipper, who said no one had ever attempted to deliver the canoes, and there would be no problem with shipping uncrated canoes, recommended we sue the Covina office. We have the cancelled cashed check; it was cashed 11/17/77. Should we ask Eric or the other person in his effice who has been hardling tax cases for us to pursue lititation. office who has been handling tax cases for us to pursue litigation?

1752 McKinnon St., San Francisco (Edwards House) - This is the place that burned down last summer. The insurance company is still investigating the fire, won't let us clear the property and raze the remaining structure so we can sell the lot, until he gets signed permission for this from the Edwards, and from the mortgage holders to whom we still pay \$165 per month on this place as one of the Edwards' bills. I am sending, not attached to this report but directed to Julia, an authorization to be signed by the Edwards and a witness giving permission. Please send it back signed, via Lucinda, or mail, whichever is faster.

 Oreen Armstrong Poplin - In law office report #10 is a description of her problem with SSA and wanting a marriage certificate and a sworn statement from Clara Johnson. Waiting on clearance from you folks, we (myself and Mildred, separately) told Rudy to tell Oreen that there was a legal problem involved and we would have to check further before we did anything. Rudy went back to L.A. and so did Oreen. Then we got radio message that we were not to do what Oreen requested. We called Rudy, he said that it had already been done. This week he was here and I asked him, in the presence of Mildred, if there had been some miscommunication; he said that he was told by us that it was all right for Oreen and Clara to go ahead and do what Oreen wanted. We did not press the issue as it had already happened; but both Mildred and I remember giving specific instructions not to go ahead.

B-5-a(73

Oreen Armstrong Poplin - Made an appointment by herself to see Eric, came up from LA this week and talked to him. Wants to sue Kaiser Hospital in SF because she says they discharged Earl and sent him home when he was still sick with uremic poisoning. When it happened, she and Earl and Sylvia Grubbs traveled on plane down to L.A. to where Earl had regular doctor, and Kaiser Hosptal there admitted him and kept him at least I month before he passed. Mildred checked with Erics assistant and was told that Eric told Oreen she did not have a case and to go home. The interview went well, I am told, but he told her there was no case and not to pursue it. She ignored this, as usual, and made appointment with Kaiser Hospital attorneys to meet with them Wednes. morning. It was Mildreds feeling and mine that we should stay out of it; we did not know at this point that Eric had said there was no case, but we didnt think the church should be involved in any way because of the general way the lady acts and tells stories... So I told Kris Kice, who had been asked by Oreen to come with her to the session with Kaiser's legal counsel, not to go; Kris told David Gally, who had dready assured Oreen independently without any consultation that he would go with her, not to go

Wednesday evening she was not in service, but she did come into the dining room earlier when everyone was eating dinner and complained loudly about how no one here would help her and that the attorneys at Kaiser told her she had no case. She had a written statement in her hand, Kris Kice saw it, signed by Clara Johnson, which must have been prepared when Earl was still alive. Kris read it - it summarized how Earl had been accepted by SF Kaiser, examined and kept I night, then sent home in a cab although they thought he had something wrong with his colon. Went on to explain trip to LA, named Hue Fortson and Sylvia Grubbs. In discussing it with Kris, she made a good point - that to make a case, Oreen would have to get the LA Kaiser Hospital to criticize the SF Kaiser Hospital, which is not likely to happen.

Oreen told Kris that Eric had said she had a case.

Leona has been asking from time to time if we can_return original signed deeds to people who have stopped coming. These are unrecorded deeds. I think we shouldn't, now that we have found the deed file, because they are incomplete, they do not have the grantee filled in, much like a blank check. They would have been filled in eventually if the house were sold and the deed were first recorded in Rex!s name to avoid capital gains tax, etc. But these were not sold, people just turned in their old deeds and signed grant deeds as an act of donation. If we were to turn these back now, I should think it could backfire on us. We could return old original property papers, insurance policies, deeds that gave title to the member in the first place, as those aren't ours anyway. But I think we should keep the donation deeds. What do you think? She is asking this because some former members when the state of the property. are now talking around in the community that we took their property deeds (J.B. & Margie Robinson are the ones she mentioned tome.).

Old Chaikin lawsuit - We got a letter from an attorney in L.A. who represents defendants in a case that Ed used to be involved in but is no longer. (O'Leary v. 3550 Wilshire Corp.) Ed's old client was a Charles M. O'Leary. The attorney wants to take a deposition of Ed. I wrote a letter explaining Ed in S.A. for several months and would they take a signed statement instead. If Chaikin can remember this case he should write a letter to be relayed to this attorney, who is J. Joseph Connolly of Adams, Duque & Hazeltine, 523 West 6th St, LA 90014. The information he wants from Ed has to do with factual issues concerning negotiations and drafting of 1967 ground lease between Mr. & Mrs. O'Leary and 3550 Wilshire Corp

3550 Wilshire Corp.

Notary Publics - Under the new Notary Public law effective Jan 1, 1978, one of the requirements that Calif. Secretary of Stte \sim is requiring is that notarys keep photostat copies of whatever material they xerox. JRR and I have both read the statute but cant find that requirement anywhere; it may be a procedural rule just required by the Sec. of State. Anyway, we would prefer to keep copies of powers of attorney, deeds, whatever business transaction that comes up that requires notarization, but not keep extra copies of personal affidavits made by people as witnesses to incidents, mainly because of the content of the affidavit. Whatever copies JRR as notary would made would be kept in a central notary file, locked up as are the passports, with the same security. We will do this unless you advise otherwise. Also, under the new notary law, the notary has to have a chronological book with each item entered one by one, no back dating, have the person being notarized sign the notary book, provide identifiction such as drivers license no., which gets recorded in the book, and the notary records the time of the transaction.

JRR's notary license expires in October 1978. I think we should get some more notaries, because he may have some trouble renewing, considering the allegations made by Schwartzes, etc. when the media flak was coming out earlier in the year. Could we have Tom Adams, Robin Tschetter, Vera apply for notary - license is good for 4 years. Fee is \$15, plus bond fee which may be \$20-25. We have to check that out specifically and will know more next week about exact cost per notary application. If the above is ok, or if there are any other suggestions for notaries, please send message back.

17. Sale of Office Complex, RWV - When this was sold, Harold did the property inventory of things that were to remain on the property to be kept by the buyer. There is an air compressor in the garage which works and which was not listed on the inventory. Are we to assume that we keep this? Rob says it is of medium of the Garage in April at the end of the lease, at which time it will come to SF, get spare parts for it, and probably ship it compressor to the buyer; otherwise, we will keep it and not mention it.

18. Anita Kelley auto accident of 4/22/77 - Betty got a letter from Reserve Insurance Co. saying they could not honor Anita's claim unless she submitted an accident report. Betty looked through her files and found the attached accident report, but we dont know why it was never sent out. Please ask Anita, Ellen Klingman and Ed why; we will send it out when we hear from you.

mat secall

Lois Ponts property - We have received in mail property insurance policy renewal on 490 Lake Mendocino, Ukiah; insured is Ellen Lorraine Tipton, Lois's sister to whom she sold her property. Renewal premium is \$227. for 1 year, 1/20/78 - 1/20/79, sent to Lois c/o Ed, as Lois is mortgagee. Are we to pay this? Are we to send this to Lois's sister? What are we to do with this? See attached face sheet of policy.

indistance quy should take care of this - calling for Low and see if

Have encuence gen take cone of premisions - call and cate of it has been paid see if way of selling mortage. W/d Seeker

Food For The Needy Ripped Off

Moonies Infiltrate Aid-To-The-Elderly Groups

by Paul Grabowicz

an apparent effort at improving its tarnished reputation, Reverend
Sun Myung Moon's Unification
Church has recently expanded its
operations into a new field -- aid to the

The Barb has learned that for the The Barb has learned that for the past year a Unification Church "front group" has been quietly maneuvering to link up with dozens of often unsuspecting charity groups throughout North-Californic that around from food ern California that provide free food and services to the elderly and poor. The church's activities have led to

charges by former church members

charges by former charter markets
and spokespersons for several charity
groups that the Moonies have:
Deliberately concealed their affiliation with Reverend Moon in order to penetrate legitimate charitable organi-

* Expropriated for their own use food donated to feed the needy;
• Launched an effort ultimately aimed

at recruiting senior citizens into Moon's

burgeoning religious empire.

The source of the controversy is an : obscure organization called "Project obscure organization canted volunteer" (PV), which describes itself as a "group of conscientious Bay Area citizens desiring to serve the needs of our community," but which is actually an operational arm of Moon's Unification Church.

Based in Oakland, PV currently works

with over 30 charity groups in a dozen Bay Area cities that distribute free food cay area cities that distribute free-food to the needy. In the past PV has worked with organizations including Saint Anthony's Dining Room in San Francisco, the Delancy Street Foundation for exconvicts, and the Synanon Foundation for former drug addicts.

Concerns about the Moscies' and including the Moscies' and inc

Concerns about the Moonies' motives first surfaced last fall when it was learned that they were taking some of the food donated to feed the elderly and poor and using it to feed their own Church members. "Onni (Durst--a local Moonie official) said definitely that as far as she was concerned the purpose (of PV) was to get cheap food for the family," alleges one former mem-ber of the Church who was involved in PV.

Interviews with half a dozen other Moonies close to the PV operation reveal that, as a regular practice, they would sort through donated foot, picking out the best for use by the family members and Moonie leaders, and only embers and moonie tadacts, for actualists on the poorest quality, for actual distribution to the elderly and poor.
When the Moonies' food sorting ac-

tivities were discovered by the North ern California Food Network (NCFN). a private umbrella organization that was using the Moonies; services in its food distribution program, it levied a six-month probationary penalty on them for their actions. In the course of investigating the Moonic operation the NCFN also discovered that PV had been misidentifying itself as a "representative" of the NCFN; kept such inadequate accounting records that it was impossible to trace the actual uses the Moonies made of donated food; and stored its donated food in the same warehouse that the Moonies used for a wholesale food operation, raising fears that the food sources might be mixed PV head Russell Allen, insisted that

there was nothing misleading or un-ethical about their dealings with food donors. "We would tell them we're Project Volunteer and we distribute the food to nonprofit groups," Allen explained, "We donate it to non-profit charitable groups of whichone is NEDS." NEDS is New Educational Development Systems, the educational wing of the Church which, according to Allen, is composed of voluntarily impoverished individuals, who are as eligible for free food donations as any other charity group.
When asked about the charges that

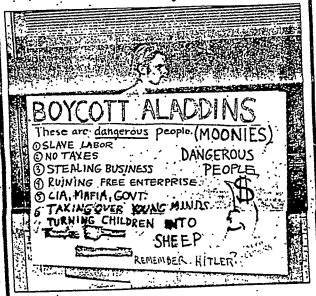
cause it helps on the food budget." But cause it neips on the 1000 budget. But he insisted that PV was not set up as a money-maker for the Church but rather to "provide a model of public service."

Alien also explained that the donated Allen also explained that the deficiency of the control of the con and keep some of the unripe for our own use," he said. "The charities wanted ripe food because their use is for immediate consumption.

Several food distribution officials contacted by the Barb, however, stated they had never heard of such a distinction being requested by charities.

On the question of PV's sloppy accounting procedures, Allen insisted that strict controls were maintained to keep donated food separate from their whole-sale food operation. He does concede that his lack of training as a bookkeeper

Moon's Growing Influence In The Bay Area



Do you like to make green bills oppy. . . So many green bills are erying. . . . They are all destined to go to Father (Moon). This is our rusponsibility. Eventually unless everything goes thru Father it can't be happy
--Unification Church training manual

The Moonie-linked food program for The Moonie-linked food program for the elderly is just the most recent ele-ment in a rapidly expanding U.S. net-work of Moonie businesses and front organizations. The Unification Church and its profitable subsidiaries run a total of more than 30 different Moonie fronts in the Bay Area, all connected by interlocking boards of directors and

partnerships. New Education Development Systems (NEDS) is the key Moonie front in the Bay Area. NEDS president is Martin Bay Area. NEDS' president is Martin Irwin Durst, a Laney College instructor who prefers to go by the name "Mose." Durst's-wife Onni, is the head of Moon's Unification Church in the Bay Area. Former Moonies claim Mose Durst is behind most of the church's head fronts and businesses. local fronts and businesses.

Other corporate officers of NEDS are Other corporate officers of Neus are yeon Soo Im (alias Onni Durst), 6502 Dana St., Oakland; Gail Sue Gerson, 1950 Franklin Street, Oakland; David Russell Miller, 4000 Broadway, Oakland; James Morrison, 6424 Regent St., Ockland; Patricia Lawrence Pasiour. Oakland; Patricia Lawrence Paviour, 912 Kingston, Picdmont; Sheri Jean Sager, 15001 Foothill, San Leandro.

Other important Moonie businesses and fronts identified by the Barb from Alameda County records, published reports and other sources include:

Alladin's Coffees and Catering Ser-vice, 6050 College Avenue, Oakland, A restaurant, coffee and tea shop. Chief

Moonie: Jeremiah Schnee.

Cleaner Carpets by Abbey, 2127 Bonar St., Berkeley, A janitorial service. Jeremiah Schnee, Michael Somner. Ideal Garage, 2127 Bonar St., Berke-

ley. An auto repair service. Alan Rich-

ley. An auto repair service. And the ard Scher, Richard Maurice Fairbrother, Peter Warner.

