



FEDERAL BUREAU OF INVESTIGATION

RYMUR

(JONESTOWN)

LEGAL

B-2

BUFILE:89-4286

BULKY 2018

SUBJECT RYMUR

FILE NUMBER BUFILE 89-4286

SECTION NUMBER

SERIALS BULKY 2018

TOTAL PAGES 311

PAGES RELEASED 311

EXEMPTION(S) USED b6 + b7c

B-2 LEGAL

BOAT PAPERS DOCUMENTS

Boat

Navigation

Navigation

etc

B2

MEMORANDUM

TO: C. Layton

FROM: E. ALFARO

RE: Deletion Certificate of "ALBATROS" from Bahamas.

Deletion certificate of Albatross from registry of Bahamas should contain:

1. Name and particulars of vessel (description)
2. Name of last registered owner under Bahamas registry.
3. Statement that vessel's registration has been closed or cancelled.
4. Signature of Bahamas official should be legalized by a consul of Panama (e.g. Consul of Panama at Miami, Fla.).

Usually, deletion certificates are merely a copy of the transcript of the vessels registry on which it is certified at the end that the register has been closed due to sale to foreigners. This would be sufficient as long as it is signed by the issuing officer of Bahamas.

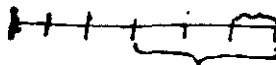
If possible, it would be ideal first to register with Bahamas sale to Lal Hazarie so that deletion certificate could reflect that he was the owner of the vessel at time of deletion. But if not possible, certificate should just reflect last registered owner of vessel (presumably Albatros Limited).

Ministry of Transport
Capt. Morris
(80832) 28108

Check for \$30.50
Blue Registry Book.

21112

B-2-a 1



F. & TAPIA C.
JULIO E. LINARES
ELOY ALFARO

N. C. MOELLER
JAN F. TAPIA C.
ENRIQUE CHUNG

BUFETE TAPIA
TAPIA, LINARES & ALFARO
ABOGADOS • ATTORNEYS AT LAW

"EMPRESA TAPIA"
AVL. JUSTO ANDRÉS Y CALLE 31 NO. 3-80
PANAMA, R. P.

ABRITADO
P. O. BOX 7412
PANAMA S. PANAMA, R. DE P.

CABLE "TAPIA"
TELE. ITT 3480070
TELEFONO 28-1864

September 22, 1978

Miss Carolyn Layton
c/o ASOCIACION E.D. INTERNACIONAL
EMPRESA CARITATIVA, S.A.

Re: "ALBATROS III"
Our File: TA-214-1

Dear Miss Layton:

Enclosed herewith please find the following documents:

1. Provisional Certificate of Registry No. 7941-PEXT, issued to the aforementioned vessel, as property of ASOCIACION E.D. INTERNACIONAL EMPRESA CARITATIVA, S.A.
2. Ship Station License No. 613-7559, issued on September 21, 1978, and valid till December 20, 1978.
3. Receipt-Liquidation No. 10073, by means of which we paid Annual Tonnage Tax and Consular Fees for the period September 21, 1978 to September 20, 1979.
4. Application forms for Permanent Radio License to be duly filled by person in charge of the Radio Station of this vessel.

With kindest regards, we remain,

Very truly yours,

BUFETE TAPIA

Eloy Alfaro
Eloy Alfaro

EA/vdm
Encl.

BUFETE TAPIA
P. O. BOX 7412
PANAMA S. R. DE P.

B 2-a 2

MARAJ STREET,
TURAJUMA,
TRINIDAD, WEST INDIES.

6th. September, 1978

Mr. A. L. Harris,
Minister of Maritime Affairs
Minister of Shipping,
Minister of Transport,
Minister of Education,
P.O. Box 3008,
Port of Spain,
Trinidad.

"PER REGISTERED AIR MAIL"

Sir,

"ALBATROS" - OFFICIAL NO: 317972

I am in receipt of your letter dated 18 July, 1978, pertaining to the
vessel. As requested I have enclosed herewith completed
Form of Ownership Form in order for you to proceed with the registration
transfer of ownership.

Thanking you for your kind co-operation in this connection.

Yours faithfully,

A. J. Hazare
A. J. Hazare

B-2-a-3

B-2-a-3

[illegible]

Name of Ship "BOB" Number, date and port of registry 59/1967 N-SSAU, N.F. Whether sailing, steam or motor ship Motor power of engines (if any) 195 B. H. P.

Part Tonnage
 131 3.3
 24 4.1
 8 3.0

Gross 299.30
 Register 147.69

is part of the stern post/fore side of the rudder post
 is outside of plating
 is up deck to sailing emblem

in the Certificate of the Surveyor and the Register Book.

the undersigned (b) LAL HAZARIE OF 45, PARK ROAD, LONDON, E.15, 3UR, ENGLAND (hereinafter called "the Transferor(s)")
 of the sum of U.S. SEVENTY-FIVE THOUSAND DOLLARS, paid to (b) MR. by (d) ASSOCIACION - S.A.D. (hereinafter called "the Transferee(s)")
INTERNACIONAL EMPRESA CARITATIVA S.A., PANAMA CITY, PANAMA

Receipt whereof is hereby acknowledged, transfer ALL SIXTY-FOUR (64) shares in the Ship above particularly described, and in her boats and appurtenances, to the said Transferee(s).
 Further (a) I the said Transferor(s) for (a) MYSELF AND MY heirs covenant with the said Transferee(s) and assigns, that (a) I have power to transfer in manner aforesaid the premises hereunto expressed to in witness whereof (a) I have hereunto subscribed (b) MY name(s) and affixed (b) LY seal on 26 1978

Executed by the above named Transferor(s) LAL HAZARIE
 in the presence of (b) Notary Public
Notary Public - CALIFORNIA
PRINCIPAL OFFICE IN SAN FRANCISCO COUNTY

(b) W. J. HAZARIE 26th May 78

B-2-a-3

REPUBLIC OF VENEZUELA)
CITY OF CARACAS) 88
EMBASSY OF THE)
UNITED STATES OF AMERICA)

I, the undersigned consular officer of the United States of America duly commissioned and qualified, do hereby certify that the foregoing is a true and faithful copy of the original/copy this day exhibited to me, the same having been carefully examined by me and compared with the said original/copy found to agree therewith word for word and figure for figure.

IN WITNESS WHEREOF I have hereunto set my hand and affixed the seal of the Embassy of the United States of America at Caracas, Venezuela, this, JUN 14 1978

Mary E. McMullin
MARY E. McMULLIN
Vice Consul of the United States
of America

B-2-a-3

Dear Dr. Offaro,

Oct. 4, 1978

I was unable to get the certificate of dektion on my trip as I did not have the current registry book. However, I have since sent the Bahamian registry book to Captain Morris with your letter and instructions to send it directly to you.

Enclosed is the certified copy of the Bill of Sale between Albatio Limited and Lal Hazrie plus another document which is not certified. If you need a certified copy of the Declaration by Individual Owner or Transferee his address is:

Lal Hazrie
Mara J Street B 224
~~King~~ Jernapuna
Trinidad, West Indies

He sent this, I believe, to Captain Morris on Sept. 6, 1978, so he should have the original of this. Capt. Morris

2

document.

So far we have not received
the new Registry Book you were
going to send.

The radio material will be sent to
you as soon as it is filled out by
the proper person. It should be
coming in a few days.

The original Bill of Sale is back in
San Francisco & being legaled.
You should get it fairly soon,
if not already.

If you need anything further you
can write me, ~~at~~ P.O. Box
893, Georgetown, Guyana.

Cordially,
CH

E 2-4

Terri,

1-We have to get additional documentation affirming the fact that the Association bought the boat and that whoever sold it (Albatros Ltd. or Lal Hazarie) was (a) the rightful owner and (b) that the vessel was free of mortgages and encombrances at the time it was bought either by the Association or by Lal Hazarie.

2-We can do this in one of the following ways:

- **Get the additional statement from the notary which I attached to the Original Bill of Sale, plus legalize the document.
 - **Get the information thru the Certificate of Deletion or Cancellation which I will be trying to pick up in the Bahamas. (we have to get this in any case)
 - **Get the Original Bill of Sale between Albatros Ltd. and Lal Hazarie and get it legalized thru a Panamanian Consulate.
- 3-We also have to see if we can get Mr. Lal Hazarie to write for the certificate of deletion or cancellation.

→ * A certified copy is OK.

B-2-a-5

WHAT I HAVE TO GET FROM NASSAU :

- 1-The certificate of deletion or cancellation from Mr. Morris

This certificate should in some way indicate that the Association bought it and whoever sold it was the rightful owner. Or, it may just show that Albatros Ltd. ~~has~~ sold it to Lal Hazarie.

It would be helpful if the certificate would show that when Albatros Ltd. sold it it was free of mortgages or encombrances. Or the same for Lal Hazarie.

- 2-When the certificate of deletion is obtained--see if we can get someone going to Miami to take the document to a Panamanian consulate there to legalize the document.

- 3-Then--mail the document to:

Dr. Alfaro...

or should it be hand-carried back? If so, you would not get it back until November some time.

- 4--we have to verify that the Association bought it and whoever sold it was the rightful owner and that the person selling it had no mortgages or encombrances on it.

- 5-See if we can get Mr. Lal Hazarie to write for the certificate of deletion or cancellation.

B-2-a 6

REGISTRE INTERNATIONAL DE CLASSIFICATION DE NAVIRES FONDÉ EN 1828

N° 90045
dans le Registre

puissance effective totale 200 ch. à 330 tr/mn déterminée aux essais
 construit à Alphen a/d Rijn par K.V. Motorenfabriek "De Industrie"
 achevé en 1951

Si les prescriptions réglementaires pour le maintien de la classification et en particulier celles concernant les visites ne sont pas observées, le certificat perd sa validité et la cote sera retirée du Registre.

Les interventions du Bureau Vernal effectuées en conformité soit de ses propres Règlements, soit de normes, celui des charges ou documents analogues explicitement énoncés, d'une part, et des systèmes explicités par les symboles de Classification ou marqueurs explicites, les surtitres, étiquettes, supports ou documents analogues, d'autre part, ne peuvent en aucun cas engager la responsabilité.

Qu'en est-il plus grand, cela est apparu à la rédaction des publications du Bureau Vertus et en particulier à celle des Rapports, la Société décline toute responsabilité pour les erreurs ou omissions qui pourraient être relatives dans ses ouvrages, ainsi que dans les certificats, attestations ou rapports établis par ses Services ou par ses Experts et qui peuvent émettre l'objet d'observations de la part des intéressés. Le Bureau Vertus décline en outre toute responsabilité pour les erreurs de jugement, fautes ou négligences qui pourraient être contenues par son personnel technique ou administratif ou par ses Agents, dans l'accomplissement de ses devoirs et l'exécution des interventions qui lui sont confiées. La responsabilité de ce personnel ne peut être émise en aucun cas.

A PARIS le 4 NOVEMBRE 1974

Pour le Bureau Veritas,
Directeur Adjoint
des Services Maritimes

Mod. Ad. M. E. 411
1999 - 3-73

B-2-a-7

BUREAU VERITAS
INTERNATIONAL REGISTER FOR CLASSIFICATION OF SHIPS ESTABLISHED 1828

CERTIFICATE OF CLASSIFICATION



Certificate

No 598740

**ALBATROS
MACHINERY**

No. 90045
in Register Book

This is to certify that the machinery of the above named ship, has been submitted to special survey at PORT OF SPAIN in JULY 1974 by surveyors to the Society, in accordance with the requirements of the Rules.
Main machinery 1 DIESEL 4 cyl. 4 strokes single acting

total effective power 200 hp at 330 r.p.m. determined by testing
built at Alphen a/d Rijn by N.V. Motorenfabriek "De Industrie"
completed in 1951

The machinery has been entered in the Register Book with the mark +

The present certificate is valid until JULY 1976

The next special survey will be the 3rd special survey No. 1

When the requirements of the rules for maintenance of class and in particular those concerning surveys are not complied with, the validity of the certificate lapses and the class will be withdrawn from the Register.

The inscriptions of Bureau Veritas, carried out, either in accordance with its own Regulations or according to standards, specifications or similar documents explicitly called for, or alternatively, the opinions of the Society as expressed by the symbols of Classification or special marks, certificates, statements, reports or similar documents, shall not in any case, involve the responsibility of the Society.

Although the utmost care is taken in the drafting of Bureau Veritas publications, particularly as regards the Register, the Society declines any responsibility for errors or omissions which may be found therein, or in the certificates, statements, or reports drawn up by its Surveyors or by its Surveyors and which may be made the subject of observations by the parties concerned. Furthermore, Bureau Veritas, declines any responsibility for errors of judgement, mistakes or negligence which may be committed by its technical or administrative staff or by its Agents, in the preparation of such documents and in the performance of the interventions which they cover, nor shall the responsibility of the staff be involved.

Propeller-shaft: Type, periodicity of Survey: ORD 2 Years

Last survey in: JULY 1974 October, 1976

RT/MAL

At PARIS

, on 4th NOVEMBER 1974
For Bureau Veritas,



Deputy Manager
Marine Department

BUREAU VERITAS

REGISTRE INTERNATIONAL DE CLASSIFICATION DE NAVIRES FONDÉ EN 1828

CERTIFICAT DE



CLASSIFICATION

Certificat

N° 6173

ALBATROS

N° 90045

dans le Registre

COQUE

Nous soussignés certifions que le navire en acier à moteur désigné ci-dessus a été soumis à la visite spéciale à PORT D'ESPAGNE en JUILLET 1974 par le personnel technique de la Société, conformément aux prescriptions du Règlement.

Armateur - A. J. - ABRAHAM & C^{ie} - LE HAVRE
Pavillon GRANDE BRETAGNE Port d'attache NASSAU
Jauge brute 297,09 Jauge nette 187
Construit à Alphen a/d Rijn par N.V.D & Joh. Boot Scheepswerf de Vooruitgang
achevé en 1951/1952

Le navire a été inscrit dans le Registre avec les symboles de classification :

I 3/3 E

et les marques et mentions : + HAUTE MER

Le présent certificat est valable jusqu'en JUILLET 1975
La prochaine visite spéciale sera la 3ème visite spéciale N° 1

Si les prescriptions réglementaires pour le maintien de la classification et en particulier celles concernant les visites ne sont pas observées, le certificat perd sa validité et la cote sera retirée du Registre.

Les engagements de Bureau Veritas effectués en conformité avec le présent Règlement ont été soumis, en vertu de la loi du 12 juillet 1963, à la surveillance de l'Etat. Le Bureau Veritas déclare en outre être responsable pour les erreurs ou omissions qui pourraient être commises dans les ouvrages émis par le service des experts et qui peuvent d'ailleurs faire l'objet d'observations de la part des intéressés. Le Bureau Veritas déclare en outre être responsable pour les erreurs ou omissions qui pourraient être commises par son personnel technique ou administratif ou par ses Agents dans l'établissement de ses documents et l'exécution des interventions qu'ils accomplissent, la responsabilité de son personnel ou personnel de ses agents n'étant pas écartée.

(Date de la dernière visite à bord)

A

PARIS

le 6 JUILLET 1974

1974

des Services Allocations

Mod. Ad. M. B.

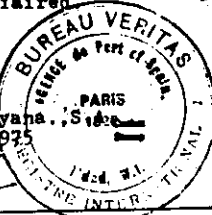


[Signature]

B-2-a-8

Visa No 1 Annual drydocking. Hull sand blasted and painted to Owner's requirements. All anodes renewed, Starboard bilge keel faired
CLASS CONFIRMED.

A/AI Georgetown, Guyana, Side
Le/Oa 28th August, 1975
F. Menzies
F. MENZIES.



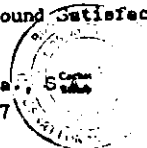
Visa No 2 Annual drydocking hull sand washed, painted to Owner's requirements. All anodes renewed. Sea valves overhauled. All found satisfactory.
CLASS CONFIRMED.

A/AI Georgetown, Guyana
Le/Oa 11th October, 1976.
F. Menzies



Visa No 3 Annual drydocking, hull scrapped painted to Owner's requirements. All anodes renewed, sea valves overhauled. All found satisfactory.
CLASS CONFIRMED.