The Rose Shop, 1950 Franklin Street (the Learnington Hotel Building -- also listed as Moonie Sue Gerson's address designed to the country of the country. Oakon NEDS corporate documents), Oakland. A flower shop. Jeremiah Schnee, Alexander Achmat, Alan R. Scher.
Students for an Ethical Society, 2717

Hearst St., Berkeley. A NEDS subsi-diary which serves as a recruiting service for the Unification Church on the UC Berkeley campus. Gail Sue Gerson. Center for Ethical Management and

Planning, Inc. 2840 College Ave., Berkeley. Another NEDS subsidiary which sponsors conferences and seminars fea-

sponsors conferences and seminars fea-turing public figures as participants. Martin Irwin Durst, Jeremiah Schnee. Creative Community Project, 2717 Hearst Avenue, Berkeley. This outfit runs the "international Ideal City," a "programming" camp located in Boon-ville, California. Martin Irwin Durst. International Exchange Maintenance, 380 81st Avenue, Oakland. A janitorial

880 81st Avenue, Oakland. A janitorial service and auto repair shop which grew out of the Bonar Street operation in Berkeley. This site also serves as the Moonies warehouse for "donated" goods (see Barb, Jan. 13). International Exchange Maintenance created a stir when local media revealed it was cleaning local FBI offices under federal con-

Judaism in Service to the World, a floating NEDS subsidiary. Sponsors cul-tural programs targeted toward Jews. Jeremiah Schnee. — Bill Wallace



Sun Myung Moon: hills are destined for Father.

meant that "the initial records were not accurate," but claims that complete accounting records are now being kept. However, when asked for a list of farmers who had recently donated food to PV, Allen stated that no such records were kept.

Allen's protestations of innocence, however, do not wash with many food groups who have had direct dealings with the PV operation. Homer Farner, the head of a Senior Gleaners program ine nead of a senior ofeaners program in Sacramento, was approached last year by PV members volunteering to help Farner's group collect and distribute food donated by Valley farmers

tribute 1000 comto the elderly.

"Not once did they ever mention
to Unification
to Unification that they belonged to Unification Church," Farner complains, "They let us think that they were going to pro-mote the Senior Gleaners in the Bay mote the Senior Gleaners in the Bay Area when they had no such intention. I thought they would direct poor people into helping themselves, but instead they're trying to build an empire for Reperced Mean."

Farner's sentiments were echoed by a number of other senior groups who accepted PV's donation of services without being informed of its connection with Reverend Moon. When the Alameda County Social Services Department uncovered the PV-Unification Church connection last year, it responded with an unusual letter sent out to senior centers in the county warning them of the Reverend Moon tie-in.

PV head Russell Allen admitted to the Barb that his group had been less than candid about its Unification Church affiliation in its pitch to food groups, but he claimed that a "new policy" has now been instituted to be more up-front

on the Moon connection.

PV also provides some half dozen
Berkeley and Oakland based senior citizens centers with volunteer help, has sent new Moonie recruits out of its Booneville farm into convalescent hospitals and old-age homes in that area, and made an abortive attempt last year at establishing its own geriatric clinic

in the East Bay.
The Moonies' courtship of senior groups through PV has led to widespread suspicions that they are out to actively recruit the elderly into the church. Spokespersons for senior groups contacted by the Barb expressed fears that the isolation and loneliness of the elderly leaves them easy prey for the kind of spiritual pitch employed by the

Moon operation. Former Unification Church members interviewed by the Barb lent credence to these concerns. PV "gave us a chance to these concerns. PV "gave us a chance to mix with the elderly people so we could get to know them and then get them to join the church," charges one former Moonie close to the operation. "These people (the clderly) have no personal value" to the Church, explains another former PV member, "but they could leave their mone"."

could leave their money."

Current PV leader and Unification Church member Russell Allen denies that his group is out to coax the elderly into Moon's religious legions. "There's absolutely no effort to do it," Allen maintains in brushing off the charges of former PV members. "But anyone who comes over who wants to become a mem-

EXCERPTS FROM TAX LETTER, publication

2. Charity Disclosure Bill

"Strong opposition from religious groups has caused Congress to set aside a bill that would have required charities to tell prospective donors how much of a contribution would actually be spent on charitable work.

"The bill, inspired mainly by scandals in religious charities, had picked up support from major secular charities. But letter-writing campaigns and other efforts organized by Roman Catholic and evangelical groups caused its sponsors to withdraw the bill, at least for the present. If it is re-introduced, an effort to exempt religious charities is expected.

"'It's a shame, but we feel we can't move on it now,' a Congressional supporter said. 'There have been many letters to Congressmen saying the bill would destroy religion. They would find it difficult to vote for the bill now.'

"The bill was inspired in particular by the well-publicized case of the Pallottine Fathers of Baltimore, who raised \$20 million in two years. An audit later showed that most of the money was spent on the direct-mail campaign and that less than 3 percent went to the hungry children for whom it was raised.

"The legislation, sponsored by Representative Charles H. Wilson, Democrat of California, was supported at hearings by such charities as the American Heart Association, the National Kidney Foundation, the American Lung Association and the Save the Children Federation." (New York Times, 12/11/77)

PRIVATE LETTER RULINGS

Section 501 — Tax-Exempt Organizations

SUBORDINATE RELIGIOUS ORDERS ARE ALLOWED UNDER EXEMPTION UMBRELLA. In its rulings of December 24, 1975, and June 9, 1976, the Service held that each of the orders of a religious organization must individually qualify for section 501(c)(3) status. The Service has modified these two prior rulings to allow the religious orders to qualify for section 501(c)(3) status, because they are operated as direct activities of the overall organization. The umbrella organization received its original section 501(c)(3) status in a November 23, 1963 ruling. Doc 7750020

B-5 a (75)

I hereby authorize my attorney, Charles R. Garry, to act on my behalf in making the appropriate requests under the Freedom of Information Act to have any files or records under my name held in any agency released to him.

}	 	

(Sample FOIA requests)

CENTRAL INTELLIGENCE AGENCY WASHINGTON, D.C. 20505

0 5 JAN 1978

Garry, Dreyfus, McTernan, Brotsky, Herndon & Pesonen, Inc. 1256 Market Street at Civic Center San Francisco, CA 94102

Dear Sir:

We have received your request under the Freedom of Information Act for information pertaining to your clients, James Rudolph, Paula Adams, Rheaviana Beam, Joyce Touchtle and Linda J. Amos. Requests such as yours, which involve the requester's personal file, are handled by this Agency under the provisions of the Privacy Act of 1974 which took effect on 27 September 1975. Please be advised that in contrast to the procedures established for the Freedom of Information Act, there are no fees charged under the Privacy Act. Furthermore, the results of this processing will include all of the material that would normally be available to you under the Freedom Of Information Act, and will also include any additional material to which you may be entitled under the Privacy Act.

The Privacy Act of 1974 and pertinent CIA Regulations established requirements and procedures for access by individuals to information pertaining to them. CIA Regulations were published in the Federal Register on 28 August 1975 and may be found in Title 32 C.F.R. 1901.

Since the Privacy Act requires federal agencies to ensure that improper disclosure of personally identifiable information will not be made and further provides criminal penalties for improper disclosure, CIA Privacy Regulations, section 1901.13, sets forth the following requests for identification of individuals making requests.

An individual seeking access to or notifications of the existence of records about himself shall provide in the letter of request his full name, address, date

and place of birth together with a notarized statement swearing to or affirming his identity...If such individual is an alien lawfully admitted for permanent residence, his or her alien registration number must be also provided.

Although we have received the notarized statements explained above, we cannot release any information to you without proper authorization from your clients. Since yours is the only address available to us, we will process your requests as soon as we receive the above mentioned authorizations or direct addresses for the individual requesters.

Sincerely,

Gene F. Wilson Information and Privacy Coordinator

· 6-5-A-(81)

4-694 (Rev. 9-21-77)



UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION RECORDS DISCLOSURE COVER SHEET FOI/PA BRANCH RECORDS MANAGEMENT DIVISION

JAN 13 1978 Subject of Request: Eugene B. Chaikin

Mr. Eugene B. Chaikin Garry, Dreyfus, McTernan, Brotsky Herndon and Pesonen, Inc. 1256 Market Street at Civic Center San Francisco, California 94102

Dear Requester:

Enclosed are copies of documents from our files. Excisions have been made from these documents and/or entire documents withheld in order to protect materials which are exempted from disclosure by the following subsections of Title 5, United States Code, Section 552 and Section 552a. The exemption number(s) indicated by a mark appearing in the block to the left of the subsection cited constitutes the authority for withholding the deleted material. (See below and reverse side of this sheet for an explanation of these exemptions.)

Section 552		Sectio	n 552a			
(b) (1)	(b) (7) (A)		(d) (5)			
[☐[(b) (2)	(b) (7) (B)		(j) (2)			
(b) (3)	X (b) (7) (C)		(k) (l)			
(b) (4)	(b) (7) (D)		(k) (2)			
(b) (5)	(b) (7) (E)	. 🗀	(k) (3)			
(b) (6)	(b) (7) (P)		(k) (4)			
	(b) (8)		(k) (5)			
	(b) (9)		(k) (6)			
			(k) (7)			
The decision to withhold exempt portions of our records is the responsibility of larence M. Kelley, Director of the FBI. X						
he specific incident or occurrenc	e and time frame.					
o locate, retrieve and process any such records. Your request for information concerning yourself has been considered in light f the provisions of both the Freedom of Information Act (FOIA) (Title 5, United States Code, ection 552) and the Privacy Act of 1974 (Title 5, United States Code, Section 552a). It has een determined by the Attorney General that requests by individuals seeking information about hemselves are governed by the Privacy Act. In addition, as a matter of administrative iscretion, any documents which were found to be exempt from disclosure under the Privacy Act ere also processed under the provisions of the FOIA. Through these procedures, you have eccived the greatest degree of access authorized by both laws.						
You have thirty day seneral from any denial contained attorney General (Attention: Offithe envelope and the letter should sation Appeal."	herein. Appeals sh ce of Privacy and I	ould be direct nformation Ap	peals), Washington, D. C. 20530.			
See additional info	rmation on continua	tion page.				
	allen	H. Mc Creek	7 0			
Enclosure	Allen H. Freedom	McCreight #00 of Information	Chief on-Privacy Acts Branch			

Records Management Division

B-5-a (81) ·

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5. UNITED STATES CODE. SECTION	SUBSECTIONS	OP	TITLE	5.	UNITED	STATES	CODE.	SECTION	55
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- (b)(1) information which is currently and properly classified pursuant to Executive Order 11652 in the interest of the national defense or foreign policy
- (b) (2) materials related solely to the internal rules and practices of the FBI
- (b) (3) information specifically exempted from disclosure by statute (see continuation page)
- (b) (4) privileged or confidential information obtained from a person, usually involving conmercial or financial matters
- (b) (5) inter-agency or intra-agency documents which are not available through discovery proceedings during litigation; or documents, the disclosure of which, would have an inhibitive effect upon the development of policy and administrative direction; or which represent the work product of an attorney-client relationship
- (b) (6) materials contained in sensitive records such as personnel or medical files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy
- (b) (7) investigatory records compiled for law enforcement purposes, the disclosure of which would; (A) interfere with law enforcement proceedings, including pending investigations; (B) deprive a person of the right to a fair trial or an impartial adjudication, or give one party to a controversy an undue advantage by exclusive access to such information; (C) constitute an unwarranted invasion of the personal privacy of another person; (D) reveal the identity of an individual who has furnished information to the FBI under confidential circumstances or reveal information furnished only by such a person and not apparently known to the public or otherwise accessible to the FBI by overt means; (E) disclose investigative techniques and procedures, thereby impairing their future effectiveness; and (F) endanger the life or physical safety of law enforcement personnel
- (b) (8) information collected by Government regulatory agencies from financial institutions
- (b) (9) geological and geophysical information, including maps, produced by private companies and filed by them with Government agencies.
 SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a
- (d) (5) information compiled in reasonable anticipation of a civil action or proceeding
- (j) (2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminal, except records of arrest
- (k)(1) information which is currently and properly classified pursuant to Executive Order 11652 in the interest of the national defense or foreign policy
- (k) (2) material compiled during civil investigations for law enforcement purposes and which would reveal the identity of an individual who has furnished information pursuant to a promise that his identity would be held in confidence
- (k) (3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056
- (k) (4) required by statute to be maintained and used solely as statistical records
- (k) (5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his identity would be held in
- (k) (6) the substance of tests used to determine individual qualifications for appointment or promotion in Pederal Government service
- (k) (7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his identity would be held in confidence.

B-5-(83)

March 28, 1956 Agriculture of the state of the first EUGENE BERNARD CHAIKIN
Borni December 16, 1932
Los Angelos, California No investigation pertinent to your inquiry has been conducted by the PBI relative to the continued The foregoing information is furnished to you as a result of your request for an FBI file check and is not to be construed as a clearance or a nonclearance of the individual involved. This information is furnished for your use and should not be disseminated outside of your agency. Enclosures (3) Orig. and one to OSI-4th Dist: Office INDEXED - 51 COMPIDENTIAL

CHILD SUPPORT DIVISION

ALBERT M. LEDDY District Attorney Telephone (805) 861-2428



February 2, 1978

Eugene Chaiken Attorney at Law P. O. B. 15156 San Francisco, CA 94115

> Re: Douglas L. Sanders D.A. File #: 033846 Complainant: County of Kern

Haberfelde Building 1706 Chester Avenua Second Floor P. O. Box 2165 kersfield, California 93303

Dear Sir:

Please be notified that your client's failure to answer the summons and complaint served upon him has resulted in the filing of a request to Enter Default.

A Default Hearing will be heard on Wednesday, March 8, 1978, at 10:00 a.m. You are not required to attend the Default Hearing. If you have any questions, please contact this office.