A/AI Georgetown, Guyana, Side
Le/Oa 28th October, 1977
F. Menzies
F. MENZIES.



Visa No 4

A/AI
Le/Oa

Cash
Stamp

Visa No 5

A/AI
Le/Oa

Cash
Stamp

Visa No 6

A/AI
Le/Oa

Cash
Stamp

Visa No 7


A/AI
Le/Oa

Cash
Stamp

Visa No 8

A/AI
Le/Oa

Cash
Stamp



REPÚBLICA DE PANAMA
MINISTERIO DE HACIENDA Y TESORO
DIRECCIÓN GENERAL DE CONSULAR Y DE NAVES
MARINA MERCANTE NACIONAL
SERVICIO INTERNACIONAL
PATENTE PROVISIONAL DE NAVEGACION

T. L. 6 A.

IDENTIFICATIVO DE LLAMADA
CALL LETTERS

HO-9873

NUMERO OFICIAL
REGISTRATION NO

No. 7941-PEXT

De acuerdo al cumplimiento de los requisitos estipulados en la Ley No. 12 de 12 de enero de 1925, aprobados por la Dirección de Matricula No. 7941 de 21 de SEPTIEMBRE de 1978, expedida por esta Oficina SE AUTORIZA Y CONCEDE a la nave cuyas características se detallan a continuación y la cual se dedicará exclusivamente al servicio de **CARGA SECA**, la presente PATENTE PROVISIONAL DE NAVEGACION para todos los fines respectivos que otorga el Registro de la Marina Mercante de la Republica de Panama

In accordance with the requirements established by the Ordinance No. 12, dated the 12th of January 1925, the registration requested in Form No. 7941 dated the 21 of SEPTIEMBRE of 1978 has been approved by this office. Therefore, the Panama Merchant Marine Registry hereby GRANTS AND AUTHORIZES this Provisional Registration of Navigation Certificate to the vessel, whose particulars are described below, and which will be used exclusively for **CARGA SECA**.

DATOS DE IDENTIFICACION DE LA NAVE
PARTICULARS OF THE VESSEL

<p>NOMBRE DE LA NAVE NAME OF THE VESSEL</p> <p style="text-align: center;">"ALBATROS III"</p> <p>NOMBRE ANTERIOR PREVIOUS NAME</p> <p style="text-align: center;">"ALBATROS"</p> <p>NACIONALIDAD QUE RENUNCIA PREVIOUS NATIONALITY</p> <p style="text-align: center;">BAHAMAS (GRAN BRETANA)</p> <p>CONSTRUIDO EN BUILT IN</p> <p style="text-align: center;">ALPHEN A/D RIJN</p>	<p>PROPIETARIO Y DOMICILIO OWNER'S NAME AND ADDRESS</p> <p style="text-align: center;">ASOCIACION E.D. INTERNACIONAL EMPRESA CARITATIVA, S.A.</p> <p>REPRESENTANTE LEGAL Y DOMICILIO NAME AND ADDRESS OF LEGAL REPRESENTATIVE</p> <p style="text-align: center;">TAPIA, LINARES & ALFARO</p> <p>RESPONSABLE DE LAS GASTAS DE RADIO Y DOMICILIO NAME AND ADDRESS OF COMPANY RESPONSIBLE FOR RADIO EXPENSES</p> <p style="text-align: center;">LOS PROPIETARIOS</p> <p>FECHA DATED</p> <p style="text-align: center;">1951/1952</p> <p>CONSTRUCTORES N.V.D. & W. BOOT SCHEEPSWERF DE VOORUITGANG</p>
---	--

<p>NUMERO DE NUMBER OF</p> <p style="text-align: center;">UNA</p>	<p>MATERIAL DEL CASCO MATERIAL OF THE HULL</p> <p style="text-align: center;">ACERO</p>	<p>DIMENSIONES PRINCIPALES MAIN MEASUREMENTS</p> <p>ESLORA 40.03 MTS LENGTH</p> <p>MANGA 7.44 MTS BREADTH</p> <p>PUNTO 2.53 MTS DEPTH</p>	<p>TONELAJE TONNAGE</p> <p>BAJO CUBIERTA 229.30 UNDER DECK</p> <p>BRUTO 229.30 GROSS</p> <p>NETO 147.69 NET</p>
--	--	---	---

SERVICIO A QUE SE DEDICA LA NAVE KIND OF SERVICE GIVEN BY THE VESSEL					
CARGA SECA DRY CARGO	CARGA LIQUIDA LIQUID CARGO	PASAJEROS PASSENGERS	MIXTO MIXED	PESCA DE FISHING OF	DE SERVICIO DE KIND OF SERVICE
SI	SEEE	<p>1A CLASE SEEE</p> <p>2A CLASE SEEE</p> <p>3A CLASE SEEE</p> <p>3RD CLASS SEEE</p>	SEEE	SEEE	CARGA SECA

**SISTEMA DE PROPULSION
PROPULSION SYSTEM**

CLASE Y NUMERO DE MAQUINAS O MOTORES TYPE AND NUMBER OF ENGINES	UN (1) MOTOR DIESEL
NUMERO Y TIPO DE CILINDROS NUMBER AND TYPE OF CYLINDERS	CUATRO (4) CILINDROS
MARCA O NOMBRE DE LOS FABRICANTES BRAND OR NAME OF MANUFACTURERS	N.V. MOTOREN FABRIEK "DE INDUSTRIE"
VELOCIDAD DE LA NAVE SPEED OF THE VESSEL	SEIS (6) NUDOS
	CABALLOS DE FUERZA HORSE POWER
	200 H.P.

La presente Patente Provisional debe ser cancelada y sustituida por otra en los casos que se describen al reverso de este documento.
The present Provisional Registration Certificate International Service should be cancel and substituted by another one in cases that are described on the reverse of this document.

EXPEDIDA EL VEINTIUNO (21) DE SEPTIEMBRE DE 1978

FIRMADA Y SELLADA POR EL SUSCRITO
SIGNED AND SEALED BY THE UNDERSIGNED

FECHA DE EXPIRACION VEINTE (20) DE MARZO DE 1979

(SELLO)
(SEAL)

EN PANAMA

DIRECTOR GENERAL DE CONSULAR Y DE NAVES

SERGIO ANTONIO FERNANDEZ

NOMBRE Y FIRMA DEL FUNCIONARIO
NAME AND SIGNATURE OF OFFICER

DERECHOS: LIQ. #10073-A DEL 21/9/78.-

No. 17144 B

B-2-a-9

República de Panamá

Categoría: 1a.
Clase: 6a.
Servicio: CP H24

**MINISTERIO DE HACIENDA Y TESORO
DIRECCION CONSULAR Y DE NAVES
TELECOMUNICACIONES MARITIMAS**

**LICENCIA PROVISIONAL DE ESTACION DE RADIO N° 613-7650
(PTY)
LICENSE DE STATION DE NAVIERE
SHIP STATION LICENCE**

Se concede a TAPIA, LINARES Y ALFARO
Adaptación No. 7612
Panamá 5, Panamá

LICENCIA PROVISIONAL para operar los Equipos de Radio.

Abordo de la Nave " ALBATROS III " Letra de llamada H00073

Patente No. 7641-FDNT

Expira el 20 de diciembre de 19 76

Panamá, 21 de septiembre de 1976

YOLANDA MOREL Jefe
Telecomunicaciones Marítimas

SERGIO QUIROS FERNANDEZ Director
Dirección Consular y de Naves.

Liquidación No. 10073-A de 21/9/76 VALOR: B/A.00 (\$6.00)

Editores de la Nación—Orden 0281

N° 00907 A

B-2-a-9

1 WITH TWO 10

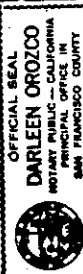
Printed by the
Commissioners of
Customs & Excise
with the consent
of the Secretary
of the Admiralty
and the Admiralty

BILL OF SALE (Individuals or Joint Owners)

Official number	Name of Ship	Number, year and port of registry	Whether a sailing, steam or motor ship	Horse power of engines (if any)
317979	"ALBATROS"	59/1967 NASSAU, N.F.	MOTOR SHIP-SINGLE SCREW	196 B. H. P.
Length from fore part of main, to the aft side of the head of the stern post/fore side of the rudder stock		Number of Tons		
Main breadth to outside of plating		Register		
Deck in total from sparings deck to sailing deck		147.69		
and as described in more detail in the Certificate of the Surveyor and the Register Book.				

(a) I, the undersigned (b) LAL HAZARIE OF 45, PARK ROAD, LONDON, E.15, ENGLAND (hereinafter called "the Transferor(s)")
in consideration of the sum of U.S. SEVENTY-FIVE THOUSAND DOLLARS paid to (c) ME by (d) ASSOCIACION - E. D.
INTERNACIONAL EMPRESA CHARITIVA S.A., PANAMA CITY, PANAMA (hereinafter called "the Transferee(s)")
the Receipt whereof is hereby acknowledged, transfer ALL SIXTY-FOUR (64) shares in the Ship above particularly described, and in her boats and appurtenances,
to the said Transferee(s) MYSELF AND MY heirs covenant with the said Transferee(s) and
Further (e) I have power to transfer in manner aforesaid the premises hereinafter expressed to
(f) ME assigns, that (g) I have power to transfer in manner aforesaid the premises hereinafter expressed to
be transferred, and that the same are free from encumbrances (h) MY name(s) and affixed (h) MY seal on
In witness whereof (e) I have hereunto subscribed (h) MY name(s) and affixed (h) MY seal on
May 26, 1978

Executed by the above named Transferor(s) LAL HAZARIE
In the presence of (i)
Darleen Orozco
Notary Public



(a) Insert "I" or "we". (b) Insert FULL name and address of transferor or transferee. (c) Insert FULL name and address of transferee or transferees. (d) Insert "my" or "our". (e) Insert "myself" or "ourselves" and "out". (f) Insert "his", "her" or "their". (g) If there be
with their description in the case of individuals and adding "as Joint Owners" where such is the case. (h) Insert "myself" and "our". (i) Name, address and description of witness.
bearing Marriage or outstanding Certificates of Marriage or Sale, add "as" as appears by the Registry of the said Ship. (j) Insert "my" or "our". (k) Insert "my" or "our". (l) Insert "my" or "our".
as all Transferee(s).
A purchase of a registered British Vessel does not obtain a complete title until the Bill of Sale has been recorded at the Port of Registry of the ship, and registered at the Registrar of British Ships informed of any change of residence on their part.
- Registered Owners or Mortgagees are reminded of the importance of keeping the Registrar of British Ships informed of any change of residence on their part.
Sec. F 2059 (Oct. 1971)

RE. BLAIR:

You will need: 1) Consent to surrender registry or certificate of cancellation from current port of registry, authorized by port authority of flag country

2) Registered address for owner of vessel in country of the port where the vessel is to be registered.'

3) Original bill of sale to new owner, copies of all the ship's papers including safety inspections, technical data etc.

4) All the arrangements particular to the new country of registry will be taken care of by Blair. He says it is not complex

5) I talked to two attorneys here, one by the name of James Fagan, who was very familiar with maritime law. He asked me if the party was sure they wanted to ~~xx~~ transfer from B. to P. registry because British was far the preferable in the shipping world and not possible to get from without. P. is just a flag of convenience and does not mean as much in the shipping world. Our conversation was very vague and hypothetical, so I did not get much specific information. He wanted to know all about the vessel and the owner etc. etc, so mostly I was skirting questions. He did, however, agree the above mentioned points would be requirements.

6) Talked to Blair again this afternoon, Friday 8/25, and he gave me an estimated cost. Estimated cost of registration (provisional) = \$1,541.00 (US); registration of title of ownership for permanent certificate of navigation approximately \$2,000.00 (US).

7) Also, finally, he reached B. this afternoon and learned that they had granted an extension, but that the letter confirming it had not yet arrived. The extension has been granted through the end of September, and the letter confirming it will be forwarded to Charles' office by Blair. He will be expecting a visit from someone with the original papers and to take care of that other matter he wanted to see you about. He said there are no problems, that everything is fine.

Jean

B-2-a-11

F. S. TAPIA C.
JULIO E. LINARES
ELOY ALFARO

N. C. MOESLER
JAN F. TAPIA C.
ENRIQUE CHUNG

BUFETE TAPIA
TAPIA, LINARES & ALFARO
ABOGADOS • ATTORNEYS AT LAW

"EMPEDICIO TAPIA"
AV. JUSTO ANDRÉS Y CALLE 31 No. 3-80
PANAMA, R. P.

APARTADO
P. O. BOX 7412
PANAMA 5, PANAMA, R. DE P.

CABLE: "FERTA"
TELEX: ITT 5480070
TELEFONO 25-1564

July 26th., 1978.

Via Airmail.-

Mr. Charles R. Garry
Garry, Dreyfus, McTernan, Brotsky,
Herndon & Pesonen, Inc.
1256 Market Street at Civic Center
San Francisco 94102
U. S. A.

Re: ASOCIACION E.D. INTERNACIONAL
EMPRESA CARITATIVA, S. A.
Our File: TA-214

Dear Mr. Garry:

With reference to the registration in the Bahamas of the Vessel ALBATROS, property of ASOCIACION E.D. INTERNACIONAL EMPRESA CARITATIVA, S. A., we have received from the Director of Maritime Affairs and Registrar of Shipping of the Bahamas a letter, dated 18 July, 1978, of which we enclose a photocopy, which is self explanatory.

We are forwarding to you herewith the documents which we received with said letter and which are detailed therein, and await instructions in connection with this matter.

With kindest regards, we remain,

Yours very truly,

BUFETE TAPIA

Eloy Alfaro
Eloy Alfaro

EA/xb

Encls.-

BUFETE TAPIA
P. O. BOX 7412
PANAMA 5, R. DE P.

B-2-a-12



MINISTRY OF TRANSPORT L

(MARITIME DIVISION)

P. O. Box N-3008

Nassau - N. P. - Bahamas

PO#

FECHA

18/7/78

CABLES TELEPHONE AND
TELETYPE SERVICE CODE BAHAMAS

TELEPHONE 1800 22 28106

TELETYPE NASSAU NO. 205

Eloy Alfaro, Esq
Vice President
ASOCIACION E D INTERNACIONAL
EMPRESA CARITATIVA, SA
Panama City
Panama

Your reference EA/XD
Our reference 59/1967
Date 18 July 1978

Dear Sir:

"ALBATROS" - Official No 317979

I acknowledge receipt of your letter of the 9th June informing me that you have recently purchased the above ship.

I regret that only Commonwealth citizens or Commonwealth bodies corporate may own Bahamian ships registered previously under the Merchant Shipping Act, 1894 and only Bahamian citizens or bodies corporate wholly owned by Bahamian citizens may register Bahamian ships under 1600 net tons and register under the Merchant Shipping Act, 1976.

Should you wish your vessel to continue being registered in The Bahamas, the ship will of necessity need to be owned by a company registered in The Bahamas or some other British Commonwealth country.

If it is decided to have the ship owned by a Commonwealth company, then the following documents will need to be produced:

- a) Bill of Sale transferring ownership from Mr Hazarie to the Commonwealth Company;
- b) Declaration of Ownership by the Commonwealth company;
- c) copy of Certificate of Company Incorporation of the Commonwealth company;
- d) Registration fee of US\$40 (certified cheque); and
- e) Certificate of Registry for endorsement.

B 2-a-1a
/Continued.....

Eloy Alfaro, Esq

-2-

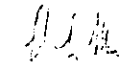
18 July 1978

I will also need a completed Declaration of Ownership form from Mr Lal Hazarie.

Enclosed are Bills of Sale and Declaration of Ownership forms, and your original Bill of Sale. Should I fail to hear from you by the end of August 1978, I will assume that you do not wish the vessel to remain registered under the Bahamas flag and will thereafter close the registry of the above ship, informing the Registrar of Shipping, Trinidad accordingly.

Your urgent attention to the contents of this letter is requested.