Very truly yours,

ALBERT M. LEDDY DISTRICT ATTORNEY

Ву

Dane H. Van Hook Chief Child Support Attorney

/pg

B-5-12(85)

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	FILED LOUIS
NAME AND ADDRESS OF ATTORNEY: TELEPHONE NO.: 861-2535 ALBERT M. LEDDY, DISTRICT ATTORNEY CHILD SUPPORT DIVISION	FOR COURT USE ONLY
By Jane H. Van Hook, Chief Deputy	
	270
1706 Chester Ave ਸੈਰੇਨਿਸ਼੍ਰਿਜ਼ਿੰeld, CX 93301	78 FEB 7 AM 9:13
Insert name of court, judicial district or branch court, if any, and Post Office and Street Address:	VED
SUPERIOR COURT OF CALIFORNIA, COUNTY OF KERN	VERA K. GIBSON CLERK
1415 TRUXTUN AVENUE, BAKERSFIELD, CALIFORNIA-83301	KERN COUNTY CALIF
PLAINTIFF:	
COUNTY OF KERN	
DEFENDANT:	
DOUGLAS L. SANDERS	
REQUEST TO ENTER DEFAULT	Case Number: 144071
respondent's	
1. TO THE CLERK Please enter the default of the following SYNTERMONES Defendant (Name. See footnote* before completing):	Complaint
Douglas L. Sanders	
2. Check applicable items and apply credits, if any, below	
a. Enter default only.	rt judgment under CCP 585(2), (3),
b. Enter clerk's judgment under CCP 585(1). 989, etc. (Testi	11 July 2011 Cold Cold Cold Cold Cold Cold Cold Cold
o. L Enter clark's judgment under CLP 385(1). 989. etc. (188)	mony required. Apply to clark for
	mony required. Apply to clerk for
(1) When authorized by law include attorneys hearing date, u	mony required. Apply to clerk for miless court will enter judgment on
	mony required. Apply to clerk for miless court will enter judgment on
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(1) When authorized by law include attorneys fees below, per court schedule. (2) Complete declaration under CCP 585.5, below. d. Judgment to be entered Amount (1) Demand of Complaint \$892.00 \$ (2) Attorney Fees \$ (3) Interest \$ (4) Costs (see reverse side) \$ (5) TOTAL \$ Dated: February 2, 1978 \$ Jane H. Van Hook (Type or print name of attorney) State of Chief Child Support Attubularation under CCP 585.5 3. This action: (Check applicable box for each of the following items) a. State is not on a conditional sales contract subject to CC 2981, et Sales and Finance Act). c. State is not on an obligation for goods, services, toans or extensions of i certify (or declare) under penalty of perjury that the foregoing is true and correct are on (Date): February 2, 1978 at (Place): Bakersfields	mony required. Apply to clerk for niless court will enter judgment on CCP 585(4).) Bedged Balance \$ 892.00 \$ \$ 892.00 H. Van Hook Grature of (Attorney for) Plaintell ject to CC 1801, etc. (Unruh Act), to. (Rees-Levering Motor Vehicle of credit subject to CCP 395(b).
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(1) When authorized by law include attorneys fees below, per court schedule. (2) Complete declaration under CCP 585.5, below. d. Judgment to be entered Amount Credits Acknowle (1) Demand of Complaint \$ 892.00 \$ (2) Attorney Fees \$ \$ (3) Interest \$ \$ (4) Costs (see reverse side) \$ \$ \$ (4) Costs (see reverse side) \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Balance \$ 892.00 \$ 892.00 ## Van Hook Grature of (Attorney for) Plainter Ic. (Rees-Levering Motor Vehicle of credit subject to CCP 395(b). Indicate the content of t
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DAHC2384.6 / ____(See reverse side for Declaration of Mailing, Memorandum of Costs, and Declaration of Normilitary Status)

The word "plaintint" includes cross-complainant, "defendant" includes cross-defendant, singular includes the plural, and masculine includes teminine Declaration must be algored in California (CCP 2015 5). Afridavi required when signed outside California.

REQUEST TO ENTER DEFAULT, DECLARATION UNDER CCP 585.5, DECLARATION OF MAILING, MEMORANDUM CCP 585.5, DECLARATION OF MAILING, MEMORANDUM CCP 585.585 5, 587.

FEB .0 7 1978 () CCP 585, 585 5, 587.

DECLARATION OF MAILING (CCP 587)

Eugene Ch	wn address, addressed as		5
Attorney a		(and)	Douglas L. Sanders 1814 Divisadero
P.O.B. 15	156	(muu)	San Francisco, CA 94115
San Franc	isco, CA 94115		
b. The add (Name):	•	ndant and of his	attorney of record is unknown to plaintiff and his attorney
TELLO D. VED	HOOK		pregoing is true and correct, and that this declaration in Eachersfield. California
miet child	Support Attorn	ey	/s/Jane H. Van Hook
	(Type or print name)		(Signature of declerant)
•		MEMORANDU	IM OF COSTS
5. Costs and disbu	rsements are listed as fol	lows (CCP 1033	%):
a. Clerk's Filing	Fees		\$ 54.00
	ver's Fees		
	• • • • • • • • • • • • • • • • • • • •		# A AA
I am (the attorney			n the party who claims these costs
	knowledge and belief th	e toregoing iter	ns of cost are correct and have been necessarily incurre
To the best of my in this action.	-		·
To the best of my in this action. I certify (or decise executed on (Date H. Var	re) under penalty of per Reb. 2, 1978	rjury that the fo	oregoing is true and correct, and that this declaration is takerafied1
To the best of my in this action. I certify (or decise executed on (Date H. Var	-	rjury that the fo	·
To the best of my in this action. I certify (or decise executed on (Date H. Var	rg) under penalty of per Reb. 2, 1978 i Hook 1 Support Attors (Type or Print Name)	rjury that the fi . at (Place): .	pregoing is true and correct, and that this declaration Bakerafied!
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To the best of my in this action. I certify (or decise executed on (Date Sane R. Var Child Child Sane R. Var Chil	re) under penalty of per Penalty 1978 i Hook 1 Support Attors (Type or Print Name) DECLAI ne): Doug1 ary service or in the milit	rjury that the final (Place):	pregoing is true and correct, and that this declaration sakerafiedl,, California /s/Jane H. Van Hook (Signature of declarant) ON MILITARY STATUS
To the best of my in this action. I certify (or decia executed on (Date same H. Var Chile f.	re) under penalty of per	rjury that the fr. at (Place): . RATION OF No. Las L. San ary service of to ded, and not ent rjury that the f. at (Place): .	Dregoing is true and correct, and that this declaration is akerafiedl
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Back) KC Clerk # Cl 33 - 2M - (7-75)

B-5-12 (77)

. C 'Reserve Insurance Company	FILE NO. 13G 005015
Market Insurance Company	'INSURED
	DATE OF LOSS 4-22-77
ACCIDENT	T REPORT
We have been added at a constant	
We have been advised that you were involved in or Please complete the form below and return it in resolved appropriately.	the enclosed envelope so that this matter can be
Name Anita Christine Kelley	Age27
Address 4512 Cabrillo St	Phone
Did you see the accident? Date	23-77 Hour About 20/40
Where were you? Crossing the inters	ection_
Was anybody injured? Who?	
What happened? I enferred the int	ersection in response to a
areen light. Another car on	to rad the intercontion to my
right running a vid light and	
ther backed up disengaging	
a way. A nearby patral	var then ourcued him and
a prekended him.	
`	(Use other side for additional space)
In your opinion, what caused the accident? The	ther driver dis regarded is red
light and was exceeding the Who was at fault? He officer driver	local speed limit.
Other witnesses: - Terame Phoo, Wistru	1 6ieg
	•
Extent of injuriesnen-c_	,
Name of Doctor	
Amount of Medical Bills: . Hospital San Judguir C	C. Hosa Doctor
X-Ray	Prescriptions
•	Prescriptions
Signature Ancha C. Kelley	Prescriptions Date

17.9

1 89 - 4236 - 2018

No. . 97-610 3596 95-686 1043 REPLACES POLICY NO.

DECLARATIONS

6190

STATE FARM GENERAL INSURANCE COMPANY A STOCK COMPANY/BLOOMINGTON, ILLINOIS

APARTMENT

	TON, ELLEN BOX 135,E	LORRAINE LDRIDGE CA 95431						
ttem 2. If	ICEPTION 1-20-	POLICY EXTENDED A POLICY POLICY POLICY POLICY	MRATION OF	L-20-29		TNDEV	-161.5	
FOR EAC AFTER T PERIODS	IS POLICY WILL BE RESH SUCCEEDING POLICY EN (10) DAYS WRITTEN	NEWED AUTOMATICALLY, SUBJECT TO PROVISIONS. PERIOD THEREAFTER AND IS SUBJECT TO TERMIN. INTITICS TO INSURED AND MORTGAGE. THE PREI THIS COMPANY'S RATES THEN CURRENT.				#H7LX	- 161.0	
	THE NAMED INSURED	<u> </u>	_			-		
		RTNERSHIP CORPORATION	JOINT VE	NTURE	OTHER:			
		ES: OF DIFFERENT THAN SHOWN ABOVE						
No. 2	440 LAKE M	ENDO. DR. UKIAH CA	75482					
No. 3								
item 5.	insurance is provide	with respect to those premises described	above and wit	h respect to those	coverages and	kinds of proper	rty for which a spec	ific limit of
	liability is shown, su	bject to all of the terms of this policy inclu	ding forms and		ade a part her			
1		COVERAGE	Lac. No.				Loc. No. Bldg. No.	PERCENTAGE APPLICABLE
ļ			1.1.	1				APPLICABLE
	A. Building(s)		\$ 4000	10 \$	\$		\$	<u> </u>
SECTION	B. Personal Propert		\$	\$	- \$		\$	
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PROPERTY	LOSS OF R	ENT IPER MONTHE	31		5		\$	
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COYERAGE		······	\$	<u> </u>	- \$		\$	
SECTION		COVIDAGE	\$	\$	IMIT OF	LIABILI	12	L
SECTION	C. Badilu and Bane	onal Injury and Property Damage Liability						
1	D. Premises Medica		13.0000		each occurrence	1 - 100000		gregate
	Addi. Cov. (Specify b		1 300	<u> </u>	each person	1\$ 250	00e	ach accident
POTENCE	Nous cost aspectly t	y name .						
TISTE:	TION III-CRIME COV	FRACE	1,*					
		MACHINERY COVERAGE Limits as stated	in the endors	ement, made part	of this Policy,	if indicated by	⊠	
	UCTIBLE CLAUSE(S)	, , , , , , , , , , , , , , , , , , ,						
		EE FE4351.1)						
ton 6. W	SUECY TO THE FOLLOWING	FP4921.3.FE4127.FE41	AL FFUR	51.1.FF0	222 J E	EUEDI 1	FFUEND A	
Item 7. M	ORTGAGEE:	FE4822.1.FE4874.MI BL	26 1-71		3.7.4.4.4.	COU	NTERSIGNATURE	- 1 5 4 5 4 4
LOIS	A PONTS	C/O EUGENE CHAIKIN				_		
P 0	BOX 15156		• •		DATE	Jok.	2. 1978	,
ZAN	FRANCISCO	CA 94114	•	•	AGEN	Tin Zod	f. me	111
itte 8.		PREPAID PREMIUM	T	AUTOMATIC RENE			NNUAL INSTALLMENT	T. L.
DOUNCION	AL PREMIUM:		1	PREMIUM		"	PREMIUM	. , , ,
1 NOVISION	AL FAURIUM:	İs	\$ 222	nn		2		

This Policy EXERT AS REBEINATER PRIVIS INSURED AGAINST IN THIS POLICY INCLUDING REMOVAL FROM PREMISES ENDANGERED BY THE PERILS INSURED AGAINST IN THIS POLICY EXCEPT AS REBEINATER PROVIDED, to the property state of the property state of the property at the state of the property at the state of the property at the state of the actual cash value of the property at the time of loss, but not exceeding the amount which it would cost to perior or replace the property at the time of loss, but not exceeding the amount which it would cost to perior or replace the property at the time of loss, but not exceeding the amount which it would cost to present of any ordinance or law regulating construction or resonable time after such loss, without allowance for any increased cost of repair or reconstruction by reason of any ordinance or law regulating construction or repair, and without compensation for loss resulting from of business or manufacture, nor in any event for more than the interest of the insured, against all LOSS BY FIRE, LIGHTMING AND OTHER PERILS INSURED AGAINST IN THIS POLICY, EXCEPT AS REBEINAFTER PROVIDED, to the property described betrein while located or contained as described in this policy, or pro rats for five days at each proper place to which any of the property shall necessarily be removed for preservation from the perils insured against in this policy, or pro rats for five days at each proper place to which any of the property shall necessarily be removed for preservation from the perils insured against in this policy, or pro rats for five days at each proper place to which any of the property described betrein while located or contained as described in this policy, or pro rats for five days at each proper place to which any of the property described betrein while located or contained as described in this policy, or pro rats for five days at each proper place to which any of the property described betrein while located or contained as described in this policy, or pro rats for five days at each proper

FGP-5050 (Calif.)