Yours faithfully



Capt A L Morris
Director of Maritime Affairs
& Registrar of Shipping

ALM/er

B-2-a-12



Form No. 101-2

COMMONWEALTH OF THE BAHAMAS

BILL OF SALE (Individuals or Joint Owners)

Official number	Name of Ship	Number, year and port of registry	Whether a sailing, steam or motor ship	Horse power of engine (if any)
Length from fore part of stem, to the aft side of the head of the stern post/fore side of the rudder stock		Feet		
Main breadth to outside of plating		Tenths		
Depth in hold from tonnage deck to ceiling amidships		Gross		
		Registers		
and as described in more detail in the Certificate of the Surveyor and the Register Book.				
(a) the undersigned (b) (hereinafter called "the Transferor(s)")				
in consideration of the sum of paid to (c) by (d)				
the Recipient whereof is hereby acknowledged, transfer (hereinafter called "the Transferee(s)")				
to the said Transferee(s).				
Further (a) the said Transferor(s) for (b) shares in the Ship above particularly described, and in her boats and appurtenances,				
(b) assigns, that (a) heirs covenant with the said Transferee(s) and				
be transferred, and that the same are free from encumbrances (c) have power to transfer in manner aforesaid the premises hereinbefore expressed to				
In witness whereof (a) have hereunto subscribed (b) name(s) and affixed (b) seal on				
19.....				
Executed by the above named Transferor(s)				
in the presence of (b)				
(b) Seal				

(a) Insert "I" or "we". (b) Insert FULL name and address, with description, of the transferor or transferors (c) Insert "me" or "us". (d) Insert FULL name and address of transferee or transferees with their description in the case of individuals and adding "as Joint Owners" where such is the case. (e) Insert "my" or "our". (f) Insert "his", "her" or "their". (g) If there be any subsisting Mortgage or outstanding Certificates of Mortgage or Sale, add "I/we as appears by the Registry of the said Ship". (h) Insert "my" or "our". (i) Names, addresses and description of witnesses (j) Signature of Transferor(s).

NOTE - A purchase of a registered Bahamian Vessel does not obtain a complete title until the Bill of Sale has been recorded.

NOTE - Registered Owners or Mortgagees are reminded of the importance of keeping the Register of Bahamian Ships informed of any change of residence on their part.

B-2-a-12

CHARTER CONTRACT

THIS CHARTER-PARTY, is entered between ASOCIACION E. D. INTERNACIONAL EMPRESA CARITATIVA, S. A., domiciled at Justo Arosemena Avenue and 31st. Street, No. 3-80, duly represented by its President pursuant to the provisions of the Articles of Incorporation, under one part, hereinafter the OWNER, and from the other part, the People's Temple Christian Church, a Guyana corporation, represented by Enola M. Nelson hereinafter the CHARTERER, on this 31st. day of May, 1978.

Purpose of this Charter: The only purpose of this contract is to charter the Vessel "ALBATROS L.T.D.", registered in The Bahamas, and the Owner hereby agrees to let and Charterer agrees to hire said vessel from the time of delivery for a period of about 24 months, on the following terms and conditions:

1. The vessel shall be delivered to the Charterer at the port of Georgetown and being on her delivery tight, staunch, strong, and well and sufficiently tackled, appareled, furnished, and equipped, and in every respect seaworthy and in good running order, condition, and repair so far as the exercise of due diligence can make her. The delivery to the Charterer of said vessel and the acceptance of said vessel by the Charterer shall constitute a full performance by the Owner of all of the Owner's obligations hereunder, and thereafter the Charterer shall not be entitled to make or assert any claim against the Owner on account of any representations or warranties expressed or implied, with respect to said vessel, but the Owner shall be responsible for repairs or renewals occasioned by latent defects in the vessel, her machinery or appurtenances, existing at the time of delivery under the Charter, which defects are not discovered on the survey.

2. The vessel shall be employed in carrying lawful merchandise in such lawful trades, between safe port and/or ports of the Caribbean.

B-2-a-13

In the event of serious outbreak of pestilence, war, Acts of God, force majeure, or other causes beyond the Charterer's control, making the use of the vessel in such trade commercially impracticable, the vessel may be placed or may be sublet for employment in any other safe trades, upon first securing the approval of the Owner.

3. The vessel shall be surveyed before delivery and on redelivery to determine the condition of the vessel, under the terms of the Charter, and the cost of such survey on delivery shall be paid for by the Charterer and the cost of such survey on redelivery shall be paid for by the Owner.

4. The Charterer shall, at its own expense, man, operate, victual, fuel, and supply the vessel, the Master and Chief Engineer, however, to be subject to the approval of the Owner, and the Owner shall have the right to require the removal of the Master or Chief Engineer if it shall have reason to be dissatisfied.

5. The Charterer shall pay all port charges, pilotages, and all other costs and expenses incident to the use and operation of the vessel.

6. The Charterer shall, at its own expense, keep the said vessel in good running order and condition and in substantially the same condition as when received from Owner and have her regularly overhauled and repaired when necessary. Vessel shall be dry-docked, cleaned, and painted by the Charterer as may be necessary.

7. The Charterer shall pay to the Owner for the use of said vessel at the rate of \$16,000 ^{or more} per 24 months, commencing on and from the day and hour of her delivery to the Charterer, hire to continue until the day and hour when the vessel is redelivered to the Owner. If the vessel is lost, hire shall be paid up to and including the day of her loss (if the time

of her loss be uncertain, then up to and including the day she is last heard from). Payment of hire shall be made to the Owner at Georgetown in cash on delivery for the remainder of that calendar month, and thereafter monthly in advance on the first day of each month, and in default of such payment the Owner may forthwith withdraw the vessel from the service of the Charterer without prejudice to any claim which the Owner may have against the Charterer pursuant to this Charter. Should any dispute arise between the Owner and the Charterer with respect to responsibility for repairs, renewals, or replacements, or as to the condition of the vessel at the time of redelivery, either the Charterer or the Owner may without prejudice to its contentions, make and pay for such repairs, renewals, or replacements, or any part thereof before or after tender of redelivery, and may recover the cost thereof from the party for whose account it may be under the terms of the Charter. In the event Charterer's liability for such repairs, renewals, or replacements is established, the Charterer shall pay hire for all time lost thereby.

8. Should the vessel be on her voyage toward port of redelivery at time when payment of hire becomes due, said payment shall be made for such length of time as the Owner and the Charterer may agree upon as the estimated time necessary to complete the voyage, and when the vessel is redelivered to the Owner any difference shall be refunded by the Owner or paid by the Charterer, as the case may require.

9. The Charterer shall have the use of all outfit, equipment, and appliances now on board the vessel without extra cost, provided the same or their substantial equivalent shall be returned to the Owner on redelivery in the same good order and condition as when received, ordinary wear and tear excepted.

10. A complete inventory of the vessel's entire equip-

ment, outfit, appliances, and of all consumable stores shall be taken and mutually agreed upon at the time of delivery, and a similar inventory shall be taken and mutually agreed upon at the time of redelivery.

11. Neither the Charterer nor the Master of the vessel shall have any right, power, or authority to create, incur, or permit to be imposed upon the vessel any liens whatsoever except for crew's wages and salvage. The Charterer agrees to carry a properly certified copy of this Charter Party with the ship's papers, and on demand to exhibit the same to any person having business with the vessel which might give rise to any lien thereon, other than liens for crew's wages and salvage. The Charterer agrees to notify any person furnishing repair, supplies, towage, or other necessities to the vessel that neither the Charterer nor the Master has any right to create, incur, or permit to be imposed upon the vessel any liens whatsoever except for crew's wages and salvage. Such notice, as far as may be practicable, shall be in writing.

12. The Charterer shall cause all bills of lading issued for cargo carried on the vessel to contain all the exemptions and stipulations usual to the particular trade or service in which the vessel may be engaged and such bills of lading shall provide that the carriage of goods shall be subject to all the provisions of and exemptions contained in the Act of Congress of February 13, 1893, known as the Harter Act and also subject to the provisions of the Carriage of Goods by Sea Act approved April 16th., 1936 and it shall reserve a lien upon the cargoes for freight, advance charges on goods, extra compensation, demurrage, forwarding charges, general average claims, any demands made and liability incurred by the carrier in respect of the goods (not required under the bills of lading to be borne by the carrier).

13. The bills of lading used by the Charterer shall con

tain the amended "Jason" clause substantially as follows: "If the Owner shall have exercised due diligence to make the vessel in all respects seaworthy and to have her properly manned, equipped, and supplied, it is hereby agreed that in the event of accident, danger, damage or disaster before or after commencement of the voyage resulting from any cause whatsoever, whether due to negligence or not, for which, or for the consequence of which, the shipowner is not responsible, by statute or contract or otherwise, the shippers, consignees or owners of the cargo shall contribute with the shipowner in general average to the payment of any sacrifices, losses or expenses of a general average nature that may be made or incurred, and shall pay salvage and special charges incurred in respect of the cargo."

14. All Bills of Lading shall include the following Both-To-Blame Collision Clause: — "If the shipowner shall have exercised due diligence to make the vessel seaworthy and properly manned, equipped and supplied, it is hereby agreed that in the event of the vessel coming into collision with another vessel as a result of the negligent navigation of both vessels, the owners of the cargo carried under this Bill of Lading will indemnify the shipowner against all liability to the other vessel or her owners in so far as such liability represents loss, damage or claim of said cargo paid or payable by the other vessel or her owners to the said cargo owners and set off, recouped or recovered by the other vessel or her owners as part of their claim against the carrying vessel or shipowner."

15. Said bills of lading shall provide that general average, if any, shall be according to York-Antwerp Rules of 1950, excluding Rule XXII thereof, and as to matters not therein contained, according to the law and usages of the Port of Georgetown. General average shall be adjusted at Georgetown, in case general-average statement be required, the same to be

adjusted by an Adjuster to be appointed by the Charterer, subject to the approval of the Owner, and said Adjuster to attend to the settlement and collection of the average, subject to the customary charges.

16. The Owner shall have a lien upon all cargoes and all subfreights for any amounts due under this Charter, and the Charterer shall have a lien on the vessel for all moneys paid in advance to the Owner and not earned.

17. The Owner shall, at its own expense, fully insure the vessel for Owner's account against all risks against which ships of the size of the vessel are usually insured.

18. The Charterer shall, at its own expense, obtain protection and indemnity insurance satisfactory to the Owner, and this insurance shall be extended to protect any liability the Owner may incur. The Charterer shall furnish to the Owner proper evidence of such entry immediately upon signing this Charter.

In the event that any act or negligence of the Charterer shall vitiate any of the insurance hereinbefore provided, the Charterer shall pay to the Owner all losses and indemnify the Owner against all claims and demands which would otherwise have been covered by such insurance.

The Charterer shall, subject to the approval of the Owner or Owner's underwriters, effect all insured repairs, and the Charterer shall undertake settlement of all miscellaneous expenses in connection with such repairs as well as all insured charges, expenses, and liabilities.

19. The vessel shall at the expiration of the Charter period be redelivered to the Owner (unless lost) at

Georgetown in the same or as good order and condition as that in which she was when delivered, ordinary wear and tear excepted.

20. In the event of loss of time caused by damages to or

by vessel covered by insurance, or in making repairs or replacements for which the Owner is liable; preventing the working of the vessel for more than forty-eight consecutive hours, hire shall cease for the time thereby lost. The Owner shall not be responsible, however, for any expenses as are incident to the use and operation of the vessel for such time as may be required to make such repairs.

21. The Charterer shall indemnify and hold harmless the Owner against any liens of whatsoever nature upon said vessel and against any claims against the Owner arising out of the operation of said vessel by the Charterer, or out of any act or neglect of the Charterer in relation to said vessel, except in so far as such liens or claims arise out of any matter covered by the insurance provided herein. If a libel should be filed against said vessel, or if said vessel is otherwise levied against or taken into custody by virtue of legal proceedings in any court because of any such lien or claim, the Charterer shall within fifteen (15) days thereof cause the said vessel to be released and the lien to be discharged. This clause shall not in any way authorize the creation of any liens against the vessel or in any way affect or impair the provisions of Clause 11 of this Charter.

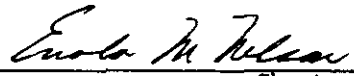
22. If at any time after the delivery of the said vessel to the Charterer hereunder, the Charterer shall fail to perform any of its duties or obligations, or shall violate any of the prohibitions imposed upon it under this Charter, or if the Charterer shall be dissolved or be adjudged a bankrupt, or shall have a petition in bankruptcy filed against it, or shall make a general assignment for the benefit of creditors, or if a receiver or receivers shall be appointed for the Charterer, the Owner may, without prejudice to any other rights which it may have under this Charter, withdraw and retake the said vessel, wherever the same may be found, whether upon the high seas or

- 8 -

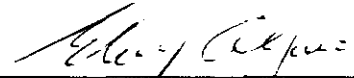
in any port, harbor, or other place and without prior demand and without legal process, and for that purpose may enter upon any dock, pier, or other premises where the vessel may be and may take possession thereof.

23. The Charterer shall give the Owner at least ten days' notice of expected date of redelivery and redelivery port.

By: PEOPLE'S TEMPLE CHRISTIAN CHURCH


Charterer.

By: ASOCIACION E. D. INTERNACIONAL
EMPRESA CARITATIVA, S. A.


Eloy Alfaro Owner.
Vice-President

CHARTER CONTRACT

THIS CHARTER-PARTY, is entered between ASOCIACION E. D. INTERNACIONAL EMPRESA CARITATIVA, S. A., domiciled at Justo Arosemena Avenue and 31st. Street, No. 3-80, duly represented by its President pursuant to the provisions of the Articles of Incorporation, under one part, hereinafter the OWNER, and from the other part, the People's Temple Christian Church, a Guyana corporation, represented by Enola L. Nelson hereinafter the CHARTERER, on this 31st day of May, 1978.

Purpose of this Charter: The only purpose of this contract is to charter the Vessel "ALBATROS L.T.D.", registered in The Bahamas, and the Owner hereby agrees to let and Charterer agrees to hire said vessel from the time of delivery for a period of about 24 months, on the following terms and conditions:

1. The vessel shall be delivered to the Charterer at the port of Georgetown and being on her delivery tight, staunch, strong, and well and sufficiently tackled, appareled, furnished, and equipped, and in every respect seaworthy and in good running order, condition, and repair so far as the exercise of due diligence can make her. The delivery to the Charterer of said vessel and the acceptance of said vessel by the Charterer shall constitute a full performance by the Owner of all of the Owner's obligations hereunder, and thereafter the Charterer shall not be entitled to make or assert any claim against the Owner on account of any representations or warranties expressed or implied, with respect to said vessel, but the Owner shall be responsible for repairs or renewals occasioned by latent defects in the vessel, her machinery or appurtenances, existing at the time of delivery under the Charter, which defects are not discovered on the survey.

2. The vessel shall be employed in carrying lawful merchandise in such lawful trades, between safe port and/or ports of the Caribbean.

B-2-a-13

In the event of serious outbreak of pestilence, war, Acts of God, force majeure, or other causes beyond the Charterer's control, making the use of the vessel in such trade commercially impracticable, the vessel may be placed or may be sublet for employment in any other safe trades, upon first securing the approval of the Owner.

3. The vessel shall be surveyed before delivery and on redelivery to determine the condition of the vessel, under the terms of the Charter, and the cost of such survey on delivery shall be paid for by the Charterer and the cost of such survey on redelivery shall be paid for by the Owner.

4. The Charterer shall, at its own expense, man, operate, victual, fuel, and supply the vessel, the Master and Chief Engineer, however, to be subject to the approval of the Owner, and the Owner shall have the right to require the removal of the Master or Chief Engineer if it shall have reason to be dissatisfied.

5. The Charterer shall pay all port charges, pilotages, and all other costs and expenses incident to the use and operation of the vessel.

6. The Charterer shall, at its own expense, keep the said vessel in good running order and condition and in substantially the same condition as when received from Owner and have her regularly overhauled and repaired when necessary. Vessel shall be dry-docked, cleaned, and painted by the Charterer as may be necessary.