B-5-4/89)

page it

. Information re people traveling:

- a. Aurora Rodriguez, grandchildren Terry Stewart, Aurora Stewart, Lisa Whitmire:
 Aurora Rodriguez tells me that the children's dads (2 dads involved) are both in and out of jail, there has been no contact for years. One of the dads told Aurora years ago that he wanted his children to be with her, not their mom. There would seem to be no parent problem withthese children, according to Aurora.
- b. Christine Cobb, Mona Cobb Christine and Guy Young have been getting guardianship and adoption of Mona for the past several months. Christine tells me that their attorney filed for guardianship and for an order freeing the child from the custody and control of her mom, with adoption to come after guardianship is awarded. Home visits in the adoption matter are scheduled for this week by the social worker. Hearing on the guardianship/abandonment by the mom case is scheduled for February 21. Los Angeles welfare has informed Christine's attorney they will appear for the mom and contest (they are the official conservator of Monas mom; this contesting is a technicality, an administrative move on their part as they technically have to protect their ward, Mona's mom, but Christine's attorney explains to her that this does not threaten her case for Mona). The attorney explains that the adoption will follow shortly after February 21 hearing; the judge has to sign the adoption papers, and so do Christine and Guy. So Christine should stay here at least til February 21, and I should think until the adoption papers are signed. Christine is doing her best to convince her attorney she has to get away right away, to visit her sick brother.
- C. Melvin Lowery son of Ruth Lowery. On parole from robbery charge til October 1978. Says he talked to Irene and Guy Young about our helping to get his San Francisco parole officer to either shorten his parole or assign him to Guyana. He told his parole officer he does volunteer work with us. I talked to Guy Young, who said Melvin had not spoken to him at all about this. Unless there is some special reason over there or it is felt over there that we should follow through on his request, we would prefer to leave the parole alone since October is not that far away, and rather than put pressure on the situation there, we'd just wait. He does work here, with C.J. on the crating crew. Jack says he's a good worker and follows directions well under C.J., and also he's a good researcher, he has brought in some good information about cow raising, etc. We might help his case along with some supportive letters to the parole officer here so that when his parole review date comes up in October, his file would look good. Otherwise, if you think we should go ahead and try to get assignment to Guyana, please send message and we can have Lilly talk with the parole officer here.

B-5-a.(90)

- 2. Irvin Perkins This is not a question; this is information unless someone there sees problems in it. Irvin does diesel mechanic repair on outside bus engines for income; he has negotiated a contract to do a job for \$5300 income, 1/2 deposit down before work starts, \$750 investment in parts. Written contract, approved by Harold, McElvane. Irvin and Harold discussed what may be future tax problems for Irvin, if he files for 1978 as self-employed because he is not now deducting tax, will have to pay in one lump sum next year if he files. Of course, this depends on number of outside jobs he gets over the course of the year. Receives investment money for parts from us, subject to approval by finance committee. Operates on his own, P.T. not involved. Sounds like a good deal.
- 3. Berkeley Barb article re Unification Church, procurement See attached xerox of article. I told Andy to go back through
 his records and itemize to whom and when he has distributed
 produred food, etc. Often he distributes items, such as
 vegetables to D-Q U, Delancy, etc. There is no problem with
 representation as P.T., that has always been done. The
 slant of the Barb article is that UC members obtained
 goods not representing themselves as UC and then used the goods
 for their own members, not the people they told the donators
 the goods were going to. It would seem reasonable for Andy
 to build up a file of groups to whom he's given procured goods,
 to have a history available. Bonnie suggested he give to
 halfway houses, child care centers, elderly centers, throughout
 the city; good for p.r. and practical way of getting rid of
 excess procurement. The stuff he gets from Synanon can't be included
 in this as they require that we use it directly and do not pass on.
- 4. Attached to this report are copies of our insurance policies on L.A., RWV, and P.T. properties. RWV office complex has been deleted, with the exception of the garage, on which we have a 6 month lease til April 1978 and which is required under the lease to be insured. Harold arranged for this to be covered; Bonnie checked with Mayfield and it is, and they will be sending her a certificate of insurance soon. Richmond property is supposed to be covered; we are still waiting for certificate of insurance. Bonnie is doublechecking on this. We also must delete LA Temple now that it's been sold.
- See attached excerpts from Tax Letter which refer to churches, exempt status.
- 6. FOIA responses See attached copies from FBI on Ed and from CIA for various ones. Pat says that the CIA response indicates to her that there is a file in existence on these people and that special request should be signed and notarized in Guyana. We have received a couple of signed requests from Guyana, but they were not in the correct form. Attached is a sample which I understand is being coordinated by Paula.

B-5-a(9)

- 7. Anthony Lopez guardianship This has been radioed over; this is back up information. 1/17/78 we received a letter from the Alameda County Probate Commissioner because Chaikin as attorney for guardian Walter Jones had not filed annual accounting on the estate of the ward, Anthony. (There is no estate, but the guardianship was originally filed as a guardianship of the person and estate, so as far as the court is concerned, there is an estate unless we tell them otherwise. Annual reports are required on estates to show how the guardian has taken care of the ward's money, etc.) I received radio message to send a letter to the Probate Commissioner telling them Chaikin out of the country and enclosing copy of his letter he sent to Walter in 8/77 telling him he could no longer be his attorney, and also telling the court that Chaikin would be writing them himself in the near future. This letter has been sent. Now we need for Chaikin to write the follow-up letter. He should address it to David C. Lee, Probate Commissioner, Alameda County Superior Court, 1221 Oak St, Oakland 94612.
- 8. Marie Mills Guardian of Lee Anne Thompson, Kay Rosas' daughter. She wants to adopt Lee Anne. She is trying to adopt her other foster children, so that eventually she can have an easier time of getting them overseas. She is gradually coming to realize that as foster children, they wont be able to go overseas because of the tie-up with the courts here and the constant threat of the parents taking the children back. She is going to ask her social worker about adopting Lee Anne. I would assume we will need some sort of signed consent by Kay Rosas over there. I will check with Marie some more and find out if there is a standard form, and if she might have to sign in front of a Guyanese court.
- 9. Doug Sanders We are still receiving monthly bills from the Bakersfield D.A. for him to pay child support. When he left, it was agreed by him after consultation with Leona and others not to pay. Now we have received notice from the D.A., directed to Ed as representative of Doug, that there will be a Default Hearing 3/8/78 in Bakersfield because of his nonpayment. The letter attached to the Request to Enter Default says that Ed does not have to appear. Should we write a letter on Ed's paper and say as far as we know Doug is out of this area and we have not seen him, signed by Ed? Would this cause trouble for=Ed in his department? All mail for Doug comes c/o Ed's p.o. box, including mail from his old job. We mark bills return to sender, but we keep the job mail, because they have sent valuable stuff including his last payroll check. Doug also owes the credit union of his employer \$300 which we are not paying, but which bills come here.

10. Canoes - In September 1977 Lee ordered 4 canoes from New York, which were eventually to be routed to Guyana. The company he ordered them from was routing the canoes first from New York to their Covina California office, then they would go to Miami for shipping. In October the supplier of the canoes wrote from Covina saying the canoes were on their way from New York and that he would have to have our check (\$1,839.64) before he could ship them on to Miami. Full check was issued, including shipping charges in both directions. In November Norman, passing through Miami, checked with the company that was expecting the canoes and who would be packaging them up to ship to Guyana. No canoes had yet been delivered. Randolph made calls to Covina office, could not reach the man who made the sale until January 3. Was told they remembered receiving our check but would have to check on the canoes; called back January 20, saying the shipper in Miami had refused to accept the canoes at his warehouse because they were not crated. Driver deposited canoes in a bonded warehouse and returned to Covina. January 20 Randolph called the Miami shipper, who said no one had ever attempted to deliver the canoes, and there would be no problem with shipping uncrated canoes, recommended we sue the Covina office. We have the cancelled cashed check; it was cashed 11/17/77. Should we ask Eric or the other person in his office who has been handling tax cases for us to pursue litigation?

page 4

11. 1752 McKinnon St., San Francisco (Edwards House) - This is the place that burned down last summer. The insurance company is still investigating the fire, won't let us clear the property and raze the temaining structure so we can sell the lot, until he gets signed permission for this from the Edwards, and from the mortgage holders to whom we still pay \$165 per month on this place as one of the Edwards' bills. I am sending, not attached to this report but directed to Julia, an authorization to be signed by the Edwards and a witness giving permission. Please send it back signed, via Lucinda, or mail, whichever is faster.

, :.

.. . . .

12. Oreen Armstrong Poplin - In law office report #10 is a description of her problem with SSA and wanting a marriage certificate and a sworn statement from Clara Johnson. Waiting on clearance from you folks, we (myself and Mildred, separately) told Rudy to tell Oreen that there was a legal problem involved and we would have to check further before we did anything. Rudy went back to L.A. and so did Oreen. Then we got radio message that we were not to do what Oreen requested. We called Rudy, he said that it had already been done. This week he was here and I asked him, in the presence of Mildred, if there had been some miscommunication; he said that he was told by us that it was all right for Oreen and Clara to go ahead and do what Oreen wanted. We did not press the issue as it had already happened; but both Mildred and I remember giving specific instructions not to go ahead.

1.

Law Office Report No. 13 page 5 February 12 1978 from June

13. Oreen Armstrong Poplin - Made an appointment by herself to see Eric, came up from LA this week and talked to him. Wants to sue Kaiser Hospital in SF because she says they discharged Earl and sent him home when he was still sick with uremic poisoning. When it happened, she and Earl and Sylvia Grubbs traveled on plane down to L.A. to where Earl had regular doctor, and Kaiser Hosptal there admitted him and kept him at least 1 month before he passed. Mildred checked with Erics assistant and was told that Eric told Oreen she did not have a case and to go home. The interview went well, I am told, but he told her there was no case and not to pursue it. She ignored this, as usual, and made appointment with Kaiser Hospital attorneys to meet with them Wednes. morning. It was Mildreds feeling and mine that we should stay out of it; we did not know at this point that Eric had said there was no case, but we didnt think the church should be involved in any way because of the general way the lady acts and tells stories... So I told Kris Kice, who had been asked by Oreen to come with her to the session with Kaiser's legal counsel, not to go; Kris told David Gally, who had aready assured Oreen independently without any consultation that he would go with her, not to qo'

Wednesday evening she was not in service, but she did come into the dining room earlier when everyone was eating dinner and complained loudly about how no one here would help her and that the attorneys at Kaiser told her she had no case. She had a written statement in her hand, Kris Kice saw it, signed by Clara Johnson, which must have been prepared when Earl was still alive. Kris read it - it summarized how Earl had been accepted by SF Kaiser, examined and kept I night, then sent home in a cab although they thought he had something wrong with his colon. Went on to explain trip to LA, named Hue Fortson and Sylvia Grubbs. In discussing it with Kris, she made a good point - that to make a case, Oreen would have to get the LA Kaiser Hospital to criticize the SF Kaiser Hospital, which is not likely to happen.

Oreen told Kris that Eric had said she had a case.

- 14. Leona has been asking from time to time if we can return original signed deeds to people who have stopped coming. These are unrecorded deeds. I think we shouldn't, now that we have found the deed file, because they are incomplete, they do not have the grantee filled in, much like a blank check. They would have been filled in eventually if the house were sold and the deed were first recorded in Rex!s name to avoid capital gains tax, etc. But these were not sold, people just turned in their old deeds and signed grant deeds as an act of donation. If we were to turn these back now, I should think it could backfire on us. We could return old original property papers, insurance policies, deeds that gave title to the member in the first place, as those aren't ours anyway. But I think we should keep the donation deeds. What do you think? She is asking this because some former members are now talking around in the community that we took their property deeds (J.B. & Margie Robinson are the ones she mentioned tome.).
- 15. Old Chaikin lawsuit We got a letter from an attorney in L.A. who represents defendants in a case that Ed used to be involved in but is no longer. (O'Leary v. 3550 Wilshire Corp.) Ed's old client was a Charles M. O'Leary. The attorney wants to take a deposition of Ed. I wrote a letter explaining Ed in S.A. for several months and would they take a signed statement instead. If Chaikin can remember this case he should write a letter to be relayed to this attorney, who is J. Joseph Connolly of Adams, Duque & Hazeltine, 523 West 6th St, LA 90014. The information he wants from Ed has to do with factual issues concerning negotiations and drafting of 1967 ground lease between Mr. & Mrs. O'Leary and 3550 Wilshire Corp.
- 16. Notary Publics Under the new Notary Public law effective Jan 1, 1978, one of the requirements that Calif. Secretary of Stte is requiring is that notarys keep photostat copies of whatever material they xerox. JRR and I have both read the statute but cant find that requirement anywhere; it may be a procedural rule just required by the Sec. of State. Anyway, we would prefer to keep copies of powers of attorney, deeds, whatever business transaction that comes up that requires notarization, but not keep extra copies of personal affidavits made by people as witnesses to incidents, mainly because of the content of the affidavit. Whatever copies JRR as notary would made would be kept in a central notary file, locked up as are the passports, with the same security. We will do this unless you advise otherwise. Also, under the new notary law, the notary has to have a chronological book with each item entered one by one, no back dating, have the person being notarized sign the notary book, provide identifiction such as drivers license no., which gets recorded in the book, and the notary records the time of the transaction. JRR's notary license expires in October 1978. I think we should get some more notaries, because he may have some trouble renewing, consider-

Law Office Report No. 13

ing the allegations made by Schwartzes, etc. when the media flak was coming out earlier in the year. Could we have Tom Adams, Robin Tschetter, Vera, apply for notary - license is good for 4 years. Fee is \$15, plus bond fee which may be \$20-25. We have to check that out specifically and will know more next week about exact cost per notary application. If the above is ok, or if there are any other suggestions for notaries, please send message back.

February 12, 1978

- 17. Sale of Office Complex, RWV When this was sold, Harold did the property inventory of things that were to remain on the property to be kept by the buyer. There is an air compressor in the garage which works and which was not listed on the inventory. Are we to assume that we keep this? Rob says it is of medium quality, works, and will be kept there til we move the buses out of the Garage in April at the end of the lease, at which time it will come to SF, get spare parts for it, and probably ship it over. Please check with Harold to see if he mentioned the air compressor to the buyer: otherwise, we will keep it and not compressor to the buyer; otherwise, we will keep it and not mention it.
- Anita Kelley auto accident of 4/22/77 Betty got a letter from Reserve Insurance Co. saying they could not honor Anita's claim unless she submitted an accident report. Betty looked through her files and found the attached accident report, but we dont know why it was never sent out. Please ask Anita, Ellen Klingman and Ed why; we will send it out when we hear from you. 18.
- Lois Ponts property We have received in mail property insurance policy renewal on 490 Lake Mendocino, Ukiah; insured is Ellen Lorraine Tipton, Lois's sister to whom she sold her property. Renewal premium is \$227. for 1 year, 1/20/78 1/20/79, sent to Lois c/o Ed, as Lois is mortgagee. Are we to pay this? Are we to send this to Lois's sister? What are we to do with this? See attached face 19. sheet of policy.