7. The Charterer shall pay to the Owner for the use of said vessel at the rate of \$16,000⁰⁰ ^{more} per 24 mon, commencing on and from the day and hour of her delivery to the Charterer, hire to continue until the day and hour when the vessel is redelivered to the Owner. If the vessel is lost, hire shall be paid up to and including the day of her loss (if the time

of her loss be uncertain, then up to and including the day she is last heard from). Payment of hire shall be made to the Owner at Georgetown in cash on delivery for the remainder of that calendar month, and thereafter monthly in advance on the first day of each month, and in default of such payment the Owner may forthwith withdraw the vessel from the service of the Charterer without prejudice to any claim which the Owner may have against the Charterer pursuant to this Charter. Should any dispute arise between the Owner and the Charterer with respect to responsibility for repairs, renewals, or replacements, or as to the condition of the vessel at the time of redelivery, either the Charterer or the Owner may without prejudice to its contentions, make and pay for such repairs, renewals, or replacements, or any part thereof before or after tender of redelivery, and may recover the cost thereof from the party for whose account it may be under the terms of the Charter. In the event Charterer's liability for such repairs, renewals, or replacements is established, the Charterer shall pay hire for all time lost thereby.

8. Should the vessel be on her voyage toward port of redelivery at time when payment of hire becomes due, said payment shall be made for such length of time as the Owner and the Charterer may agree upon as the estimated time necessary to complete the voyage, and when the vessel is redelivered to the Owner any difference shall be refunded by the Owner or paid by the Charterer, as the case may require.

9. The Charterer shall have the use of all outfit, equipment, and appliances now on board the vessel without extra cost, provided the same or their substantial equivalent shall be returned to the Owner on redelivery in the same good order and condition as when received, ordinary wear and tear excepted.

10. A complete inventory of the vessel's entire equip-

ment, outfit, appliances, and of all consumable stores shall be taken and mutually agreed upon at the time of delivery, and a similar inventory shall be taken and mutually agreed upon at the time of redelivery.

11. Neither the Charterer nor the Master of the vessel shall have any right, power, or authority to create, incur, or permit to be imposed upon the vessel any liens whatsoever except for crew's wages and salvage. The Charterer agrees to carry a properly certified copy of this Charter Party with the ship's papers, and on demand to exhibit the same to any person having business with the vessel which might give rise to any lien thereon, other than liens for crew's wages and salvage. The Charterer agrees to notify any person furnishing repair, supplies, towage, or other necessities to the vessel that neither the Charterer nor the Master has any right to create, incur, or permit to be imposed upon the vessel any liens whatsoever except for crew's wages and salvage. Such notice, as far as may be practicable, shall be in writing.

12. The Charterer shall cause all bills of lading issued for cargo carried on the vessel to contain all the exemptions and stipulations usual to the particular trade or service in which the vessel may be engaged and such bills of lading shall provide that the carriage of goods shall be subject to all the provisions of and exemptions contained in the Act of Congress of February 13, 1893, known as the Harter Act and also subject to the provisions of the Carriage of Goods by Sea Act approved April 16th., 1936 and it shall reserve a lien upon the cargoes for freight, advance charges on goods, extra compensation, demurrage, forwarding charges, general average claims, any demands made and liability incurred by the carrier in respect of the goods (not required under the bills of lading to be borne by the carrier).

13. The bills of lading used by the Charterer shall con-

tain the amended "Jason" clause substantially as follows: "If the Owner shall have exercised due diligence to make the vessel in all respects seaworthy and to have her properly manned, equipped, and supplied, it is hereby agreed that in the event of accident, danger, damage or disaster before or after commencement of the voyage resulting from any cause whatsoever, whether due to negligence or not, for which, or for the consequence of which, the shipowner is not responsible, by statute or contract or otherwise, the shippers, consignees or owners of the cargo shall contribute with the shipowner in general average to the payment of any sacrifices, losses or expenses of a general average nature that may be made or incurred, and shall pay salvage and special charges incurred in respect of the cargo."

14. All Bills of Lading shall include the following Both-To-Blame Collision Clause:—"If the shipowner shall have exercised due diligence to make the vessel seaworthy and properly manned, equipped and supplied, it is hereby agreed that in the event of the vessel coming into collision with another vessel as a result of the negligent navigation of both vessels, the owners of the cargo carried under this Bill of Lading will indemnify the shipowner against all liability to the other vessel or her owners in so far as such liability represents loss, damage or claim of said cargo paid or payable by the other vessel or her owners to the said cargo owners and set off, recouped or recovered by the other vessel or her owners as part of their claim against the carrying vessel or shipowner."

15. Said bills of lading shall provide that general average, if any, shall be according to York-Antwerp Rules of 1950, excluding Rule XIII thereof, and as to matters not therein contained, according to the law and usages of the Port of Georgetown. General average shall be adjusted at Georgetown. In case general-average statement be required, the same to be

adjusted by an Adjuster to be appointed by the Charterer, subject to the approval of the Owner, and said Adjuster to attend to the settlement and collection of the average, subject to the customary charges.

16. The Owner shall have a lien upon all cargoes and all subfreights for any amounts due under this Charter, and the Charterer shall have a lien on the vessel for all moneys paid in advance to the Owner and not earned.

17. The Owner shall, at its own expense, fully insure the vessel for Owner's account against all risks against which ships of the size of the vessel are usually insured.

18. The Charterer shall, at its own expense, obtain protection and indemnity insurance satisfactory to the Owner, and this insurance shall be extended to protect any liability the Owner may incur. The Charterer shall furnish to the Owner proper evidence of such entry immediately upon signing this Charter.

In the event that any act or negligence of the Charterer shall vitiate any of the insurance hereinbefore provided, the Charterer shall pay to the Owner all losses and indemnify the Owner against all claims and demands which would otherwise have been covered by such insurance.

The Charterer shall, subject to the approval of the Owner or Owner's underwriters, effect all insured repairs, and the Charterer shall undertake settlement of all miscellaneous expenses in connection with such repairs as well as all insured charges, expenses, and liabilities.

19. The vessel shall at the expiration of the Charter period be redelivered to the Owner (unless lost) at Georgetown in the same or as good order and condition as that in which she was when delivered, ordinary wear and tear excepted.

20. In the event of loss of time caused by damages to or

by vessel covered by insurance, or in making repairs or replacements for which the Owner is liable; preventing the working of the vessel for more than forty-eight consecutive hours, hire shall cease for the time thereby lost. The Owner shall not be responsible, however, for any expenses as are incident to the use and operation of the vessel for such time as may be required to make such repairs.

21. The Charterer shall indemnify and hold harmless the Owner against any liens of whatsoever nature upon said vessel and against any claims against the Owner arising out of the operation of said vessel by the Charterer, or out of any act or neglect of the Charterer in relation to said vessel, except in so far as such liens or claims arise out of any matter covered by the insurance provided herein. If a libel should be filed against said vessel, or if said vessel is otherwise levied against or taken into custody by virtue of legal proceedings in any court because of any such lien or claim, the Charterer shall within fifteen (15) days thereof cause the said vessel to be released and the lien to be discharged. This clause shall not in any way authorize the creation of any liens against the vessel or in any way affect or impair the provisions of Clause 11 of this Charter.

22. If at any time after the delivery of the said vessel to the Charterer hereunder, the Charterer shall fail to perform any of its duties or obligations, or shall violate any of the prohibitions imposed upon it under this Charter, or if the Charterer shall be dissolved or be adjudged a bankrupt, or shall have a petition in bankruptcy filed against it, or shall make a general assignment for the benefit of creditors, or if a receiver or receivers shall be appointed for the Charterer, the Owner may, without prejudice to any other rights which it may have under this Charter, withdraw and retake the said vessel, wherever the same may be found, whether upon the high seas or

- 8 -

in any port, harbor, or other place and without prior demand and without legal process, and for that purpose may enter upon any dock, pier, or other premises where the vessel may be and may take possession thereof.

23. The Charterer shall give the Owner at least ten days' notice of expected date of redelivery and redelivery port.

By: PEOPLE'S TEMPLE CHRISTIAN CHURCH

Evelyn M. Nelson
Charterer.

By: ASOCIACION E. D. INTERNACIONAL
EMPRESA CARITATIVA, S. A.

Eloy Alfaro
Eloy Alfaro Owner.
Vice-President

CHARTER CONTRACT FOR THE BOAT TWO COPIES

B-2-a-13

Capt. A.L. Morris

Director of Maritime Affairs &
Registrar of Shipping
MINISTRY OF TRANSPORT
Nassau, Bahamas

B-2-a 1A

ASOCIACION E. D. INTERNACIONAL EMPRESA CARITATIVA, S.A.

September 22, 1978

Capt A . L. Morris
Director of Maritime Affairs &
Registrar of Shipping
MINISTRY OF TRANSPORT
(Maritime Division)
P. O. Box N-3008
Nassau N. P. -Bahamas

Re: M/V "ALBATROS"

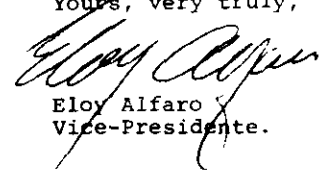
Dear Sir:

We hereby wish to introduce Miss CAROLYN LAYTON
whom shall visit you in connection with the vessel "ALBATROS"
registration No. 7941-PEXT, and who has been kind enough
to deliver to you our letter of this same date regarding
said vessel.

If possible we would be very grateful if the
Deletion Certificate for the vessel "ALBATROS" could be
delivered to Miss Layton along with a copy of the Bahamas
Registration so that she may deliver them to us to be filed
with Panamanian Shipping Authorities.

With kindest regards, we remain,

Yours, very truly,


Eloy Alfaro
Vice-Presidente.

EA/adea

B-2-a-14

10/3/78

Carolyn:

The notary public would not put on the bill of sale the phrase you wanted; she consulted with an attorney in the office and he said no.

The consulate did legalize the document and I mailed it registered today. Attached is xerox for you.

I hope you did not go through too much confusion when you reached the place where the man I met was going to meet you - I tried to reach him for 2 days and a night but the lines either were busy, there was no answer, or the circuit was full. I tried to reach you also but no one would answer the phone. (That happened to me also when I was at the airport trying to find you - the hotel people there do not answer the phone.)

I had to travel to Los Angeles to file some court papers Tuesday and I tried to reach the man by calling from the LA airport but still could not get through - by then I figured you were on your way there. Can only hope you found him.

B-2-a-17

CAROLYN LAYTON

A

BUFETE TAPIA

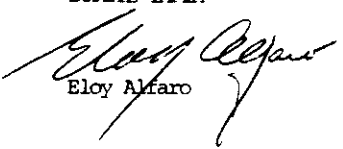
W. DE PANAMA 130717-0-78

DEBE:

Depósito recibido en esta fecha para el
registro de una nave US\$1,700.00

Panamá, 19 de Septiembre de 1978.

BUFETE TAPIA


Eloy Alfaro

mig.-TA-214-1

B-2-a-15

BUREAU



VERITAS

PROVISIONAL INTERNATIONAL LOADLINE CERTIFICATE (1966)

M.V. "ALBATROS"

FREEBOARD ASSIGNED AS:

LENGTH AS DEFINED IN ART.2(8) 1950

GROSS TONNAGE:

FLAG:

REG. NO. 90 045.

AN EXISTING SHIP 1950 FREEBOARD
MAINTAINED IN CONFORMITY WITH
ARTICLE 4(h).

39.50m.

297.09

BRITISH.

The undersigned, Surveyor to BUREAU VERITAS, certifies that he has surveyed the above mentioned ship at Georgetown, Guyana, S.A. on behalf of the British Committee of BUREAU VERITAS, with the view to carry out an Annual Loadline Survey and having forwarded the relevant reports to the Administration of BUREAU VERITAS in Paris-France.

We have noted that the British Committee, according to the International Loadline Certificate (1966) issued by BUREAU VERITAS in April, 1973 (Extended) with the following lines:

TROPICAL	220mm	(T)
SUMMER	280mm	(S)
WINTER	340mm	(W)

The above lines are measured vertically from the steel main deck at sides.

The present Provisional Loadline Certificate is issued for a period of six (6) months pending the results of the examinations of the reports and issue of the Final LOADLINE CERTIFICATE.

Copy of this PROVISIONAL LOADLINE CERTIFICATE has been forwarded to the Administration of BUREAU VERITAS in Paris-FRANCE.

GIVEN THIS 12TH DAY OF OCTOBER, 1976 AT GEORGETOWN, GUYANA, S.A.

Seal.

.....
F. MENZIES
Surveyor to BUREAU VERITAS

B-2-a-16

BUREAU



VERITAS

PROVISIONAL INTERNATIONAL LOADLINE CERTIFICATE (1966)

M.V. "ALBATROS"

FREEBOARD ASSIGNED AS:

LENGTH AS DEFINED IN ART.2(8) 1950

GROSS TONNAGE:

FLAG:

REG. NO. 90 045.

AN EXISTING SHIP 1950 FREEBOARD
MAINTAINED IN CONFORMITY WITH
ARTICLE 4(h).

39.50m.

297.09

BRITISH.

The undersigned, Surveyor to BUREAU VERITAS, certifies that he has surveyed the above mentioned ship at Georgetown, Guyana, S.A. on behalf of the British Committee of BUREAU VERITAS, with the view to carry out an Annual Loadline Survey and having forwarded the relevant reports to the Administration of BUREAU VERITAS in Paris-France.

We have noted that the British Committee, according to the International Loadline Certificate (1966) issued by BUREAU VERITAS in April, 1973 (Extended) with the following lines:

TROPICAL	220mm	(T)
SUMMER	280mm	(S)
WINTER	340mm	(W)

The above lines are measured vertically from the steel main deck at sides.

The present Provisional Loadline Certificate is issued for a period of six (6) months pending the results of the examinations of the reports and issue of the Final LOADLINE CERTIFICATE.

Copy of this PROVISIONAL LOADLINE CERTIFICATE has been forwarded to the Administration of BUREAU VERITAS in Paris-FRANCE.

GIVEN THIS 12TH DAY OF OCTOBER, 1976 AT GEORGETOWN, GUYANA, S.A.

Seal.

.....
F. MENZIES.
Surveyor to BUREAU VERITAS.

B-2-a-16

PROVISIONAL INTERNATIONAL LOADLINE CERTIFICATE. (1966)

M.V. 'ALBAEROS'

FREEBOARD ASSIGNED AS:

LENGTH AS DEFINED IN ART.2(8) 1950

GROSS TONNAGE:

FLAG:

REG. NO. 90 045.

AN EXISTING SHIP 1950 FREEBOARD
MAINTAINED IN CONFORMITY WITH
ARTICLE 4(4).

39.50m.

297.09

BRITISH.

EV
The undersigned, Surveyor to BUREAU VERITAS, certifies that he has surveyed the above mentioned ship at Georgetown, Guyana., S.A. 24th thro' 28th August, 1975 on behalf of the British Committee of BUREAU VERITAS, with the view to carry out an Annual Loadline Survey and having forwarded the relevant reports to the Administration of BUREAU VERITAS in Paris-France.

We have noted that the British Committee, according to the International Loadline Certificate (1966) issued by BUREAU VERITAS in April, 1973 (Extended) with the following lines:

TROPICAL	220mm	(T)
SUMMER	280mm	(S)
WINTER	310mm	(W)

The above lines are measured vertically from the steel main deck at sides.

The present Provisional Loadline Certificate is issued for a period of six (6) months pending the results of the examinations of the reports and issue of the Final LOADLINE CERTIFICATE.

Copy of this PROVISIONAL LOADLINE CERTIFICATE has been forwarded to the Administration of BUREAU VERITAS in Paris-FRANCE.

GIVEN THIS 28TH DAY OF AUGUST, 1975 AT GEORGETOWN, GUYANA., S.A.

Seal.

.....
P. MENZIES.

Surveyor to BUREAU VERITAS.

B-2-a-16

B-2-a-16

CERTIFICAT D'ESSAI

CERTIFICAT D'EXAMEN ANNUEL A FOND DES ORGANES ACCESSOIRES DISPENSÉS DU RECUIT. CERTIFICATE OF ANNUAL THOROUGH EXAMINATION OF GEAR EXEMPTED FROM ANNEALING

(Modèle prescrit par la Convention n° 32 du B. I. T. relative à la protection contre les accidents des travailleurs occupés au chargement et au déchargement des navires.)

(Form prescribed by the I. L. O. Convention No. 32 under the Regulation for the Protection against Accidents of Workers employed in loading and unloading ships.)