Moonies Ofiltrate Aid-To-The-Elderly Groups

by Paul Grabowicz

n an apparent effort at improving its tarnished reputation, Reverend . Sun Myung Moon's Unification Church has recently expanded its operations into a new field -- aid to the

operations into a new field -- and to the elderly.

The Barb has learned that for the past year a Unification Church "front group" has been quietly maneuvering to link up with dozens of often unsuspecting charity groups throughout North-ern California that provide free food and services to the elderly and poor. The church's activities have led to

charges by former church members and spokespersons for several charity

groups that the Moonies have:

• Deliberately concealed their affiliation with Reverend Moon in order to penetrate legitimate charitable organi-

· Expropriated for their own use food

donated to feed the needy:

* Launched an effort ultimately aimed at recruiting senior citizens into Moon's burgeoning religious empire.

The source of the controversy is an obscure organization called "Project Volunteer" (PV), which describes itself as a "group of conscientious Bay Area citizens desiring to serve the needs of our community," but which is actually an operational arm of Moon's Unification Church.

Based in Oakland, PV currently works with over 30 charity groups in a dozen Bay Area cities that distribute free-food to the needy. In the past PV has worked with organizations including Saint Anwith organizations including Saint and then y's Dining Room in San Francisco, the Delancy Street Foundation for exconvicts, and the Synanon Foundation for former drug addicts.

Concerns about the Moonies' motives

first surfaced last fall when it was learned that they were taking some of the food donated to feed the elderly and poor and using it to feed their own Church members, "Onni (Durst--a local Moonie official) said definitely that as far as she was concerned the pur-pose (of PV) was to get cheap food for the family," alleges one former mem-ber of the Church who was involved in PV.

Interviews with half a dozen other Moonies close to the PV operation reveal that, as a regular practice, they would sort through donated foot, picking out the best for use by the family mbers and Moonie leaders, and only on the poorest quality for actu-

al distribution to the elderly and poor.
When the Moonies' food sorting activities were discovered by the North-ern California Food Network (NCFN). a private umbrella organization that was using the Moonies; services in its food distribution program, it levied a six-month probationary penalty on them for their actions. In the course of investigating the Moonie operation the NCFN also discovered that PV had been misidentifying itself as a "rep-resentative" of the NCFN; kept such inadequate accounting records that it was impossible to trace the actual uses the Moonies made of donated food; and stored its donated food in the same warehouse that the Moonies used for a wholesale food operation, raising fears that the food sources might be mixed

PV head Russell Allen, insisted that there was nothing misleading or un-chical about their dealings with food . donors. "We would tell them we're
Project Volunteer and we distribute
i the food to nonprofit groups," Allen
explained. "We donate it to non-profit
charitable groups of which one is NEDS."
NEDS is New Educational Development
Systems the educational wing of the Systems, the educational wing of the Church which, according to Allen, is composed of voluntarily impoverished individuals, who are as eligible for free

food donations as any other charity group. When asked about the charges that PV's purpose was to provide cheap food for the Moonies, Allen admitted that the free food "is valuable to NEDS be-

cause it helps on the food budget." But he insisted that PV was not set up as a money-maker for the Church but ra-ther to "provide a model of public

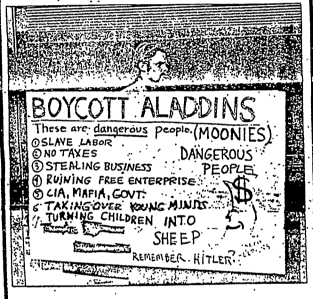
Allen also explained that the donated Anten asso expands the control of the control of the claimed it was separated according to ripeness, not quality. "We would distribute the ripest to the charities and keep some of the unripe for our own use," he said. "The charities wanted ripe food because their use is for immediate consumption."

Several food distribution officials contacted by the Barb, however, stated they had never heard of such a distinction being requested by charities.

On the question of PV's sloppy ac-

counting procedures, Allen insisted that strict controls were maintained to keep donated food separate from their whole-sale food operation. He does concede that his lack of training as a bookkeeper

Moon's Growing Influence In The Bay Area



"Do you like to make green bills . . . So many green bills are ying. . . They are all destined to go to Father (Moon). This is our rusponsi-bility. Eventually unless everything goes ru Father it can't be happy
--Unification Church training manual

The Moonie-linked food program for the elderly is just the most recent ele-ment in a rapidly expanding U.S. net-work of Moonie businesses and front organizations. The Unification Church organizations. The Unification Charten and its profitable subsidiaries run a total of more than 30 different Moonie fronts in the Bay Area, all connected by interlocking boards of directors and partnerships.

New Education Development Systems (NEDS) is the key Moonie front in the Bay Area. NEDS' president is Martin lrwin Durst, a Laney College instruc-tor who prefers to go by the name "Mose." Durst's wife Onni, is the head of Moon's Unification Church in the Bay Area. Former Moonies claim Mose Durst is behind most of the church's local fronts and businesses.

Other corporate officers of NEDS are Yeon Soo Im (alias Onni Durst), 6502 Dana St., Oakland; Gail Sue Gerson, 1950 Franklin Street, Oakland; David Russell Miller, 4000 Broadway, Oak-land; James Morrison, 6424 Regent St., Oakland: Patricia Lawrence Paviour, 912 Kingston, Piedmont; Sheri Jean Sager, 15001 Foothill, San Leandro. Other important Moonie businesses

and fronts identified by the Barb from Alameda County records, published re-

ports and other sources include: Alladin's Coffees and Catering Ser-vice, 6050 College Avenue, Oakland. A restaurant, coffee and tea shop. Chief

Moonie: Jeremiah Schnee.

Cleaner Carpets by Abbey, 2127 Bo-

nar St., Berkeley, A janitorial service.
Jeremiah Schnee, Michael Somner.
Ideal Garage, 2127 Bonar St., Berkeley. An auto repair service. Alan Richard Scher, Richard Maurice Fairbro-

ther, Peter Warner,
The Rose Shop, 1950 Franklin Street
(the Leamington Hotel Building -- also listed as Moonie Sue Gerson's address on NEDS corporate documents), Oak-land. A flower shop. Jeremiah Schnee, Alexander Achmat, Alan R. Seher.

Students for an Ethical Society, 2717 Students for an Ethical Society, 2717
Hearst St., Berkeley. A NEDS subsidiary which serves as a recruiting service for the Unification Church on the UC Berkeley campus. Gail Sue Gerson. Center for Ethical Management and Planning, Inc. 2840 College Ave., Berkeley. Another NEDS subsidiary which strongers conference and seminars fea-

sponsors conferences and seminars fea-turing public figures as participants.

Martin Irwin Durst, Jeremiah Schnee. Creative Community Project, 2717 Hearst Avenue, Berkeley. This outlit runs the "International Ideal City," a "programming" camp located in Boonville, California. Martin Irwin Durst. International Exchange Maintenance,

880 81st Avenue, Oakland. A janitorial service and auto repair shop which grew out of the Bonar Street operation in Berkeley. This site also serves as the Moonies warehouse for "donated" goods (see Barb, Jan. 13). International Exchange Maintenance created a stir when local media revealed it was cleaning local FBI offices under federal contract.

Judaism in Service to the World, a floating NEDS subsidiary. Sponsors cultural programs targeted toward Jews. Jeremiah Schnee. -- Bill Wallace



Rev. Sun Myung Moon: All the green bills are destined for Father.

meant that "the initial records were not accurate," but claims that complete accounting records are now being kept. However, when asked for a list of farmers who had recently donated food to PV, Allen stated that no such records were kept. .

Allen's protestations of innocence, however, do not wash with many food groups who have had direct dealings with the PV operation. Homer Farner, the head of a Senior Gleaners program in Sacramento, was approached last year by PV members volunteering to help Farner's group collect and dis-tribute food donated by Valley farmers

tribute 1000 contacts by variety strates, to the elderly.

"Not once did they ever mention that they belonged to Unification Church," Farner complains. "They let us think that they were going to promote the Senior Gleaners in the Bay Area when they had no such intention. Area when they mould direct poor people into helping themselves, but instead they're trying to build an empire for Beaucord Mann."

Farner's sentiments were echoed by

a sumber of other senior groups who accepted PV's donation of services withbeing informed of its connection with Reverend Moon, When the Alameda County Social Services Department uncovered the PV-Unification Church connection last year, it responded with an unusual letter sent out to senior centers in the county warning them of the Rev-erend Moon tic-in.

PV head Russell Allen admitted to the Barb that his group had been less than candid about its Unification Church affiliation in its pitch to food groups, but he claimed that a "new policy" has been instituted to be more up-front on the Moon connection.

PV also provides some half dozen Berkeley and Oakland based senior citizens centers with volunteer help, has sent new Moonie recruits out of its Booneville farm into convalescent hos-pitals and old-age homes in that area, and made an abortive attempt last year at establishing its own geriatric clinic

in the East Bay.

The Moonies' courtship of senior groups through PV has led to widespread suspicions that they are out to actively recruit the elderly into the church. Spokespersons for senior groups contacted by the Barb expressed fears that the isolation and loneliness of the elderly leaves them easy prey for the kind of spiritual pitch employed by the Moon operation.

Former Unification Church members interviewed by the Barb lent credence to these concerns. PV "gave us a chance to mix with the elderly people so we to mix with the clearly people so we could get to know them and then get them to join the church," charges one former Moonie close to the operation. "These people (the elderly) have no per-sonal value" to the Church, explains another former PV member, "but they could leave their money."

Current PV leader and Unification Church member Russell Allen denies that his group is out to coax the elderly into Moon's religious legions. "There's absolutely no effort to do it," Allen maintains in brushing off the charges of former PV members. "But anyone who omes over who wants to become a member, they're certainly welcome."

EXCERPTS FROM TAX LETTER, publication

2. Charity Disclosure Bill

"Strong opposition from religious groups has caused Congress to set aside a bill that would have required charities to tell prospective donors how much of a contribution would actually be spent on charitable work.

*The bill, inspired mainly by scandals in religious charities, had picked up support from major secular charities. But letter-writing campaigns and other efforts organized by Roman Catholic and evangelical groups caused its sponsors to withdraw the bill, at least for the present. If it is re-introduced, an effort to exempt religious charities is expected.

"'It's a shame, but we feel we can't move on it now,' a Congressional supporter said. 'There have been many letters to Congressmen saying the bill would destroy religion. They would find it difficult to vote for the bill now.'

"The bill was inspired in particular by the well-publicized case of the Pallottine Fathers of Baltimore, who raised \$20 million in two years. An audit later showed that most of the money was spent on the direct-mail campaign and that less than 3 percent went to the hungry children for whom it was raised.

"The legislation, sponsored by Representative Charles H. Wilson, Democrat of California, was supported at hearings by such charities as the American Heart Association, the National Kidney Foundation, the American Lung Association and the Save the Children Federation." (New York Times, 12/11/77)

PRIVATE LETTER RULINGS

Section 501 — Tax-Exempt Organizations

SUBORDINATE RELIGIOUS ORDERS ARE ALLOWED UNDER EXEMPTION UMBRELLA. In its rulings of December 24, 1975, and June 9, 1976, the Service held that each of the orders of a religious organization must individually qualify for section 501(c)(3) status. The Service has modified these two prior rulings to allow the religious orders to qualify for section 501(c)(3) status, because they are operated as direct activities of the overall organization. The umbrella organization received its original section 501(c)(3) status in a November 23, 1963 ruling. Doc 7750020

I hereby authorize my attorney, Charles R. Garry, to act on my behalf in making the appropriate requests under the Freedom of Information Act to have any files or records under my name held in any agency released to him.

\vee				
/~			 	

Executed on this ____ day of ____

(Sign twice),

Notary public stamps below ->)

(Sample FOIA requests)

B-5-a(99)

CENTRAL INTELLIGENCE AGENCY WASHINGTON, D.C. 20505

0 5 JAN 1978

Garry, Dreyfus, McTernan, Brotsky, Herndon & Pesonen, Inc. 1256 Market Street at Civic Genter San Francisco, CA 94102

Dear Sir:

We have received your request under the Freedom of Information Act for information pertaining to your clients, James Rudolph, Paula Adams, Rheaviana Beam, Joyce Touchtle and Linda J. Amos. Requests such as yours, which involve the requester's personal file, are handled by this Agency under the provisions of the Privacy Act of 1974 which took effect on 27 September 1975. Please be advised that in contrast to the procedures established for the Freedom of Information Act, there are no fees charged under the Privacy Act. Furthermore, the results of this processing will include all of the material that would normally be available to you under the Freedom Of Information Act, and will also include any additional material to which you may be entitled under the Privacy Act.

The Privacy Act of 1974 and pertinent CIA Regulations established requirements and procedures for access by individuals to information pertaining to them. CIA Regulations were published in the Federal Register on 28 August 1975 and may be found in Title $\overline{32}$ C.F.R. 1901.

Since the Privacy Act requires federal agencies to ensure that improper disclosure of personally identifiable information will not be made and further provides criminal penalties for improper disclosure, CIA Privacy Regulations, section 1901.13, sets forth the following requirements for identification of individuals making requests.

An individual seeking access to or notifications of the existence of records about himself shall provide in the letter of request his full name, address, date

and place of birth together with a notarized statement swearing to or affirming his identity... If such individual is an alien lawfully admitted for permanent residence, his or her alien registration number must be also provided.

Although we have received the notarized statements explained above, we cannot release any information to you without proper authorization from your clients. Since yours is the only address available to us, we will process your requests as soon as we receive the above mentioned authorizations or direct addresses for the individual requesters.

Sincerely,

Gene F. Wilson

Information and Privacy Coordinator

4-694 (Rev. 9-21-77)



UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION RECORDS DISCLOSURE COVER SHEET FOI/PA BRANCH RECORDS MANAGEMENT DIVISION

JAN 13 1978 Subject of Request: Eugene B. Chaikin

Mr. Eugene B. Chaikin Garry, Dreyfus, McTernan, Brotsky Herndon and Pesonen, Inc. 1256 Market Street at Civic Center San Francisco, California 94102

Dear Requester:

Enclosed are copies of documents from our files. Excisions have been made from these documents and/or entire documents withheld in order to protect materials which are exempted from disclosure by the following subsections of Title 5, United States Code, Section 552 and Section 552a. The exemption number(s) indicated by a mark appearing in the block to the left of the subsection cited constitutes the authority for withholding the deleted material. (See below and reverse side of this sheet for an explanation of these exemptions.)

Section	552	Section 552a	
(b) (1)	(b) (7) (A)	(d) (s)	
. (b) (2)	(b) (7) (B)	[[] (j) (2)	
(b) (3)	X (b) (7) (c)	[] (k) (1)	
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•	•	(k) (7)	•
In you believe investigation of other personal investigation of both the provisions of both the provisions of both the privacy open determined by the hemselves are governed by discretion, any documents where also processed under the provision of the privacy of of t	ve your name may also have lons or some organization, pourrence and time frame. The cess any such records. for information concerning the Preedom of Information Avy Act of 1974 (Title 5, Universey General that requests the Privacy Act. In additionable were found to be exemple provisions of the FOIA.	pour records is the responsible to the recorded by the FBI incidence advise us of the detail nereafter, further effort will yourself has been considered to (FOIA) (Title 5, United Sted States Code, Section 552a by individuals seeking informon, as a matter of administration of the form disclosure under the F Through these procedures, you	dent to the secribing less describing less describing less described les des
eceived the greatest degree	e of access authorized by b	oth laws.	
General from any denial con Attorney General (Attention	tained herein. Appeals shows: Office of Privacy and In:	is letter to appeal to the De uld be directed in writing to formation Appeals), Washingto Freedom of Information Appeal	the Deputy
See addition	al information on continuat	ion page.	
	City H	Me Cantel	

Enclosure

Allen H. McCreight Chief Preedom of Information-Privacy Acts Branch Records Management Division

B-5-a(102)

EXPLANATION OF EXEMPTIONS

(b) (1)	information which is currently and properly classified pursuant to Executive Order
	11652 in the interest of the national defense or foreign policy

- (b) (2) materials related solely to the internal rules and practices of the FBI
- (b) (3) information specifically exempted from disclosure by statute (see continuation page)
- (b) (4) privileged or confidential information obtained from a person, usually involving commercial or financial matters
- (b) (5) inter-agency or intra-agency documents which are not available through discovery proceedings during litigation; or documents, the disclosure of which, would have an inhibitive effect upon the development of policy and administrative direction; or which represent the work product of an attorney-client relationship
- (b) (6) materials contained in sensitive records such as personnel or medical files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy
- (b) (7) investigatory records compiled for law enforcement purposes, the disclosure of which would; (A) interfere with law enforcement proceedings, including pending investigations; (B) deprive a person of the right to a fair trial or an impartial adjudication, or give one party to a controversy an undue advantage by exclusive access to such information; (C) constitute an unwarranted invasion of the personal privacy of another person; (D) reveal the identity of an individual who has furnished information to the FBI under confidential circumstances or reveal information furnished only by such a person and not apparently known to the public or otherwise accessible to the FBI by overt means; (E) disclose investigative techniques and procedures, thereby impairing their future effectiveness; and (F) endanger, the life or physical safety of law enforcement personnel
- (b) (8) information collected by Government regulatory agencies from financial institutions
- (b) (9) geological and geophysical information, including maps, produced by private companies and filed by them with Government agencies.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

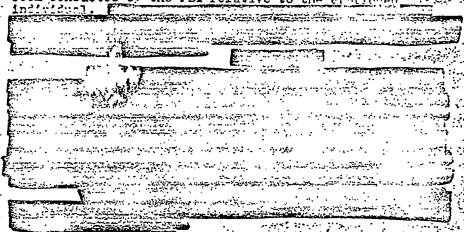
- (d)(5) information compiled in reasonable anticipation of a civil action or proceeding
- (j) (2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminal, except records of arrest.
- (k) (l) information which is currently and properly classified pursuant to Executive Order 11652 in the interest of the national defense or foreign policy
- (k) (2) material compiled during civil investigations for law enforcement purposes and which would reveal the identity of an individual who has furnished information pursuant to a promise that his identity would be held in confidence
- (k) (3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056
- (k)(4) required by statute to be maintained and used solely as statistical records
- (k) (5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his identity would be held in confidence
- (k)(6) the substance of tests used to determine individual qualifications for appointment or promotion in Federal Government service
- (k) (7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his identity would be held in confidence.

GPO 922-296

B-5-CL(10)

EUGENE BERNARD/CHAIKIN
Born: December 18, 1932 EUGENE BERNARD/CHAIKIN Los Angeles, California

No investigation pertinent to your inquiry hasbeen conducted by the PBI relative to the contigned



The foregoing information is furnished to you as a result of your request for an FBI file check and is not to be construed as a clearance or a nonclearance of the individual involved. This information is furnished for your use and should not be disseminated outside of your agency.

📆 Enclosures (3)

	Orig. and one to OSI-4th	h Dist. Office	
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CHILD SUPPORT DIVISION

ALBERT M. LEDDY District Attorney Telephone (805) 861-2426



February 2, 1978

Eugene Chaiken Attorney at Law P. O. B. 15156

San Francisco, CA

94115

Re: Douglas L. Sanders D.A. File #: 033846 Complainant: County of Kern

Haberfelde Building

1706 Chester Avenue Second Floor

P. O. Box 2165 Bakersfield, California 93303

Dear Sir:

Please be notified that your client's failure to answer the summons and complaint served upon him has resulted in the filing of a request to Enter Default.

A Default Hearing will be heard on Wednesday, March 8, 1978, at 10:00 a.m. You are not required to attend the Default Hearing. If you have any questions, please contact this office.

Very truly yours,

ALBERT M. LEDDY DISTRICT ATTORNEY

Jané H. Van Hook Chief Child Support

Attorney

/pg

the the second contract the second contract of the second contract o		
• • •		FILED Line
NAME AND ADDRESS OF ATTORNEY: ALBERT M. LEDDY, DISTRICT ATTORNEY CHILD SUPPORT DIVISION	NO.: 861-2535 (FOR COURT USE ONLY
By Jane H. Van Hook, Chief Deputy		Į.
1706 Chester Ave RACKERS eld, CA 93301		78 FEB 7 AM 9:13
Insert name of court, judicial district or branch court, if any, and Post Office and S	treet Aridress:	- ' ' AM 9:13
SUPERIOR COURT OF CALIFORNIA, COUNTY OF KERN		VERA **
1415 TRUXTUN AVENUE, BAKERSFIELD, CALIFORNIA-	VERA K. GIBSON CLERK KERN COUNTY CALIF	
PLAINTIFF: -		
COUNTY OF KERN		
DEFENDANT:		,
DOUGLAS L. SANDERS		•
REQUEST TO ENTER DEFAULT	•	Case Number: 144071
TO THE CLERK Please enter the default of the followin Defendant (Name. See footnote* before Douglas L. Sanders		क्ष ण्याक्षण्य complaint
2. Check applicable items and apply credits, if any, below		
a. Enter default only.	c. [X] I request a co	ourt judgment under CCP 585(2), (3),
b. Enter clerk's judgment under CCP 585(1).	989, etc. (Te	stimony required. Apply to clerk for
(1) When authorized by law include attorneys	hearing date,	unless court will enter judgment on
fees below, per court schedule.	 affidavit unde 	r CCP 585(4).)
(2) Complete declaration under CCP 585.5, below.		• • • • • • • • • • • • • • • • • • • •
d. Judgment to be entered Amount	Cradita Astrono	oladaad a.
(1) Demand of Complaint \$ 892.00	Credits Acknov	000 00
(2) Attorney Fees \$	•	•
(3) Interest \$	e e	\$
(4) Costs (see reverse side) \$	e e	\$
(5) TOTAL \$	\$	\$ 892.00
Dated: . February 2, .1978:	/s/Jan	aa H. Van Hook
Jane H. Van Hook (Type or print name of attorne	• •	Signature of (Attorney for) Plaintiff
Chief Child Support Attuemenation	JNDER CCP 585.5	
This action: (Check applicable box for each of the follow	ing items)	
a. Is Is not on a contract or installment sale	for goods or services su	bject to CC 1801, etc. (Unruh Act).
b. Is is not on a conditional sales contract	subject to CC 2981,	etc. (Rees-Levering Motor Vehicle
Sales and Finance Act).		
c. Is x is not on an obligation for goods, servi	ces, loans or extensions	s of credit subject to CCP 395(b).
I certify (or declare) under penalty of perjury that the foregon (Date): . February . 2, .1978, at (Place): . Jane H. Van Hook	oing is true and correct Bakersfield,	and that this declaration is executed California.
Chief Child Support Attorney	/s/Jane H. V	Jan Hook
(Type or print name of declarant)	(S	lignature of declarant)
FOR COURT Default entered as requested on	Doguty Clark	☐ Default NOT entered as requested.
	Deputy Clerk	(State reason on reverse side.)
DAHO33846/pg(See reverse side for Declaration of Mailing, Memoral	ndum of Costs, and Declaratio	n of Nonmilitary Status)

1033846 / Ord
The word "plainful" includes cross-complainant, "defendant" includes cross-defendant, singular includes the plural, and masculine includes femicine.

Declaration must be signed in California (CCP 2015.5). Affidavit required when signed outside California.

Form adopted by the

REQUEST TO ENTER DEFAULT, DECLARATION UNDER

FEB 0 7 1978 Form adopted by the
Judicial Council of California
Revised Effective July 1, 1975
CT 22 2M

REQUEST TO ENTER DEFAULT, DECLARATION UNDER
CCP 585.5, DECLARATION OF MAILING, MEMORANDUM
OF COSTS, AND DECLARATION OF NONMILITARY STATUS

CCP 585, 585.5, 587, 1033%

DECLARATION OF MAILING (CCP 587)

4. a. Con (Date): . Reb., 2., 1978, a copy or airmail, postage prepaid) to each defen	y of this Request To Enter Default was mailed (by first-class mail dant's attorney of record, or if none, to such defendant at his
last known address, addressed as follows:	•
Eugene Chaiken	Douglas L. Sanders
Attorney at Law (and) 1814 Divisadero
P.O.B. 15156	San Francisco, CA 94115
San Francisco, CA 94115	and a supposed, off 24772
•	•
•	
	•
h [] The originary of the following defendant and	of his attorney of record is unknown to plaintiff and his attorney
	or his attorney of record is unknown to plaintiff and his attorney
(Name):	
	• • •
t mouth for deals at the state of	
Certify (or declare) under penalty of periury that	the foregoing is true and correct, and that this declaration is a): Bakersfield,
Jane H. Van Hook	e):
Chief Child Support Attorney	10 1m
and and outpoil writing	/s/Jane H. Van Hook
(Type or print name)	(Signature of declarant)
MEMORA	ANDUM OF COSTS
	,
5. Costs and disbursements are listed as follows (CCP	102214)
· · · · · · · · · · · · · · · · · · ·	
a. Clerk's Filing Fees	• • • • • • • • • •
b. Process Server's Fees	· · · · · · · · · · \$
c	. \$
d.`	.
e. TOTAL	
County of	Yawa
I am (the attorney or agent for):	Kern the party who claims these costs.
To the best of my knowledge and belief the foregoin	g items of cost are correct and have been necessarily incurred
in this action.	•
•	
I certify (or declars) under panelty of perion, that if	the foregoing is true and correct, and that this declaration is
avacuted as (Detailed Parallel 1978	the foregoing is true and correct, and that this declaration is a):
Jack H. Van Hook	e):
Chief Child Support Attorney	
(Type or Print Name)	/s/Jane H. Van Hook
(1) po or Finit Halley	(Signature of declarant)
•	
DECLARATION C	F NON MILITARY STATUS
6. Defendant (Name): Douglas L.	Sandora
o. Delandan (rame).	Designation
That in the military service or in the military service	of the United States as defined in Section 101 of the Soldiers
and Sailors' Relief Act of 1940, as amended, and no	ot entitled to the benefits of the Act.
•	
I certify (or declare) under penalty of periury that	the foregoing is true and correct, and that this declaration is
executed on (Date). Feb. 2, 1978 at (Place	the foregoing is true and correct, and that this declaration is e):
white h. van book	e)
Chief Child Support Attorney	/s/Jane H. Van Hook
(Type or print name)	(Signature of declarant)
•	
	•
•••	
•	
) .	\'
	$rac{1}{2}$ $R = 5a(107)$
(Back) KC Clerk # CI 33 - 2M - (7-75)	