NOM DU NAVIRE SUR LEQUEL SONT INSTALLÉS LES ORGANES: "ALBATROS" 90AQ45
NAME OF SHIP ON WHICH CARGO GEAR IS FITTED:

ARMATEUR: MR. DENNIS RAMBARAN.
NAME OF OWNER:

Número ou marque (s'il y en a) Distinguishing number or mark (if any)	Nature de l'engin * Description of gear *	N° du certificat d'essai et de visite primitif Number of certificate of test and examination	Etat de l'engin et réparations effectuées Condition found and repairs effected
(1)	(2)	(3)	(4)
	Hatch No.1, one 2-ton derrick		Found satisfactory
	Hatch No.2, one 2-ton derrick		Found satisfactory
	LAST ITEM		

* Indiquer les dimensions de l'engin, la nature du métal et le traitement thermique subi pendant sa fabrication.

* The dimensions of the gear, the type of material of which it is made and the heat treatment received in manufacture should be stated.

5. - Nom et adresse de la Société qui a effectué la visite: BUREAU VERITAS.

Name and address of Society making test and examination: BUREAU VERITAS.

Port de visite: Georgetown, Guyana., S.A.

Port of survey:

6. - Fonctions du signataire dans la Société: Expert du BUREAU VERITAS.

Position of signatory in the Society: Surveyor to BUREAU VERITAS.

Je certifie que le 19, les organes mentionnés ci-dessus ont été examinés à fond par une personne compétente et qu'aucun défaut susceptible de nuire à leur emploi n'a été constaté, sauf ceux indiqués dans la Colonne 4.

I certify that on the 28 day of OCTOBER 19 77, the above cargo gear was thoroughly examined by a competent person and that no defects affecting its safe working condition were found other than those indicated and corrected as noted in Column 4.

District Guyana., S.A. A Trinidad., W.I. le 4th November 77

Le Chef de District,

L'Expert

K. MENZIEB, C.Eng.

B-2-a-16

Bureau Veritas

INTERNATIONAL BUREAU FOR THE CERTIFICATION OF
SHIPS AND AIRCRAFT INSPECTION OF MATERIALS
P.O. Box 65 B 644 - 5850 TBM 690 601 00001
Head Office: 21, Rue Henri Becquerel
75017 PARIS CEDEX 17

District TRINIDAD., W.I.

Messrs. Abraham Shipping Co, Ltd.,

Issuing office 20442/P.C.S.

10 Abercromby Street,

Port of Spain.

District No 4/76

Year 5/76 Out 5/76	INVOICE nr 20442 DATE 21/12/76
---------------------------------	---

Concerning "ALBATROS" REG. NO. 90 A 045.

To Drydocking Survey, Annual Survey Hull,
Annual Survey Machinery, Shaft Survey
and Load-line M.S. survey.

Survey FEE: 22111.00

Expenses: 241.50

Port of Spain, Trinidad, W.I.

PAID TO
LACZARI & SHIPCOY LTD.,
10 Abercromby Street,
Port of Spain.

107500 10000000

B-2-a-17

RAPPORT DE VISITE SURVEY REPORT

N° du registre No in register	NAVIRE SHIP	ARMATEUR OWNER	Pavillon Flag	Rapport N° Report No
90 A 045	"ALBATROS"	Dennis Rambaran	FASSU	20422
Coque à sec Hull in drydock	Coque à flot Hull afloat	Machine Machinery	Chaudière principale Main boiler	Chaudière auxiliaire Aux. Boiler
			Instal. frigo. Refrig. plant	Inst. autom. Aut. instal.
Visite annuelle Annual survey	Visite occasionnelle Occasional survey	Reclassification continue Continuous survey	Prolongation de vote Class extension	
Lieu et date de la visite - Place and date of survey				
<p>Entourer en rouge les cases faisant l'objet du rapport de visite. Round in red, the spaces forming the subject of the survey report.</p> <p>1. <u>HULL PLATING</u>: Underwater portion of the hull was covered with heavy marine growth. The survey was carried out after scrapping and wire brushing and the P.W. washing. No significant or corrugations were noted on the vessel's hull. Some rivets were padded. Localized corrosion in hull plating was cut out and renewed viz: Strake B frame 42-43 13" x 10" x 5/16" ms. Port Side. Strake C frame 35-36 10" x 10" x 5/16" ms. Port Side. Strake C frame 38-39 15" x 16" x 5/16" ms. Port Side.</p> <p>2. <u>SEA VALVES</u>: All sea chests and valves were opened up, cleaned, examined, repaired as found necessary and assembled in good order.</p> <p>3. <u>BOTTOM & BILGES</u>: Found in satisfactory condition, Port bilge keel faired d'</p> <p>4. <u>STERN STRUCTURE</u>: Stern frame and post were found in satisfactory condition.</p> <p>5. <u>RUDDER</u>: Was unshipped, palm and palm-bolts and stock examined and found to be in satisfactory condition. Bottom wear peice renewed.</p> <p>6. <u>PROPELLER</u>: Four blade solid bronze was dressed and polished.</p> <p>7. <u>PAINT & PAINTING</u>: The vessel's hull was painted to owner's recommendation and all zincs renewed.</p> <p>8. <u>PROPELLER & SHAFT SURVEY</u>: The propeller shaft was drawn outboard for inspection after removal of the inboard coupling.</p> <p>Shaft & Keyway: Eye-checked, no cracks seen.</p> <p>Bearing Surfaces: Satisfactory condition.</p> <p>Shaft was re-installed in a proper manner.</p> <p>9. <u>INTERNAL EXAMINATION</u>: 1. The tank tops were inspected in sections and found satisfactory.</p> <p>2. Bilge wells were cleaned and bilge brackets found in satisfactory condition.</p> <p>3. The holds were inspected and found in a satisfactory condition.</p> <p>4. All air and sounding pipes were examined and found to be satisfactory.</p>				
<p>A la suite de cette visite le visa N° 2 a été porté sur le certificat de classification existant au dossier. Following this survey the visa No. 2 was endorsed on the classification certificate valid until</p> <p>Date et date du visa - Date and date of visa</p> <p>Following this survey Visa No. 2 was endorsed on Machinery Certificate No. 595740</p>				
<p>Le précédent visa N° 2 avait été porté à Georgetown, Guyana, le 11/10/75. The previous visa No. 2 was endorsed at Georgetown, Guyana, on 11/10/75.</p>				
<p>Enregistrement - Registration</p> <p>A.G. N° Date</p> <p>Facture N° Date</p> <p>Invoice No.</p> <p>Nom et Signature du Capitaine Surgeon General F. MENDONÇA</p> <p>Nom et Signature du Chef de l'Atelier District head's Name and Signature LAZZARI & CAMPORELLI</p>				

5. Miscellaneous repairs were carried out throughout the vessel.
10. LOADLINE SURVEY: The loadline survey was carried out during the drydocking period, refer to Report ad me 290d. Hatch coamings, closing devices, bulwarks and brackets were found satisfactory
11. MACHINERY: A visual inspection was made of the engine room machinery and engine trials taken when vessel was afloat which were satisfactory.

Following this survey Visa No. 2 was endorsed on Hull Certificate No. 6173

TEXT OF VISA: Annual drydocking hull sandwashed, painted to owner's requirements. All anodes renewed, sea valves overhauled. All found satisfactory.

CLASS CONFIRMED

At Georgetown-Guyana S.A.

On 11th October, 1976

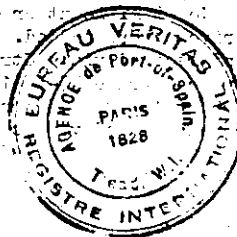
Following this survey Visa No. 2 was endorsed on Machinery Certificate No. 598740

TEXT OF VISA: Annual survey of machinery installation and survey of the propeller shaft.

CLASS CONFIRMED.

At Georgetown, Guyana., S. Amos

on 11th October, 1976.



B-2-a-17

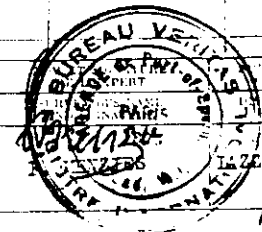
RAPPORT DE VISITE DE FRANC-BORD
ANNUELLE (1) DE RENOUVELLEMENT (2)

LOAD LINE SURVEY REPORT
ANNUAL SURVEY (1) RENEWAL SURVEY (2)

N° DU REGISTRE N° IN REGISTER	NOM DU NAVIRE SHIP'S NAME	PAVILLON FLAG	LETTRES DE SIGNAUX CALL SIGN	TONNAGE BRUT GROSS TONNAGE	RAPPORT N° REPORT N°
90, A 045	"ALBATROS"	NASSAU		297.09	20442
TYP. DU NAVIRE (1) TYPE OF SHIP (1)	FRANC-BORD D'ÉTÉ SUMMER FREEBOARD	N° DU CERTIFICAT DE FRANC-BORD LOADLINE CERTIFICATE N°	VALABLE JUSQU'EN IN FORCE UNTIL		
NOTOR-STEEL	280mm	Br. Committee.	Pr. Cert. April, 77		

LIEU ET DATE DE LA VISITE - PLACE AND DATE OF SURVEY: Georgetown Guyana, S.A. 5th thro' 12/10/76
DATE DE LA DERNIERE VISITE DE FRANC-BORD - DATE OF THE LAST LOADLINE SURVEY: Georgetown Guyana, S.A. 28/8/75.

PARTIES EXAMINÉES ITEMS EXAMINED	CONSTATE FOUND	RÉPARATIONS - REPAIRS	
		recommandé - recommended	exécuté - carried out
1. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Satisfactory		
2. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Satisfactory		
3. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Satisfactory		
4. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Satisfactory		
5. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Satisfactory	Two (2) per hatch.	
6. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Satisfactory		
7. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Satisfactory		
8. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.	Adequate		
9. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
10. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
11. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
12. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
13. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
14. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
15. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
16. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
17. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
18. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
19. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			
20. L'équipage (de coque et autres) exposés sur le pont de F.B. ou de superstructures, y compris R. Q. D. Crew (hulls and others) exposed on F.B. or super-structure decks including R. Q. D.			

1. Raison de la mention spéciale Reason for special mention	ENREGISTREMENT REGISTRATION	DISTRICT DE DISTRICT OF	
2. Raison de la mention spéciale Reason for special mention	ENREGISTREMENT REGISTRATION	DISTRICT DE DISTRICT OF	
3. Raison de la mention spéciale Reason for special mention	ENREGISTREMENT REGISTRATION	DISTRICT DE DISTRICT OF	
4. Raison de la mention spéciale Reason for special mention	ENREGISTREMENT REGISTRATION	DISTRICT DE DISTRICT OF	
5. Raison de la mention spéciale Reason for special mention	ENREGISTREMENT REGISTRATION	DISTRICT DE DISTRICT OF	6. Raison de la mention spéciale Reason for special mention 7. Raison de la mention spéciale Reason for special mention 8. Raison de la mention spéciale Reason for special mention 9. Raison de la mention spéciale Reason for special mention 10. Raison de la mention spéciale Reason for special mention 11. Raison de la mention spéciale Reason for special mention 12. Raison de la mention spéciale Reason for special mention 13. Raison de la mention spéciale Reason for special mention 14. Raison de la mention spéciale Reason for special mention 15. Raison de la mention spéciale Reason for special mention 16. Raison de la mention spéciale Reason for special mention 17. Raison de la mention spéciale Reason for special mention 18. Raison de la mention spéciale Reason for special mention 19. Raison de la mention spéciale Reason for special mention 20. Raison de la mention spéciale Reason for special mention

B-2-a-17

ANNUELLE (7) DE RENOUVELLEMENT (7) 7250,0000

ANNUAL SURVEY (C) RENEWAL SURVEY (C)

471 A4 117204

PARTIES EXAMINÉES ITEMS EXAMINED	OBSERVATIONS REMARKS	REPARATIONS - REPAIRS	
		recommandé - recommended	exécuté - carried out
2.5 taquets et tringles - cleats and hatch battens	Satisfactory		
2.6 coins - wedges	Satisfactory		
3 Manches et tuyaux d'air exposés sur pont de F.R. ou superstructure non protégés par fermeture classe I Ventilators on F.R. deck or within superstructure not protected by class I closing appliances	Satisfactory		
3.1 parties fixes, moyens de fermeture - coamings, closing arrangements			
4 Fermeture des superstructures Closing appliances in superstructure bulkheads	Satisfactory		
4.1 gaillard - fore castle	Satisfactory		
4.2 châteaux cloison avant, arrière bridge fore and aft	Satisfactory		
4.3 dunette - poop	Satisfactory		
5 Tambour machine Machinery casing	Satisfactory		
5.1 partie supérieure du tambour - casing top	Satisfactory		
hiloire de panneaux de chaufferies - fidley openings	Satisfactory		
claire-voies - skylights	Satisfactory		
moyens de fermeture - closing arrangements	Satisfactory		
5.2 portes et moyens de fermeture doors and fastenings			
sur le pont de franc-bord et p. surélevé on freeboard and R.Q. Deck	Satisfactory		
sur le pont des superstructures on superstructure deck	Satisfactory		
A l'intérieur des superstructures ouvertes on non protégées par le système de fer- meture de la classe I	Satisfactory		
within superstructure open or not pro- tected by class I closing appliances	Satisfactory		
6 Descentes, portes et moyens de fermeture Counpoins, ways, doors and fastenings	Satisfactory		
7 Travers dans la bordée et superstructure Transverse in class's side and superstructure	Satisfactory		
8 Travers et tirants de d'acier soudés à l'électro- de soudure et supports des traverses soudés	Satisfactory		
9 Traverses et contre-traverses Transverse and cross-braces	Satisfactory		
10 Divers - Diversellaneous items	Satisfactory		
11 Traverses - Guard rails - parrels - bolsters	Satisfactory		
12 Traverses de d'acier - Fixing bolts	Satisfactory		
13 Protection et appui des machines, supports Protection and support of engines, supports	Satisfactory		
14 Traverses, bois en pontée Transverse, timber special load lines Markings on appliances	-		B-2-a-18
15 État des marques de franc-bord Condition of load lines marks	Satisfactory		repainted.

BUREAU OF SHIPPING

THE CLASSIFICATION OF SHIPPING AIRCRAFT

INTERNATIONAL REGISTER FOR

COMMERCIAL AIRCRAFT

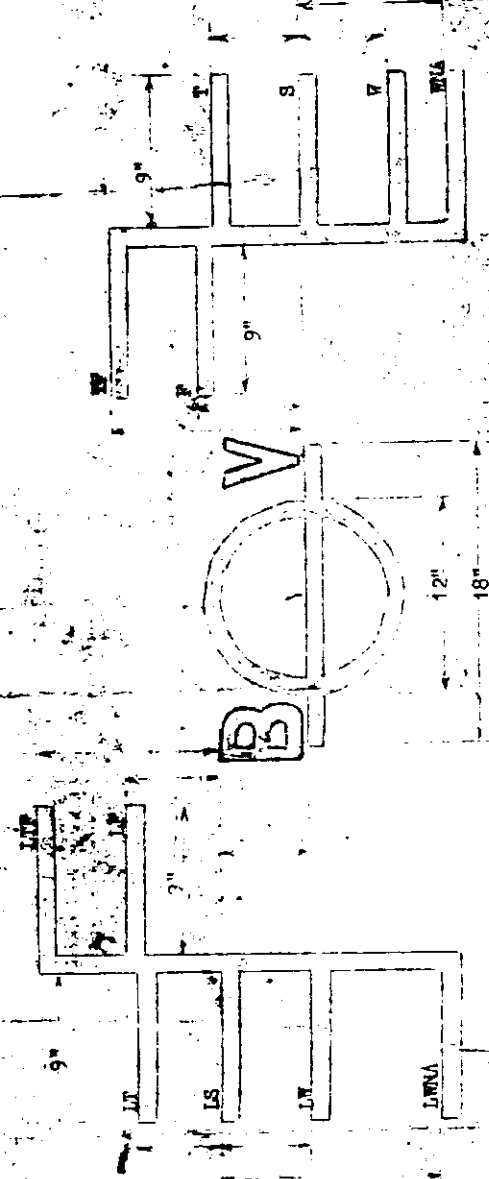
Name of ship...
 British Official No. ...
 No. in B. Register ...
 L.L. No. ...
 Gross Tonnage ...
 Port of Registry ...