Reserve Insurance Company	FILE NO. 136-005015			
☐ Market Insurance Company	INSURED			
	DATE OF LOSS 4-22-77			
ACCIDE	ENT REPORT			
We have been advised that you were involved in Please complete the form below and return it resolved appropriately.	n or have knowledge of an accident on the above date. in the enclosed envelope so that this matter can be			
Name Anita Christine Kelley	Age			
Address 45/2 Cabrillo St	Phone			
Did you see the accident? Date	4-23-77 Hour About 2 4AM			
Where were you? <u>Crossing</u> the inte	•			
Was anybody injured? Who?				
What happened? 1 entered the	ofersection in response to a			
green light. Another cax a	entered the intercontion to my			
	nd collidad with mine. He			
	his car from mine and drove			
away. A nearly patrol	var then pursued him and			
aprehended him,				
	(Use other side for additional space)			
In your opinion, what caused the accident? The	other driver dis regarded a red			
light and was exceeding the				
Who was at fault? His other drive				
Other witnesses: Jerome Phoa, Olista	rd Gieg			
Extent of injuries				
Name of Doctor				
Amount of Medical Bills: Hospital San Junguin	Co. Hosp Doctor			
X-Ray				
Signature Ancha C. Kelley				
	- B-5-a(107			
90 038A	•			

No. 45-670 32dP

REPLACES POLICY NO. 75-G&L 1043

-6190

STATE FARM GENERÁL INSURANCE COMPANY A STOCK COMPANY/BLOOMINGTON, ILLINOIS

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Item 4. L	OCATION OF PREMIS	ES: (IF DIFFERENT THAN SHOWN ABOVE)					
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No. 3]
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	100 mty 13 0110 mt, 300	per to all of the terms of any period ancient	I		LIABILITY		COINSURANCE
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any, trom	inception date showi	above at 12:01 A.M. (Standard Time) to expi	ration date shown al	bove at 12:01 A.M. (S	Standard Time) at loc	ation of property in	volved, to an

pany, from inception date shown above at 12:01 A.M. (Standard lime) to expiration date shown above at 12:01 A.M. (Standard Time) at location of property involved, to an amount not exceeding the limit of liability specified, does insure the insured named in the Declarations above and legal representatives, to the extent of the actual cash value of the property at the time of loss, but not exceeding the amount which it would cost to repair or replace the property with material of like kind and quality within a reasonable time after such loss, without allowance for any increased cost of repair or reconstruction by reason of any ordinance or law regulating construction or replace without compensation for loss resulting from Interruption of business or manufacture, nor in any event for more than the interest of the insured, against ILOSS BY FIRE, LIGHTNING AND OTHER PERILS INSURED AGAINST IN THIS POLICY INCLUDING REMOVAL FROM PREMISES ENDANGERED BY THE PERILS INSURED AGAINST IN THIS POLICY, EXCEPT AS HERLINATER PROVIDED, to the property described herein while located or contained as described in this policy, or pro rata for five days at each proper place to which any of the property shall necessarily be removed for preservation from the perils insured against in this policy, but not elsewhere.

Assignment of this policy shall not be valid except with the written consent of this Company.

This policy is made and accepted subject to the foregoing provisions and stipulations and those hereinafter stated, which are hereby made a part of this policy, together with such other provisions, stipulations and agreements as may be added hereto, as provided in this policy.

Page 1

Page 1

VCC: Terry B.

Law Office Report #13

February 12, 1978

from June

page 1

Information re people traveling:

- Aurora Rodriguez, grandchildren Terry Stewart, Aurora Stewart, Lisa Whitmire:
 Aurora Rodriguez tells me that the children's dads (2 dads involved) are both in and out of jail, there has been no contact for years. One of the dads told Aurora years ago that he wanted his children to be with her, not their mom.
 There would seem to be no parent problem withthese children, according to Aurora.
- Christine Cobb, Mona Cobb Christine and Guy Young have been getting guardianship and adoption of Mona for the past several months. Christine tells me that their attorney filed for guardianship and for an order freeing the child from the custody and control of her mom, with adoption to come after guardianship is awarded. Home visits in the adoption matter are scheduled for this week by the social worker. Hearing on the guardianship/abandonment by the mom case is scheduled for February 21. Los Angeles welfare has informed Christine's attorney they will appear for the mom and contest (they are the official conservator of Monas mom; this contesting is a technicality, an administrative move on their part as they technically have to protect their ward, Mona's mom, but Christine's attorney explains to her that this does not threaten her case for Mona). The attorney explains that the adoption will follow shortly after February 21 hearing; the judge has to sign the adoption papers, and so do Christine and Guy. So Christine should stay here at least til February 21, and I should think until the adoption papers are signed. Christine is doing her best to convince her attorney she has to get away right away, to visit her sick brother.
- C. Melvin Lowery son of Ruth Lowery. On parole from robbery charge til October 1978. Says he talked to Irene and Guy Young about our helping to get his San Francisco parole officer to either shorten his parole or assign him to Guyana. He told his parole officer he does volunteer work with us. I talked to Guy Young, who said Melvin had not spoken to him at all about this. Unless there is some special reason over there or it is felt over there that we should follow through on his request, we would prefer to leave the parole alone since October is not that far away, and rather than put pressure on the situation there, we'd just wait. He does work here, with C.J. on the crating crew. Jack says he's a good worker and follows directions well under C.J., and also he's a good researcher, he has brought in some good information about cow raising, etc. We might help his case along with some supportive letters to the parole officer here so that when his parole review date comes up in October, his file would look good. Otherwise, if you think we should go ahead and try to get assignment to Guyana, please send message and we can have Lilly talk with the parole officer here.

B-5-a(110

- 2. Irvin Perkins This is not a question; this is information unless someone there sees problems in it. Irvin does diesel mechanic repair on outside bus engines for income; he has negotiated a contract to do a job for \$5300 income, 1/2 deposit down before work starts, \$750 investment in parts. Written contract, approved by Harold, McElvane. Irvin and Harold discussed what may be future tax problems for Irvin, if he files for 1978 as self-employed because he is not now deducting tax, will have to pay in one lump sum next year if he files. Of course, this depends on number of outside jobs he gets over the course of the year. Receives investment money for parts from us, subject to approval by finance committee. Operates on his own, P.T. to approval by finance committee. Operates on his own, P.T. not involved. Sounds like a good deal.
- 3. Berkeley Barb article re Unification Church, procurement See attached xerox of article. I told Andy to go back through
 his records and itemize to whom and when he has distributed
 produred food, etc. Often he distributes items, such as
 vegetables to D-Q U, Delancy, etc. There is no problem with
 representation as P.T., that has always been done. The
 slant of the Barb article is that UC members obtained
 goods not representing themselves as UC and then used the goods
 for their own members, not the people they told the donators
 the goods were going to. It would seem reasonable for Andy
 to build up a file of groups to whom he's given procured goods,
 to have a history available. Bonnie suggested he give to
 halfway houses, child care centers, elderly centers, throughout
 the city; good for p.r. and practical way of getting rid of
 excess procurement. The stuff he gets from Synanon can't be included
 in this as they require that we use it directly and do not pass on.

 4. Attached to this report are copies of our insurance policies on
- 4. Attached to this report are copies of our insurance policies on L.A., RWV, and P.T. properties. RWV office complex has been deleted, with the exception of the garage, on which we have a 6 month lease til April 1978 and which is required under the lease to be insured. Harold arranged for this to be covered; Bonnie checked with Mayfield and it is, and they will be sending her a certificate of insurance soon. Richmond property is supposed to be covered; we are still waiting for certificate of insurance. Bonnie is doublechecking on this. We also must delete LA Temple now that it's been sold.
- See attached excerpts from Tax Letter which refer to churches, exempt status.
- FOIA responses See attached copies from FBI on Ed and from CIA for various ones. Pat says that the CIA response indicates to her that there is a file in existence on these people and that special request should be signed and notarized in Guyana. We have received a couple of signed requests from Guyana, but they were not in the correct form. Attached is a sample which I understand is being coordinated by Paula.

- 7. Anthony Lopez guardianship This has been radioed over; this is back up information. 1/17/78 we received a letter from the Alameda County Probate Commissioner because Chaikin as attorney for guardian Walter Jones had not filed annual accounting on the estate of the ward, Anthony. (There is no estate, but the guardianship was originally filed as a guardianship of the person and estate, so as far as the court is concerned, there is an estate unless we tell them otherwise. Annual reports are required on estates to show how the guardian has taken care of the ward's money, etc.) I received radio message to send a letter to the Probate Commissioner telling them Chaikin out of the country and enclosing copy of his letter he sent to Walter in 8/77 telling him he could no longer be his attorney, and also telling the court that Chaikin would be writing them himself in the near future. This letter has been sent. Now we need for Chaikin to write the follow-up letter. He should address it to David C. Lee, Probate Commissioner, Alameda County Superior Court, 1221 Oak St, Oakland 94612.
- 8. Marie Mills Guardian of Lee Anne Thompson, Kay Rosas' daughter. She wants to adopt Lee Anne. She is trying to adopt her other foster children, so that eventually she can have an easier time of getting them overseas. She is gradually coming to realize that as foster children, they wont be able to go overseas because of the tie-up with the courts here and the constant threat of the parents taking the children back. She is going to ask her social worker about adopting Lee Anne. I would assume we will need some sort of signed consent by Kay Rosas over there. I will check with Marie some more and find out if there is a standard form, and if she might have to sign in front of a Guyanese court.
- 9. Doug Sanders We are still receiving monthly bills from the Bakersfield D.A. for him to pay child support. When he left, it was agreed by him after consultation with Leona and others not to pay. Now we have received notice from the D.A., directed to Ed as representative of Doug, that there will be a Default Hearing 3/8/78 in Bakersfield because of his nonpayment. The letter attached to the Request to Enter Default says that Ed does not have to appear. Should we write a letter on Ed's paper and say as far as we know Doug is out of this area and we have not seen him, signed by Ed? Would this cause trouble for Ed in his department? All mail for Doug comes c/o Ed's p.o. box, including mail from his old job. We mark bills return to sender, but we keep the job mail, because they have sent valuable stuff including his last payroll check. Doug also owes the credit union of his employer \$300 which we are not paying, but which bills come here.

- 10. Canoes In September 1977 Lee ordered 4 canoes from New York, which were eventually to be routed to Guyana. The company he ordered them from was routing the canoes first from New York to their Covina California office, then they would go to Miami for shipping. In October the supplier of the canoes wrote from Covina saying the canoes were on their way from New York and that he would have to have our check (\$1,839.64) before he could ship them on to Miami. Full check was issued, including shipping charges in both di rections. In November Norman, passing through Miami, checked with the company that was expecting the canoes and who would be packaging them up to ship to Guyana. No canoes had yet been delivered. Randolph made calls to Covina office, could not reach the man who made the sale until January 3. Was told they remembered receiving our check but would have to check on the canoes; called back January 20, saying the shipper in Miami had refused to accept the canoes at his warehouse because they were not crated. Driver deposited canoes in a bonded warehouse and returned to Covina. January 20 Randolph called the Miami shipper, who said no one had ever attempted to deliver the canoes, and there would be no problem with shipping uncrated canoes, recommended we sue the Covina office. We have the cancelled cashed check; it was cashed 11/17/77. Should we ask Eric or the other person in his office who has been handling tax cases for us to pursue litigation?
- 11. 1752 McKinnon St., San Francisco (Edwards House) This is the place that burned down last summer. The insurance company is still investigating the fire, won't let us clear the property and raze the bemaining structure so we can sell the lot, until he gets signed permission for this from the Edwards, and from the mortgage holders to whom we still pay \$165 per month on this place as one of the Edwards' bills. I am sending, not attached to this report but directed to Julia, an authorization to be signed by the Edwards and a witness giving permission. Please send it back signed, via Lucinda, or mail, whichever is faster.
- 12. Oreen Armstrong Poplin In law office report #10 is a description of her problem with SSA and wanting a marriage certificate and a sworn statement from Clara Johnson. Waiting on clearance from you folks, we (myself and Mildred, separately) told Rudy to tell Oreen that there was a legal problem involved and we would have to check further before we did anything. Rudy went back to L.A. and so did Oreen. Then we got radio message that we were not to do what Oreen requested. We called Rudy, he said that it had already been done. This week he was here and I asked him, in the presence of Mildred, if there had been some miscommunication; he said that he was told by us that it was all right for Oreen and Clara to go ahead already happened; but both Mildred and I remember giving specific instructions not to go ahead.

Law Office Report No. 13 page 5 February 12 1978 from June

13. Oreen Armstrong Poplin - Made an appointment by herself to see Eric, came up from LA this week and talked to him. Wants to sue Kaiser Hospital in SF because she says they discharged Earl and sent him home when he was still sick with uremic poisoning. When it happened, she and Earl and Sylvia Grubbs traveled on plane down to L.A. to where Earl had regular doctor, and Kaiser Hospital there admitted him and kept him at least 1 month before he passed. Mildred checked with Erics assistant and was told that Eric told Oreen she did not have a case and to go home. The interview went well, I am told, but he told her there was no case and not to pursue it. She ignored this, as usual, and made appointment with Kaiser Hospital attorneys to meet with them Wednes. morning. It was Mildreds feeling and mine that we should stay out of it; we did not know at this point that Eric had said there was no case, but we didnt think the church should be involved in any way because of the general way the lady acts and tells stories... So I told Kris Kice, who had been asked by Oreen to come with her to the session with Kaiser's legal counsel, not to go; Kris told David Gally, who had aready assured Oreen independently without any consultation that he would go with her, not to go!

Wednesday evening she was not in service, but she did come into the dining room earlier when everyone was eating dinner and complained loudly about how no one here would help her and that the attorneys at Kaiser told her she had no case. She had a written statement in her hand, Kris Kice saw it, signed by Clara Johnson, which must have been prepared when Earl was still alive. Kris read it - it summarized how Earl had been accepted by SF Kaiser, examined and kept 1 night, then sent home in a cab although they thought he had something wrong with his colon. Went on to explain trip to LA, named Hue Fortson and Sylvia Grubbs. In discussing it with Kris, she made a good point - that to make a case, Oreen would have to get the LA Kaiser Hospital to criticize the SF Kaiser Hospital, which is not likely to happen.