The upper edge of the disc is to be placed at the middle of length of the Summer Load Waterline.
 All lines to be one inch in breadth. They are to be carefully cut in or centre-punched on the sides.
 The letters B, V are to be about 4 1/2" x 3" and are to be cut in and marked along side the disc above the

Top of deckline ...
 Note: Diagram is drawn for Starboard Side.

21" Forward

21" Aft



The centre of disc is to be placed at the middle of length of the Summer Load Waterline.
 All lines to be one inch in breadth. They are to be carefully cut in or centre-punched on the sides.
 The letters B, V are to be about 4 1/2" x 3" and are to be cut in and marked along side the disc above the

B-2-
 18

PROVISIONAL INTERNATIONAL LOADLINE CERTIFICATE. (1966)

M.V. 'ALBAEROS'

FREEBOARD ASSIGNED AS:

LENGTH AS DEFINED IN ART.2(8) 1950

GROSS TONNAGE:

FLAG:

REG. NO. 90 045.

AN EXISTING SHIP 1950 FREEBOARD
MAINTAINED IN CONFORMITY WITH
ARTICLE 4(4).

39.50m.

297.09

BRITISH.

BV The undersigned, Surveyor to BUREAU VERITAS, certifies that he has surveyed the above mentioned ship at Georgetown, Guyana., S.A. 24th thro' 28th August, 1975 on behalf of the British Committee of BUREAU VERITAS, with the view to carry out an Annual Loadline Survey and having forwarded the relevant reports to the Administration of BUREAU VERITAS in Paris-France.

We have noted that the British Committee, according to the International Loadline Certificate (1966) issued by BUREAU VERITAS in April, 1973 (Extended) with the following lines:

TROPICAL	BV	220mm (T)
SUMMER		289mm (S)
WINTER		340mm (W)

The above lines are measured vertically from the steel main deck at sides.

The present Provisional Loadline Certificate is issued for a period of six (6) months pending the results of the examinations of the reports and issue of the Final LOADLINE CERTIFICATE.

Copy of this PROVISIONAL LOADLINE CERTIFICATE has been forwarded to the Administration of BUREAU VERITAS in Paris-FRANCE.

GIVEN THIS 28TH DAY OF AUGUST, 1975 AT GEORGETOWN, GUYANA., S.A.



F. Menzies
.....
F. MENZIES.

Surveyor to BUREAU VERITAS.

THIS CERTIFICATE IS EXTENDED TILL OCTOBER, 1977

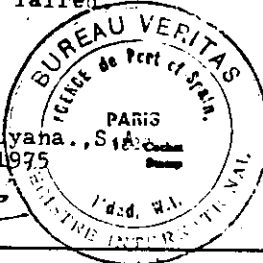
B-2-a-18

F. Menzies
Surveyor

Visa No 1 Annual drydocking. Hull sand blasted and painted to Owner's requirements. All anodes renewed, Starboard bilge keel faired.
CLASS CONFIRMED.

A/At Georgetown, Guyana., S.I. 28th August, 1975
Le/On

F. MENZIES



Visa No 5

A/At
Le/On

Cachet
Stamp

Visa No 2

Vessel inspected afloat for three month extension. Hull and components found satisfactory.

A/At Trinidad., W.I.
Le/On 25th July, 1977

Cachet
Stamp

Visa No 6

A/At
Le/On

Cachet
Stamp

Visa No 3

A/At
Le/On

Cachet
Stamp

Visa No 7

A/At
Le/On

Cachet
Stamp

Visa No 4

A/At
Le/On

Cachet
Stamp

Visa No 8

A/At
Le/On

Cachet
Stamp

B-2-a-18

BUREAU VERITAS

INTERNATIONAL REGISTER FOR CLASSIFICATION OF SHIPS ESTABLISHED 1828

CERTIFICATE OF



CLASSIFICATION

Certificate

No 598740

ALBATROS MACHINERY

No. 90045
in Register Book

This is to certify that the machinery of the above named ship, has been submitted to special survey at PORT OF SPAIN in JULY 1974 by surveyors to the Society, in accordance with the requirements of the Rules.
Main machinery 1 DIESEL 4 cyl. 4 strokes single acting

total effective power 200 hp at 330 r.p.m. determined by testing
built at Alphen a/d Rijn by N.V Motorenfabriek " De Industrie "
completed in 1951

The machinery has been entered in the Register Book with the mark +

The present certificate is valid until JULY 1978
The next special survey will be the 3rd special survey No. 1

When the requirements of the rules for maintenance of class and in particular those concerning surveys are not complied with, the validity of the certificate lapses and the class will be withdrawn from the Register.

The interventions of Bureau Veritas, carried out, either in accordance with its own Regulations or according to standards, specifications of similar documents explicitly called for, or alternatively, the opinions of the Society as expressed by the symbols of Classification or special marks, certificates, attestations, reports or similar documents, shall not in any case, involve the responsibility of the Society.

Although the utmost care is taken in the drafting of Bureau Veritas publications, particularly in respect to the Register, the Society declines any responsibility for errors or omissions which may be found therein, or in the certificates, attestations, or reports drawn up by its surveyors or by its surveyors and which may be made the subject of observations by the parties concerned. Furthermore, Bureau Veritas, declines any responsibility for errors of judgement, mistakes or negligence which may be committed by its technical or administrative staff or by its Agents, in the preparation of such documents and in the performance of the interventions which they cover, nor shall the responsibility of the staff be involved.

Propeller-shaft: Type, periodicity of Survey: ORD 2 Years
Last survey in: JULY 1974

RT/MAL

At PARIS

, ON 4th NOVEMBER 19 74

For Bureau Veritas,



[Signature]
Deputy Manager
Marine Department

B-2-a-18

INVOICE

NOTIFIED ALBATROSS OWNERS

10, Abercromby Street,

Port-of-Spain,

TRINIDAD, W.I. 21st. July, 1977

Dr. To: ABRAHAM SHIPPING COMPANY, LTD.

TELEPHONES 24452 26300 24181 24239

SHIPPING & INSURANCE BROKERS

SHIP OWNERS, CHARTERERS & OPERATORS

CABLE ADDRESS

"ANJAB" — Trinidad

WILKES

DATE		PARTICULARS	UNIT	Amount	
				\$	c.
JULY	21st.	To: Protection and Indemnity as per. Oceanus Mutual Underwriting (Bermuda) Association Limited Rules. <u>Period:</u> 12 months at 13th. June, 1977, inclusive S.M.T. <u>Limit of Liability:</u> P.T. \$150,000.00 <u>Paid in full:-</u> P.T. \$1,550.00 <u>Balance:</u>	P.T.	\$1,550	00

B-2-a-19

INVOICE

SHIP VESSEL "ALBATROS" AND OWNERS

10, Abercromby Street,

Part-of-Spoke,

TRINIDAD, W.I. 30th. June, 1977

Dr. To: ABRAHAM SHIPPING COMPANY, LTD.

TELEPHONES 24452 26300 54151 54239 SHIPPING & INSURANCE BROKERS

SHIP OWNERS, CHARTERERS & OPERATORS

CABLE ADDRESS

"ANJAB" - Trinidad

1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 26

3139/16

[illegible]

Dial
63291—10 lines

Guyana National Engineering Corporation Ltd.

PLEASE REFER TO
INVOICE No. 2036

M. V. "ALBATROS"

AGENTS: JOHN FERNANDES LIMITED,
24 WATER STREET, GEORGETOWN.

Lot 4, Lombard Street,
Georgetown,

Guyana

24 November, 1977

We have this day charged your account as follows:-

Shipped via

Terms 30 Days

Your Order Number

Quantity	Particulars	Detail	Amount	Total
	X9046 & X9047			
	Taking vessel into drydock on the 15th October, 1977 at 1830 hours, Preparing blocks and shores, Shoring up vessel in dock, pumping and cleaning out dock for vessel's inspection. Taking vessel out of drydock on the 18th October, 1977 at 1000 hours.		1,600.00	
	<u>DOCK HIRE CHARGES:</u>			
	1st Day 300 Tons @ .90¢ per ton per day	270.00		
	2nd Day 300 Tons @ .70¢ per ton per day	210.00		
	2 Days 300 Tons @ .60¢ per ton per day	360.00		
			840.00	
	Scraping, scrubbing and wirebrushing from keel to light water line right around the port and starboard sides, hosing down same with fresh water ensuring complete removal of all Marine Growth, then applying one (1) coat Linalux anti corrosive silver primer and one (1) coat I.C.I. Linalux anti fouling composition (supplied by Owners) throughout.			
	Scraping and cleaning from light water line to deep water line around the port and starboard sides and hosing down same with fresh water then applying one (1) coat red boottopping paint, also painting from deep water line to bulwark top right around the port and starboard sides applying one (1) coat grey paint (supplied by Owners) as required.		2,544.44	
	Setting up instrument and taking tail shaft wear-down to be .051". Examination of rudder wear-down found to be satisfactory. Dismantling and lowering propeller into dock for access to tail shaft, dismantling worn oil seal and transporting same to shop, cleaning and checking same found worn dowel holes, building up and re-drilling holes as necessary and repacking same, transporting repaired seal			
	Carried forward:-		\$4,384.44	

B-2-a-20

PARTICULARS OF WORK DONE

- 2 -

INVOICE NO.
W. 2036

Quantity	Particulars	Detail	Amount	Total
	Brought forward:-		\$4,384.44	
	to vessel fitting and securing same in position. Heating and straightening twisted blade tips on propeller and polishing same as necessary, mounting and resecuring propeller to tail shaft, making all necessary checks and adjustments ensuring entire stern tube assembly in good working condition.		883.03	
	Marking off and painting draft marks fore and aft on the port and starboard sides.		90.00	
	Cropping all deteriorated zinc anodes found on hull, supplying, fitting and welding twenty two (22) new anodes to hull as required.		1,980.00	
	Cleaning and washing two (2) cylinder heads ensuring complete removal of all oily substances and rusts, also cleaning cooler as required.		390.26	
	Dismantling two (2) sea valves and transporting these to shop, cleaning and repacking glands, grinding in valves and seats to leak free seating, cutting new joints as necessary, transporting serviced valves back to vessel, refitting and resecuring both valves in position, opening up suction inlet and strainer box covers, cleaning these ensuring complete removal of all Marine Growth and painting inlet and strainer boxes as necessary, resecuring inlet and strainer box covers on completion.		197.30	
				\$7,925.03

E.&.D.E.

B-2-a-20

Dial
63291—10 lines

Guyana National Engineering Corporation Ltd.

PLEASE REFER TO
INVOICE No.

W. 0947

AGENTS: JOHN FERNANDES LIMITED,
24, WATER STREET, GEORGETOWN.

Lot 4, Lombard Street,
Georgetown,
Guyana.

We have this day charged your account as follows:-

29 November, 1976

Shipped via

Terms 30 Days

Your Order Number

Quantity	Particulars	Detail	Amount	Total
	X10009 & X10010 M.V. "ALBATROS:"			
	Taking vessel into drydock on the 8th October, 1976 at 1700 hours.			
	Preparing blocks and shores,			
	Shoring up vessel in dock, pumping and cleaning out dock for vessel's inspection.			
	Taking vessel out of drydock on the 11th October, 1976 at 0600 hours.		1,500.00	
	<u>DOCK HIRE CHARGES:</u>			
	1st Day 300 Tons @ .70¢ per ton per day	\$210.00		
	2nd Day 300 Tons @ .50¢ per ton per day	\$150.00		
	3rd Day 300 Tons @ .40¢ per ton per day	\$120.00		
			480.00	
	Scraping and wirebrushing from keel to water line, hosing down same with fresh water, freeing hull of all Marine Growth. Supplying and spraying on one (1) coat red hand anti corrosive composition and one (1) coat red hand anti fouling composition throughout.		2,854.23	
	Marking off and painting draft marks fore and aft including plimsoll on port and starboard sides.		70.00	
	Opening manhole cover and pumping out water from # 2 tank. Cropping deteriorated sections of hull plating on port # 2 tank. Supplying, cutting, fitting and welding in position one piece 13" x 10" x 5/16" M.S. plate, one piece 8" x 8" x 5/16" M.S. plate and one (1) piece 5" x 6" x 1/4" M.S. plate on starboard fore peak tank. Finally resecuring manhole cover with new M.S. nuts on completion.		1,263.68	
	Cropping deteriorated zinc anodes on hull, positioning and welding twenty (20) new zinc anodes to hull supplied by Owners.		300.00	
	Carried forward.		\$5,467.91	

B-2-a-20

PARTICULARS OF WORK DONE

INVOICE NO.
W. 0947

Page Two

Quantity	Particulars	Detail	Amount	Total
	Brought forward:		\$6,467.91	
	Taking propeller shaft wear down to be .058.		65.00	
	Dismantling three (3) sea valves and transporting these to shop. Cleaning and freeing up valve spindles, re-packing glands, grinding in valves and seats, also cutting new joints and polishing valve bodies. Transporting serviced sea valves back to vessel, fitting and resealing each in position on completion. Supplying one (1) piece copper sheet 14" x 16" x 3/32" cutting and boring holes and resealing new strainer to strainer box on completion.		293.21	
	Dismantling one (1) main engine pump valve with flanged connections and pipe, transporting same to shop. Cleaning and freeing up spindle, repacking gland also grinding in valve and seat cutting new joints and polishing valve body. Preparing and bronze welding fractures behind flanges and fairing same. Heating and re-setting pipe connection and resealing valve to same in engine room on completion.		138.87	
	Supplying one (1) piece 6" x 6" x 1/4" M.S. plate and one (1) piece 20" x 10" x 1/4", cutting, positioning and welding same forming cover patches on starboard # 2 double bottom tank top. Supplying one (1) piece 10" x 11" x 1/4" M.S. plate positioning and welding same to port deck on completion.		175.25	
	Setting up sandblasting equipment and sandblasting hatch coamings, port and starboard decks totalling 1,410 sq.ft as required.		2,115.00	
	Priming sandblasted area of 1,410 sq.ft. with materials supplied by Owners on completion.		125.48	
			<u>55,385.76</u>	

Carried forward:

B-2-a-20

PARTICULARS OF WORK DONE

INVOICE NO.
W. 0947

Page Three

Quantity	Particulars	Detail	Amount	Total
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Brought forward:

\$9,383.76

Supplying materials and fabricating two (2) new brake bands using one (1) piece 7' x 3" x 3/16" M.S. bar, Cutting, heating and bending same to two (2) pieces and supplying and welding two (2) new lugs and re-using two (2) old lugs from cropped brake band. Supplying materials and machining two (2) studs 1/2" x 4" long and nuts 2" long. Finally supplying 1/2" x 1/2" brass screws and nuts and brake liners, boring holes on bands and liners and screwing same with screws and nuts on completion.

541.44

\$9,925.20
=====

E.A.D.E.

B-2-a 20

Dial
63291—10 lines

SPROSTONS (Guyana) LIMITED

PLEASE REFER TO
INVOICE No. W. 7595

JOHN EERNANDES LIMITED,

AGENTS:

24 WATER STREET, STABROEK, GEORGETOWN.

Lot 4, Lombard Street,
Georgetown,
Guyana.