Oreen told Kris that Eric had said she had a case.

- 14. Leona has been asking from time to time if we can return original signed deeds to people who have stopped coming. These are unrecorded deeds. I think we shouldn't, now that we have found the deed file, because they are incomplete, they do not have the grantee filled in, much like a blank check. They would have been filled in eventually if the house were sold and the deed were first recorded in Rex!s name to avoid capital gains tax, etc. But theæ were not sold, people just turned in their old deeds and signed grant deeds as an act of donation. If we were to turn these back now, I should think it œuld backfire on us. We could return old original property papers, insurance policies, deeds that gave title to the member in the first place, as those aren't ours anyway. But I think we should keep the donation deeds. What do you think? She is asking this because some former members are now talking around in the community that we took their property deeds (J.B. & Margie Robinson are the ones she mentioned tome.).
- 15. Old Chaikin lawsuit We got a letter from an attorney in L.A. who represents defendants in a case that Ed used to be involved in but is no longer. (O'Leary v. 3550 Wilshire Corp.) Ed's old client was a Charles M. O'Leary. The attorney wants to take a deposition of Ed. I wrote a letter explaining Ed in S.A. for several months and would they take a signed statement instead. If Chaikin can remember this case he should write a letter to be relayed to this attorney, who is J. Joseph Connolly of Adams, Duque & Hazeltine, 523 West 6th St, LA 90014. The information he wants from Ed has to do with factual issues concerning negotiations and drafting of 1967 ground lease between Mr. & Mrs. O'Leary and 3550 Wilshire Corp.
- 16. Notary Publics Under the new Notary Public law effective Jan 1, 1973, one of the requirements that Calif. Secretary of Stte is requiring is that notarys keep photostat copies of whatever material they xerox. JRR and I have both read the statute but cant find that requirement anywhere; it may be a procedural rule just required by the Sec. of State. Anyway, we would prefer to keep copies of powers of attorney, deeds, whatever business transaction that comes up that requires notarization, but not keep extra copies of personal affidavits made by people as witnesses to incidents, mainly because of the content of the affidavit. Whatever copies JRR as notary would made would be kept in a central notary file, locked up as are the passports, with the same security. We will do this unless you advise otherwise. Also, under the new notary law, the notary has to have a chronological book with each item entered one by one, no back dating, have the person being notarized sign the notary book, provide identifiction such as drivers license no., which gets recorded in the book, and the notary records the time of the transaction. JRR's notary license expires in October 1978. I think we should get some more notaries, because he may have some trouble renewing, consider-

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ing the allegations made by Schwartzes, etc. when the media flak was coming out earlier in the year. Could we have Tom Adams, Robin Tschetter, Vera, apply for notary - license is good for 4 years. Fee is \$15, plus bond fee which may be \$20-25. We have to check that out specifically and will know more next week about exact cost per notary application. If the above is ok, or if there are any other suggestions for notaries, please send message back.

Sale of Office Complex, RWV - When this was sold, Harold did the property inventory of things that were to remain on the property to be kept by the buyer. There is an air compressor in the garage which works and which was not listed on the inventory. Where we to assume that we keep this? Rob says it is of medium quality, works, and will be kept there til we move the buses out of the Garage in April at the end of the lease, at which time it will come to SF, get spare parts for it, and probably ship it over. Please check with Harold to see if he mentioned the air compressor to the buyer; otherwise, we will keep it and not mention it.

Anita Kelley auto accident of 4/22/77 - Betty got a letter from Reserve Insurance Co. saying they could not honor Anita's claim unless she submitted an accident report. Betty looked through her files and found the attached accident report, but we dont know why it was never sent out. Please ask Anita, Ellen Klingman and Ed why; we will send it out when we hear from you.

19. Lois Ponts property - We have received in mail property insurance policy renewal on 490 Lake Mendocino, Ukiah; insured is Ellen Lorraine Tipton, Lois's sister to whom she sold her property. Renewal premium is \$227. for 1 year, 1/20/78 - 1/20/79, sent to Lois c/o Ed, as Lois is mortgagee. Are we to pay this? Are we to send this to Lois's sister? What are we to do with this? See attached face sheet of policy.

Food For The Needy Ripped Off

Moonies Infiltrate

Aid-To-The-Elderly Groups

by Paul Grabowicz

an apparent effort at improving its tarnished reputation, Reverend Sun Myung Moon's Unification Church has recently expanded its rations into a new field -- aid to the

The Barb has learned that for the past year a Unification Church "front has been quietly maneuvering to link up with dozens of often unsus-pecting charity groups throughout Northern California that provide free food and services to the elderly and poor.

The church's activities have led to charges by former church members and spokespersons for several charity groups that the Moonies have:

Deliberately concealed their affiliation with Reverend Moon in order to penetrate legitimate charitable organizations;
* Expropriated for their own use food

donated to feed the needy;
Launched an effort ultimately aimed

at recruiting senior citizens into Moon's

burgeoning religious empire.

The source of the controversy is an obscure organization called "Project Volunteer" (PV), which describes itself as a "group of conscientious Bay Area citizens desiring to serve the needs of our community," but which is actually an operational arm of Moon's

Based in Oakland, PV currently works Based in Oakland, PV currently works with over 30 charity groups in a dozen Bay Area cities that distribute freefood to the needy. In the past PV has worked with organizations including Saint Anthony's Dining Room in San Francisco.

the Delancy Street Foundation for expendition of organizations in the Convicts, and the Synanon, Foundation for former drug addicts.

Concerns about the Moonies' motives first surfaced last fall when it was learned that they were taking some of

learned that they were taking some of the food donated to feed the elderly and poor and using it to feed their own Church members, "Onni (Dursi--a lo-Moonic official) said definitely that as far as she was concerned the purpose (of PV) was to get cheap food for the family." alleges one former member of the Church who was involved in PV.

Interviews with half a dozen other Moonies close to the PV operation re-veal that, as a regular practice, they would sort through donated foot, pick-ing out the best for use by the family members and Moonie leaders, and only
pass...on the poorest quality, for actual
al distribution to the elderly and poor.
When the Moonies' food sorting ac-

tivities were discovered by the North-ern California Food Network (NCFN). private umbrella organization that was using the Moonies; services in its food distribution program, it levied a six-month probationary penalty on them for their actions. In the course of in-vestigating the Moonie operation the vestigating in monitor operation in MCFN also discovered that PV had been misidentifying itself as a "representative" of the NCFN; kept such inadequate accounting records that it was impossible to trace the actual uses the Moonies made of donated food; and stored its donated food in the same warehouse that the Moonies used for a wholesale food operation, raising fears that the food sources might be mixed

together.

PY head Russell Allen, insisted that
there was nothing misleading or unethical about their dealings with food
donors. "We would tell them we're
Project Volunteer and we distribute
the food to nonprofit groups," Allen
explained, "We donate it to non-profit
charitable groups of which one is NEDS."

NEDS is New Educational Development NEDS is New Educational Development Systems, the educational wing of the Church which, according to Allen, is composed of voluntarily impoverished individuals, who are as eligible for free food donations as any other charity group.

When asked about the charges that

cause it helps on the food budget." But he insisted that PV was not set up as a money-maker for the Church but rathers to "beauty". ther to "provide a model of public service."

Allen also explained that the donated Anien also explained that the condition food his group received was sorted, but claimed it was separated according to ripeness, not quality. "We would distribute the ripest to the charities and keep some of the unripe for our own use," he said. "The charities wanted ripe food because their use is for immediate consumption."

Several food distribution officials con-

tacted by the Barb, however, stated they had never heard of such a distinction be-ing requested by charities.

On the question of PV's sloppy accounting procedures, Allen insisted that strict controls were maintained to keep donated food separate from their whole-sale food operation. He does concede that his lack of training as a bookkeeper

Rev. Sun Myung Moon: bills are destined for Father.

meant that "the initial records were not accurate," but claims that complete accounting records are now being kept. However, when asked for a list of farmers who had recently donated food to PV, Allen stated that no such records were kept.

Allen's protestations of innocence, flowever, do not wash with many food groups who have had direct dealings with the PV operation. Homer Farner, the head of a Senior Gleuners program in Sacramento, was approached last year by PV members volunteering to help Farner's group collect and dis-tribute food donated by Valley farmers

"Not once did they ever mention that they belonged to Unification Church," Farner complains. "They let us think that they were going to promote the Senior Gleaners in the Bay Area when they had no such intention. area when they had no such inclinion.

I thought they would direct poor people into helping themselves, but instead they're trying to build an empire for

Farner's sentiments were echoed by a number of other senior groups who accepted PV's donation of services without being informed of its connection with Reverend Moon. When the Alameda County Social Services Department uncovered the PV-Unification Church connection last year, it responded with an unusual letter sent out to senior centers in the county warning them of the Reverend Moon tic-in.

PV head Russell Allen admitted to the Barb that his group had been less than candid about its Unification Church affiliation in its pitch to food groups, but he claimed that a "new policy" has now been instituted to be more up-front

on the Moon connection.

PV also provides some half dozen
Berkeley and Oakland based senior citizens centers with volunteer help, has sent new Moonie recruits out of its Booneville farm into convalescent hospitals and old-age homes in that area, and made an abortive attempt last year at establishing its own geriatric clinic

in the East Bay.

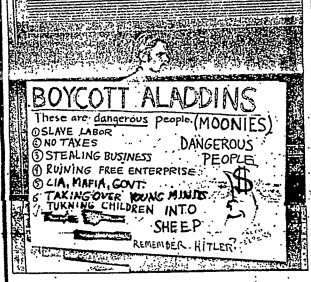
The Moonies' courtship of senior groups through PV has led to widespread suspicions that they are out to actively recruit the elderly into the church. Spokespersons for senior groups contacted by the Barb expressed fears that the isolation and loneliness of the elderly leaves them easy prey for the kind of spiritual pitch employed by the Moon operation.

Former Unification Church members interviewed by the Barb lent credence to these concerns. PV "gave us a chance to mix with the elderly people so we could get to know them and then get them to join the church," charges one former Moonie close to the operation. "These people (the elderly) have no per-sonal value" to the Church, explains another former PV member, "but they

could leave their money."

Current PV leader and Unification Church member Russell Allen denies that his group is out to coax the elderly into Moon's religious legions. "There's absolutely no effort to do it," Allen maintains in brushing off the charges of former PV members. "But anyone who

Moon's Growing Influence In The Bay Area



"Do you like to make green bills ... Moonic: Jeremiah Schnee.

sppy. .. So many green bills are ... Cleaner Carpets by Ab

rying. .. They are all destined to go

Father (Moon). This is our responsi
Jeremiah Schnee, Michael bility. Eventually unless everything goes thru Father il can't be happy -Unification Church training manual

The Moonie-linked food program for the elderly is just the most recent ele-ment in a rapidly expanding U.S. network of Moonie businesses and front organizations. The Unification Church and its profitable subsidiaries run a total of more than 30 different Moonie fronts in the Bay Area, all connected by interlocking boards of directors and partnerships.

New Education Development Systems (NEDS) is the key Moonie front in the Bay Area. NEDS' president is Martin Irwin Durst, a Laney College instruc-tor who prefers to go by the name "Mose." Durst's wife Onni, is the head of Moon's Unification Church in the Bay Area. Former Moonies claim Mose Durst is behind most of the church's local fronts and businesses.

Other corporate officers of NEDS are Yeon Soo Im (alias Onni Durst), 6502 Dana St., Oakland; Gail Sue Gerson, 1950 Franklin Street, Oakland; David Russell Miller, 4000 Broadway, Oak-land; James Morrison, 6424 Regent St., Oakland; Patricia Lawrence Paviour, 912 Kingston, Piedmont; Sheri Jean Sager, 15001 Foothill, San Leandro.

Other important Moonie businesses and fronts identified by the Barb from Alameda County records, published re-ports and other sources include:

Alladin's Coffees and Catering Service, 6050 College Avenue, Oakland. A

Cleaner Carpets by Abbey, 2127 Bonar St., Berkeley. A janitorial service. Jeremiah Schnee, Michael Somner.

Ideal Garage, 2127 Bonar St., Berkeley. An auto repair service. Alan Richard Scher, Richard Maurice Fairbro-ther, Peter Warner.

The Rose Shop, 1950 Franklin Street (the Leamington Hotel Building -- also

listed as Moonie Sue Gerson's address on NEDS corporate documents), Oakland. A flower shop. Jeremiah Schnee, Alexander Achmat, Alan R. Scher.

Students for an Ethical Society, 2717 Hearst St., Berkeley. A NEDS subsi-diary which serves as a recruiting service for the Unification Church on the UC Berkeley campus. Gail Sue Gerson. Center for Ethical Management and

Planning, Inc. 2840 College Ave., Berke-ley. Another NEDS subsidiary which sponsors conferences and seminars fea-

turing public figures as participants.
Martin Irwin Durst, Jeremiah Schnee.
Creative Community Project, 2717
Hearst Avenue, Berkeley. This outfit runs the "international Ideal City," a "programming" camp located in Boon-ville, California. Martin Irwin Durst.

International Exchange Maintenance.

880 81st Avenue, Oakland. A janitorial service and auto repair shop which grew out of the Bonar Street operation in Berkeley. This site also serves as the Moonies warehouse for "donated" goods (see Barb, Jan. 13). International Exchange Maintenance created a stir when local media revealed it was cleaning local FBI offices under federal con-

Judaism in Service to the World, a floating NEDS subsidiary. Sponsors cul-tural programs targeted toward Jews. Jeremiah Schnee. -- Bill Wallaco