25th September 75

We have this day charged your account as follows:-

Shipped via

Terms 30 Days

Your Order Number

Quantity	Particulars	Detail	Amount	Total
	X8051 & X8052 <u>M.V. "ALBATROS"</u>			
	Taking vessel into drydock on the 24th August 1975 at 1830 hours.			
	Preparing blocks and shores.			
	Shoring up vessel in dock, pumping and cleaning out dock for vessel's inspection.			
	Taking vessel out of drydock on 27th August 1975 at 2030 hours.		1,200.00	
	<u>DOCK HIRE CHARGES:</u>			
	1st Day 300 Tons @ .60¢ per ton per day	180.00		
	2nd Day 300 Tons @ .30¢ per ton per day	90.00		
	2 Days 300 Tons @ .20¢ per ton per day	120.00	390.00	
	Sandblasting hull from a point above rolling chock to above rubbing guard both sides, a total of 1874 sq. ft.		1,499.20	
	Priming sandblasted area fully.		592.37	
	Scraping and wirebrushing all non sandblasted areas from keel to light waterline and painting same with one coat Redhand anti corrosive composition and one coat anti fouling composition.		2,423.33	
	Painting 8" above waterline with grey paint supplied by owners.		111.65	
	Transporting five sea valves to shop, dismantling these bonnets and spindles found defective. Rebuilding by oxygen acetylene bronze process deteriorated bonnets, supplying brass and machining one new spindle, freeing up and greasing others, repacking glands, grinding in valves, supplying jointing and cutting new joints. Transporting serviced valves to ship and resecuring these in position after having cleaned appropriate inside strainers.		468.33	
			56,684.88	
	Carried forward:			

PARTICULARS OF WORK DONE

INVOICE NO. 7595

- 2 -

Quantity	Particulars	Detail	Amount	Total
	Brought forward:		\$6,683.88	
	Cropping deteriorated zinc anodes from hull, supplying twenty (20) new anodes, positioning and welding these to hull.		1,400.00	
	Taking tail shaft wear to be .058		55.00	
	Taking rudder wear down to be 3/32".		40.00	
	Marking off and painting draft marks fore and aft including plimsol on port and starboard sides.		70.00	
	Cropping sections of hull plating at port and starboard side bows where found deteriorated. Supplying one piece 14" x 16" x 5/16" and one piece 22" x 22" x 5/16" inserting these to port and starboard side hull respectively and welding all around both patches in and out, and to frames ensuring water tight sealing. Port-side area of hull in vicinity of captain's toilet found deteriorated. Dismantling numerous pipes in area of holed shell plating, removing toilet and breaking up concrete exposing proposed work area. Cropping shell plating across bath and toilet and extending down to section of engine room, making template and using same to mark off insert, the same measuring 5'5 1/2" x 19" x 5/16". Fitting and welding insert to hull in and out then restoring toilet and piping, thus restoring toilet and bath system to original condition, also one hole discovered at bottom plating under fore peak tank, fitting one 8" x 5" x 1/4" MS patch and welding all around as necessary.		1,517.76	
	Cropping, heating, straightening XXXX and rewelding 13' of bent bilge keel.		945.41	
				\$10,713.05

Carried forward:

B-2-a-20

PARTICULARS OF WORK DONE

INVOICE NO. W. 7595

- 3 -

Quantity	Particulars	Detail	Amount	Total
	Brought forward:		\$10,713.05	
	Supplying one docking pad and plug and welding same to fore peak tank as directed.		289.48	
	Dismantling engine room pipes and transporting these to shop, making wooden jigs to preserve exact shapes, supplying pipes, making new engine room piping, reusing original flanges and re-securing pipes in position.		730.13	
	Dismantling main engine clutch and transporting same to shop. Building up and machining worn section of shaft and recutting keyways. Supplying and fitting new keys, supplying cast iron and machining and fitting cast iron bush to bearing area on shaft, also boring clutch housing to accept bush, also fabricating and fitting section to accept clutch control lever. Supplying screws boring and tapping keys and securing these to clutch. Delivering repaired clutch to owners on completion.		938.35	
	Dismantling pulley from generator, the same found extensively worn with resultant damage to shaft. Boring out and bushing pulley, repairing shaft and remachining keyway, setting up generator armature and truing up same. Line boring generator housing and fitting new bearings, then restoring pulley to good order, also skimming commutator.		250.83	
	Dismantling generator, washing out rotor and stator with an approved solvent, baking both components for eight (8) hours, and revarnishing to improve insulation. Testing electrically correcting piling (by bearing repairs described above, and reassembling as required.		193.57	
			\$13,115.41	

Carried forward:

B-2-a-20

PARTICULARS OF WORK DONE

INVOICE NO. 7595

Quantity	Particulars	Detail	Amount	Total
	Brought forward:		\$13,115.41	
	Cropping sixteen (16) port side bulwark brackets to facilitate removal of entire length of fore peak suction pipe extending from poop deck to fore castle. Supplying new 2" galvanized pipe and re-naming said suction line throughout, and rewelding cropped brackets. (Please note job not completed).		757.83	
	Reconstructing waste pipe to toilet, extracting sharp bend, fabricating and fitting more gradual bend, also welding pad piece below toilet and to discharge end of hull. (Please note this job was not completed).		197.18	
	Setting up pump and pumping water from tanks as requested.		<u>89.52</u>	\$14,159.94 *****

E.&D.E.

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Issued under the provisions of the International Convention on Load Lines, 1966, under the authority of the Government of the Bahamas *
by the British Committee of Bureau Veritas.

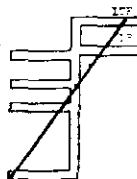
Name of Ship	Distinctive Number or Letters	Port of Registry	Length (L) as defined in Article 1 (b)	Gross Tonnage
"ALBATROS"	PGXV	Nassau	39.50 m.	297.09

*Type of Ship : Type A, Type B, Type B with reduced, increased freeboard, timber freeboard.

Freeboard from Deck Line			Load Line		
Tropical	220 mm.	(T)	60 mm.	above (S)	
Summer	280 mm.	(S)	Upper edge of line through centre of ring.		
Winter	340 mm.	(W)	60 mm.	below (S)	
Winter North Atlantic	Not Assigned	mm. (WNA)	-	mm.	below (S)
Timber tropical	/	mm. (LT)	/	mm.	above (LS)
Timber summer	/	mm. (LS)	/	mm.	above (S)
Timber winter	/	mm. (LW)	/	mm.	below (LS)
Timber winter North Atlantic	/	mm. (LWNA)	/	mm.	below (LS)

Allowance for Fresh Water for all freeboards other than timber	60	mm.
Allowance for Fresh Water for timber freeboards	-	mm.
The upper edge of the deck line from which these freeboards are measured is	NIL	mm.
above the top surface of the steel upper deck at sides		

- Jim Flaherty Election Committee



Date of initial survey 4 July 1974 The periodical survey is due on 4th July each year.
This is to certify that this ship has been surveyed and that the freeboards have been assigned and load lines shown
above have been marked in accordance with the International Convention on Load Lines 1966. Article 4(4)
This Certificate is valid until 31st July, 1976 subject to periodical inspections in accordance
with Article 14 (1) (c) of the Convention

Thom Needelf
Chief Representative of Bureau Veritas in Britain.

Member of the British Committee of Bureau Veritas.

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NOTE :-

1. When a ship departs from a port situated on a river or inland waters, deeper loading shall be permitted corresponding to the weight of fuel and all other materials required for consumption between the point of departure and the sea.
2. When a ship is in fresh water of unit density the appropriate load line may be submerged by the amount of the fresh water allowance shown above. Where the density is other than unity, an allowance shall be made proportional to the difference between 1.025 and the actual density.

*Delete whatever is inapplicable.

This is to certify that at a periodical inspection required by Article 14 (1) (c) of the Convention, this ship was found to comply with the relevant provisions of the Convention.

Place Date

Surveyor to Bureau Veritas
on behalf of the British Committee of Bureau Veritas.

Place Georgetown, Guyana., S.A. Date 11th October, 1976

Surveyor to Bureau Veritas F. KENZIES C. Eng.
on behalf of the British Committee of Bureau Veritas.

Place Georgetown, Guyana., S.A. Date 28th October, 1977

Surveyor to Bureau Veritas F. KENZIES C. Eng.
on behalf of the British Committee of Bureau Veritas.

Place Date

Surveyor to Bureau Veritas
on behalf of the British Committee of Bureau Veritas.

The provisions of the Convention being fully complied with by this ship, the validity of this Certificate is, in accordance with Article 19 (2) of the Convention, extended until

Place Date

Surveyor to Bureau Veritas
on behalf of the British Committee of Bureau Veritas.

NOTE : This Certificate must be kept framed and posted up in some conspicuous place on board the ship, so long as it remains in force and the ship is in use.

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REPORT DE VISITE

RAPPORT DE VISITE DE FRANC-BORD

XXXXXXXXXXXXXXXXXXXX

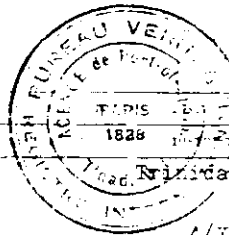
LOAD LINE SURVEY REPORT

ANNUAL SURVEY () XXXXXXXXXXXXXXX

N° DE CERTIFICAT NO IN REGISTER	NOM DU NAVIRE SHIP'S NAME	PAVILLON FLAG	ILLUMES DE SIGNAUX CALL SIGN	TONNAGE BRUT GROSS TONNAGE	RAPPORT N° REPORT NO
90 A 045	"ALBATROS"	NASCAU	PGXV	297.09	20497
TYPE DU NAVIRE TYPE OF SHIP	FRANC-BORD D'ÉTÉ SUMMER FREEBOARD	N° DU CERTIFICAT DE FRANC-BORD LOADLINE CERTIFICATE N°	VALABLE JUSQU'EN IN FORCE UNTIL		
Motor-screw, Steel	280mm	Govt. of Bahamas	31st July, 1978		

LIEU ET DATE DE LA VISITE : PLACE AND DATE OF SURVEY Georgetown, Guyana., S-A- 12th thro'
28th October, 1977
DATE DE LA DERNIERE VISITE DE FRANC-BORD : DATE OF THE LAST LOADLINE SURVEY:
11th October, 1976 at Georgetown, Guyana. S-A-

PARTIES EXAMINÉES ITEMS EXAMINED	CONSTATE FOUND	RÉPARATIONS - REPAIRS	
		recommandé - recommended	exécuté - carried out
1. Panneaux (de cales et autres) exposés sur le pont de F.B. ou de superstructures, y compris B. (Q. D). Plankways (holds and others) exposed on F.B. or super- structure decks including B. (Q. D).			
	Satisfactory		
	Satisfactory		
	Satisfactory	15 renewed	
	Satisfactory	per hatch	
	Satisfactory		
	Satisfactory		
	Adequate		



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4/11/77 E. J. P. Z. S., C. Eng. For Class and
Sampson

PARTIES EXAMINÉES ITEMS EXAMINED	CONSTATE FOUND	REPARATIONS - REPAIRS	REMARKS - REMARQUES
2.5 Trappes et tringles - cleats and hatch battens			
2.6 Trappes de pont			
3 Mécanisme de fermeture des portes de pont de R.B. ou superstructure classées par fermeture classe I. Verifier si les portes de pont de R.B. ou superstructure classées par fermeture classe I sont munies de fermeture de pont de R.B. ou superstructure classées par fermeture classe I.	Satisfactory		
4 Fermeture des superstructures Closing appliances on superstructure bulkheads	Satisfactory		
4.1 Gaillard - fore hatch	Satisfactory		
4.2 Hublots, canon arrière, arriere After hatch and gun	Satisfactory		
4.3 Divers - misc.	Satisfactory		
5 Lancement machine Machinery			
5.1 Partie supérieure du tambour - casing top Habitacle de panneaux de chaudières - boiler openings Habitacle de panneaux de chaudières - boiler openings Habitacle de panneaux de chaudières - boiler openings	Satisfactory Satisfactory Satisfactory Satisfactory		
5.2 Parties inférieures de fermeture Lower and bottom			
sur le pont de franc-bord et sur le pont de R.Q. Deck on freeboard and R.Q. Deck	Satisfactory		
sur le pont des superstructures on superstructure deck	Satisfactory		
à l'intérieur des superstructures ouvertes ou non protégées par le système de fermeture de la classe I within superstructure open or not protected by class I closing appliances	Satisfactory		
6 Descentes, portes et moyens de fermeture Companion ways, doors and fastenings	Satisfactory		
7 Portes dans le bordé et superstructures Doors in XXXXXXXX superstructures	Satisfactory		
8 Dalots et tuyaux de décharge sanitaires, clapets Scuppers and sanitary discharge pipes, valves	Satisfactory	Inspected in dock	
9 Hublots et contre-hublots Side scuttles and deadlights	Satisfactory		
10 Divers - Miscellaneous items	Satisfactory		
11 Garde-corps - Guard rails - pavois - bulwark	Satisfactory		
12 Sabords de décharge - Freeing ports	Satisfactory		
13 Protection et accès logements, équipage Protection and access to crew's quarters	Satisfactory		B-2-a-22
14 Pétroliers, bois en pontée Tankers, timber special load lines Fittings or appliances	N+A+		
15 Etat des marques de franc-bord Condition of load line marks	Satisfactory	Re-painted	Re-measured

BUREAU VERITAS

RAPPORT DE VISITE

SURVEY REPORT

No du registre No in register	NAVIRE SHIP	ARMATEUR OWNER	Pavillon Flag	Rapport No Report No
90 A 045	"ALBATROS"	Mr. Dennis Rambaran	Nassau	7
Coque à sec Hull in drydock	Coque à flot Hull afloat	Machine Machinery	Chaudière principale Main boiler	Chaudière auxiliaire Aux. Boiler
			Instal. frigo. Refrig. plant	Inst. autom. Aut. instal.
				Arbre porte-hélice Propel. shaft
Visite annuelle Annual survey	Visite occasionnelle Occasional survey	Reclassification continue Continuous survey	Prolongation de cote Class extension	
Lieu et date de la visite - Place and date of survey Georgetown, Guyana., S.A. 12 thro' 28th				
<p>Entourer en rouge les cases faisant l'objet du rapport de visite. October, 77 Round in red, the spaces forming the subject of the survey report.</p> <p>The following surveys were carried out for the <u>ANNUAL SURVEY</u> of this <u>UNIT</u> -</p> <p><u>DRYDOCKING SURVEY:</u> The vessel was on dock from the 12th thro' 19th October, 77. The underwater portion of the hull was covered with heavy marine growth. The inspection was conducted after scrapping. No significant indents or corrugations were noted on the vessel's hull.</p> <p><u>SEA VALVES:</u> All sea valves and chests were opened up, cleaned, inspected, repaired as found necessary and re-assembled in a proper and correct manner.</p> <p><u>WINDLASS:</u> A running test was made and found satisfactory.</p> <p><u>STERN STRUCTURE:</u> Stern frame and post were found in satisfactory condition.</p> <p><u>ZINC & PAINTING:</u> Upon completion of drydock inspection and repairs the vessel's hull was re-painted to Owner's recommendations and all pipes renewed.</p> <p>A la suite de cette visite le visa N° 3 a été porté sur le certificat de classification valable jusqu'en No 6277 Following this survey the visa No 3 was endorsed on the classification certificate valid until July, 1978</p> <p>Date et texte du visa - Date and text of visa 28th October, 1977.</p> <p>Annual drydocking, hull scrapped, painted to Owner's requirements, all anodes renewed, sea valves overhauled, all found satisfactory.</p> <p>Le précédent visa N° 2 a été porté sur le certificat de classification valable jusqu'en No 6277 The previous visa No 2 was endorsed on the classification certificate valid until July, 1978</p> <p>Enregistrement de la classification A.C. No 1825 Date 28.10.77 Facture N° Invoice No.</p> <p>Signature de l'Expert Signature of the Expert Signature du Chef de District Signature of the District Chief Signature de l'Armateur Signature of the Owner</p> <p>Georgetown, Guyana, S.A. 12 thro' 28th October 77</p> <p>4th Nov/77</p> <p>For Signature & Stamp etc.</p>				

M.V. Albatros. 90 A 045

.....2

4/X1/77

INTERNAL INSPECTION:

The hold bilges were cleaned and found in a satisfactory condition.

LOADLINE SURVEY:

The loadline survey was carried out at this time (Annual) ref. to Form Ad Me 290a. Hatch coamings, closing devices, bulwark and brackets were found in satisfactory condition.

PROPELLER & SHAFT:

Found in satisfactory condition. Propeller polished.

MACHINERY:

A visual inspection was made of the engine room machinery and engine trials taken when vessel was afloat which were satisfactory.

Following this survey Visa No. 3 was endorsed on Machinery Certificate No.598740 valid till July, 1978.

Date & Text of Visa:

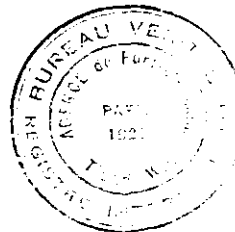
28th October, 1977.

Annual inspection of engine installation, found satisfactory.

Last visa No.2 was endorsed at Georgetown, Guyana S.A. on 11/October/76

The following has been recommended to the Owner:

1. The fire fighting and safety equipment appliances to be brought upto date.
2. The Loadline Survey to be carried out in time.
3. The vessel to be drydocked in such a drydock that the bottom can be inspected to the satisfaction of the Surveyor and Owner.



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State of Illinois
Judge

B-2-a-24

Dad

FEB MEETING WITH JANARO -- re Albatross
13 August 78 Sunday morning

Attendance: Johnny Jones, James Morrell, Charlie Touchette, Jan Wilsey, Harold Bogue, Kay Nelson, Gene Chaikin, Jack Beam, Tish Leroy, Mike Prokes, Richard Janaro and Lee Ingram came in late..

Also attending: Carolyn Layton, Sarah Tropp, Helen Swinney, Cleve Swinney and Mike Touchette (who came in last hour of meeting.)

Agenda: Need to determine the position we shall assume in dealing with the Captain and the crew.

Who is going into town: as Capt., as Engineer, as negotiators representing the Board with Richard. (Boat leaving Wed.)

Rules we can reasonably exercise and still keep the crew.

Evaluations of the engineer-list that can be handed to Dad along with our other recommendations.

Board It was decided we could use people in town as "representatives of our Board," in dealing with Rambaran and Captain. Recommendations to Dad: RICHARD JANARO, ARMANDO GRIFFITHS, BILLY OLIVER, SHARON AMOS AND VERSIE PERKINS.

Rules Of primary importance they be notified that Richard is our primary liaison person and he is to be notified immediately if the problem is major or minor. In talking with them, make it a BOARD emphasis so that Richard does not become the bad guy -- but is representing the Board which is a non-visible factor.

Rule No passengers at sea, for insurance reasons. Unanimous...

It was generally agreed that they should be allowed to have some guests on board while in port. However, though the other boats all do this -- Jack inclined to dissent with group on the issue.

Kay thought should see what other boats do -- Richard and C.T. said that there is much permissiveness and most of them do have women on board. (On our ship, the crew is mostly homosexual along with the cook, and the Captain, mate and engineer are the ones who have ladies on board -- and are the only ones with quarters that allow this.)

Log Morrell commented that everything should be logged in daily in the ship's log; wants it open to our inspection. Certain people should be assigned to check it if Richard not there -- BUT MANDATORY THEY BE INSTRUCTED THAT IT IS MARINE LAW THAT THE SHIP'S LOG CANNOT LEAVE THE SHIP!

Home port Jack is opposed to the Capt and crew staying on board nights while in home port. Feels we should post a watch and send the

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crew to their homes.

Rebuttle of this by most of group to the effect that they are "used" to their own activities, and don't want to be going home. Capt has wives in both ports and has ladies on board as further entertainment for himself..

Further, the Capt takes responsibility for the boat when he is on board -- otherwise will take our own people as watchpersons.

Richard feels we should keep our own log, as well as that of the Captain in which we record all that goes on while on the ship. This task would be assigned to the person or persons we have living on board.

Richard feels we will immediately lose our key person if we have stringent port rules... since they are the offenders and are the ones who bring on board their guests.

C. T. said that captains are hard to enlist -- we looked before

Richard pointed out that most sea captains are very decisive -- that this one is conscientious about receipts and seems to be careful in handling business matters. The issue of bearing was likely his loyalty was tied to where he was expecting to be working -- namely for Rambaran..

Can think we should have another Captain.

Jack feels the Captain of the Watch is not going to be watching the boat if they are partying on board...

C.T. pointed out that when the boat came into Port Maituma and the Captain was moving it around, the P. T. people watching felt he did a poor job in docking the boat.. He is not that proficient with the boat said C. T.

Generally a consensus that P. T. people on board would inhibit the crew to a degree.. The whole crew is homosexual and open about it -- were patting our men on the butt, etc., when they were in the Port..

Worrell asked if the Capt has any influence in getting the goods for us -- No, responded Richard. He deals with the stevedores and maintains good relations with docking and loading the boat, but the agent is the one who gets the load.. and Richard follows up on that to see that the load is as complete as possible.. the Trinidad agent doesn't get full loads.. Rambaran used to complete it, and Richard is doing that also.. He got names of people to contact and has made some contacts. Had set things up for the Georgetown-^{Trinidad} run.

Johnny suggested we contact Da Silva and he might keep it under his hat and he might let us know what can be found out about our captain..

Richard revealed that a critical situation existed in our relations with Da Silva..

*This was
when the Cudjoe
caught fire some
months back!*

It seems that we went in and negotiated deductions on the costs of the Cudjoe. We went down the line and checked off all of the things on our list. DeSilva had thought we would or had split the costs. The Cudjoe had wrecked part of his dock and he had not had us pay for it -- no charges against us were made. But Richard had argued with him that we were not a profit making organization, etc.. After this, Richard doesn't know how friendly DeSilva is, since he conceded to us and was not at all happy about it.

All agreed that Richard should have been on the radio to Dad about this the minute that conference was over..

Richard said his instruction was NOT TO PAY ANYTHING RELATIVE TO THE PERB...

It was pointed out that Dad had been given bad input on the situation. Somebody had told Dad that it was to be done free..

**P. R. needed:* WITH DESILVA, JOHNNY THINKS SOME PERCE HINDON SINCE ID IN DO W.

Last time Richard was in there, DeSilva said hello but was not very warm as he had formerly been. That was a few weeks ago when some repairs were needed on minor things.

Best contact Gene said that DeSilva is ~~is~~ ^{was worth} ~~one of~~ about 15 persons ^{in contacts} we can or could consider our best contacts in Guyana..

C. T. agrees.. DeSilva has done more for us than anyone in Guyana. If we blow his good will, we may have cost ourselves \$50,000 ^{worth of goods} said C. T.

He has given us stuff that would have cost us thousands of dollars.

Helen said he has given to us and helped us many times. He went through the whole thing on boats and helped us to establish the values on the various boats.

Charlie is very upset that the relationship is strained.

Memo to Dad* We used his equipment and worked at his dock and he never charged us a dime -- it should have cost us a minimum of \$100 docking fees for two years.. per month.. THIS IS A CALL TO PREPARE A MEMO TO DAD FOR JOHNNY ON THIS ISSUE. IT IS OUR RECOMMENDATION THAT STEPS BE TAKEN TO RESTORE THE P.R. WITH DESILVA.

It is to be noted further that Rambaran and DeSilva are very good friends.

Summary at this point..

- 1) We have \$12,000 in parts that Rambaran probably knows he's not going to get back anyway...
- 2) Richard thinks tell him we are disappointed that he did not convey that information to us about the bearing. Further, Richard thinks Rambaran will deny this.. But if the committee

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tells him, he will at least have the idea that this is our opinion of him. This may be good or bad..

3) We want to keep Rambaran as an ally to get future business contacts. He has been helpful in this regard.

Richard express his personal regrets at not having been able to get other contacts. He should have known enough by now or by the end of July to establish himself.

Richard expressed his intense personal drive to do the best for this family possible and that he hadn't always been able to do it and it depressed him greatly.

John summarized that we should just let Rambaran know that "we know he screwed us..." that we want to continue the contact, but don't want to continue asking for more of the same... SHOULD TAKE THE ONE TRAINING THAT HE LEFT IN HIS STORE HOUSE ALSO, THAT IS PURCHASED FOR THE ALBATROSS. We should not have left this behind in the bin.

Helen thinks that Ujara is very insensitive.. Helen commented on Ujara's taking dynamite on board..thinks might affect his judgment..

C. T. suggested Tim Swinney as alternate Captain trainee after Philip is trained. Should have a backup..

Gene thought the Captain should make several trips as engineer. Richard agreed, coordination of responsibilities.

The CHIEF ENGINEER deals with the crew more, makes less noise. Suggested training Philip as Chief Engineer first without being open as training him for Captain?

This is a major requisite.. Ujara doesn't have the time unless his navy time as a seaman can count..Gene thinks it can. Richard doesn't think so --no one knows. Gene says if a deck hand will qualify --C. T. agreed.

Key expressed we really need two persons for every slot.. so we can alternate them.

Sarah agreed, but NOT ON BOARD AT THE SAME TIME..

Jack personally does not trust Ujara's overall judgment.

Cleve agrees: he rode with Ujara to Georgetown and Ujara had his eyes on the river but the boat started toward the bank.. and when he got it back he just laid on the wheel.. Clifford came up and asked what is going on? you almost hit the bush..

Marrell mentioned that when coming across from the states toward the last Ujara got so tired he could hardly stay awake but insisted on staying behind the wheel.. it seemed to be an ego thing, and he was endangering life and property.

Richard thinks that on the busses -- Ujara was insensitive.. thinks he will be insensitive with the crew and passengers and has been on the Cudjoe..

Santos dock Richard has had complaints against Ujara at J. T. Santos (P.R.PROBLEM)dock. He was calling up J. T. SANTOS wife and asked for the gate to open after closing hours.. and dismissed the trucks from the dock.

J. T. Santos compares with some of our best benefactors in town. Ujara has been a sore spot with him.

Johnny questioned why Richard had not mentioned all of this before when he knew that Ujara was being sent into town to build up a trucking business? Why did he wait to report it AT ALL!

Richard responded that Philip had handled the trucking business okay..

Johnny said that a lot in your P. R. has to do with how you come over to people... WE COULD HAVE GIVEN HIM MORE POINTERS ON HIS P.R. IF HAD THE REPORTS FROM RICHARD.

Engineer Don't know if Philip can qualify since he doesn't know the Lister on board.. He would do okay with the functional part of greasing, checking oil levels, etc. THE LISTER IS VERY IMPORTANT..This requires a mechanic who knows generators.

Maria query Has been approached by Captain --asking about payroll since Richard is not there.. and said he needs food for the boat. Richard said payroll due on 15th and 30th.. She should take about \$1500 out of the bank in cash and sit down with the Captain who will go over the salaries with her, meticulously.. he will tell her exactly what is owed to each. Takes about 1/2 hour of time.. Give him \$50 advance for petty cash food items, and he will give Richard the receipts and accounting at the end of the month. Problem on the telex --Richard to radio (it later was decided he should call the agent in Gtn himself and let the agent arrange the parts arrival in from Holland as the agent could get it immediately through customs as ships stores..without a hassle and without charge.). Carl Xavier (Severe) at John Fernandes could handle this for us

C. T. said that the way Sonney Van Sleitman has his parts, he orders through his agent in Surinam who has them come in to Sonny wherever he is, Gtn or.. and this avoids customs way it is handled. Comes in as ships stores.

Chief Engr Richard thinks it will be a problem to have Philip train as engineer..

C. T. mentioned that in landing, it takes another to steer, another to give directions (captain), the chief engineer on the bow to pull in the bowlines.. it takes at least three to land the ship.. the captain, chief engineer and the mate..

If you train Philip by himself, how will he train 3 others?

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How can he train the three others how to land the boat which is the most important problem?

Gene and C. T. agreed that if we start coming down with rules, will lose the crew immediately.

C. T. said the engine room is very small -- let one of our people learn to run the boat and the other to learn the engine room..

Mike Touchette had just come into the meeting and commented that the only time the captain knows what's going on in the engine room is when the engineer tells him..

IT was determined that AS AL EMBELBY MATTER, 1ST SWISS "MRS." AND HIS CAPTAIN'S LICENSE FOR CUDJOE AS STAND-IN FOR PHILIP...

Is a 2nd choice on board because of the previous commentary in these minutes. Do not consider him a first choice for the engineering position -- and do not feel he is a choice for captain unless last resort.

IT WAS MENTIONED THAT WHOEVER IS ON BOARD, they are apt to get involved in the morality problems of the crew and we have to consider that -- though with Helen on board this might or might not be helped.. Does he know the list?

Too many mistakes with equipment and this causes us a lot of extra down time. BRUCE IS A 3RD CHOICE..

-C.T. realized that Bruce used cardboard in fuel tank, and is a big no-no..

-used hex nut on fuel system, another no-no

-blew up tires though warned too much air in them..

-gets extremely defensive

-lady's man and would be roving very likely

-would be influenced by morals of crew (problem with anyone)

-doesn't mind work--and never has an attitude when gotten up in middle of night for critical problems. Others do..

-Does have ties in Jonestown-wife. How strong is it?

MIKE T. Mike was present and was told frankly that we were concerned about his temperament, temper and the attitude he cops.. and that when he gets mad he will do whatever anyone says whether or not it is right.

-he shows temperament and the opposite passive extreme.

-migranes, which are manipulative

-hates to leave Jonestown says C. T.

-Richard says Mike knows Gtn like no one else; that the merchants there like him; but is like tiger in canary cage..

-Mike is quick to learn and could handle the mechanical end of it probably much better than anyone..
 -He has ties in Jonestown
 -However, is our primary CAT MECHANIC.. if he is gone, who will handle the mechanics on the cats? Don't think Simon is that proficient.. and there is too much on the driving of the cat that the others are not really ready to handle.
 -don't want to put Stephen in the capacity of having to be on the cats full time..

IRVING PERLINS --is in the states of course; our best deisel mechanic.. Would have to come into Jonestown for a while at least.

-also is a lady's man and would wander; it has been his pattern. Don't feel we can consider him for the boat right now.

* James Evans HE WOULD BE VERY GOOD, all agreed but there is the problem of needing him to come into Jonestown for a while.. Cannot consider him now. His wife is in the states with him and is needed there.

Diane W. AN entertainer and organist --don't feel we can send her.

Al Simon Is very hung up on his wife; she wanders; if anything happened he might not be able to make it.

Ujara Lacks in finesse and P. R. Ray Fernandes says too demanding and doesn't follow instructions. Richard says Ujara follows directions only when he is there. Is very hung up on Sylvia and wants to be in Jtn part of the week.

Tim S. No ties in Jonestown
 -excellent mechanical abilities
 -Doesn't like to be away from here and has a lot of repressed hostility.. been known to tear a door off the hinge and take a hammer and knock a hole in the hold..
 -crew is mostly east Indian, might or might not take his temperament..
 -Only one can certify as captain on the Cudjoe..

Al Bell Had a bad time with him in Georgetown..
 He lamented every day does not want to be away from wif and the children.
 -Is very negative with his mouth.

Al Touchette -not that mechanical
 -good utility person on the farm

Clifford -xlent but not black
 -Is best understudy on the river
 -At his age, should be checking into Jtn regularly..
 -Consider him NOT A CANDIDATE..

L. C. Mitchell Too new to Jonestown
 -Very high blood pressure
 -Is hard worker and good mechanic, but works better under

B 2-a-25

Memorandum of Report

In re: ALBATROSS BREAKDOWN

From: Richard Janaro 11 August 79

History of problem: 1) In March-April, 1978, GEAR BOX WAS EXAMINED by Marine Engineer REGINALD PERSAUD. He advised to replace clutch plates, bearing in shaft cone and bearing in rear of shaft. Clutch plates were replaced and bearings were ordered from Holland.

Persaud said it would be okay to use the vessel until the new bearings arrived. They did arrive two months later and were placed in Rambaran's shop. THE VESSEL HAD BY THIS TIME CHANGED OWNERSHIP.

(It has to be considered that some problem had caused the gear box examination in the spring...)

2) After unloading 300 tons in Port Kaituma and on return to Georgetown, transmission stalled engine twice-- once while docking in Mauriwana and again in Georgetown, when changing from forward to reverse.

It was the following day, while changing to yet another dock, that the problem developed into more severe symptoms..

Cargo commitment Meanwhile, I had obtained a cargo commitment from John Fernandes, Jr., (agent) and dock space for immediate loading. WHEN I INFORMED THE CREW, THE CAPTAIN & CHIEF ENGR. REPORTED THE PROBLEM...and advised against packing with the cargo. They urged an examination by a marine mechanic.

Rambaran I contacted Rambaran who tried to reach the former engineer Reggie Persaud, but Reggie had left with his family on an extended vacation to the United States.

Rambaran also left on a vacation with "his" family that evening -- unusual to the extent that he normally goes to Trinidad every week~~end~~, but does not normally take his family with him... He usually left for Port of Spain each week~~end~~ on business.

Before leaving, Rambaran gave us access to any parts he had in his shop for the vessel.

Marine Engineer Through various contacts we reached another Marine Engine specialist widely used by local shippers. His recommendation was to dismantle the box to locate the problem.

The Captain, Chief Engineer and Assistant Engineer for the boat agreed to work with the consulting engineer and his staff and do much of the labor and assisting in order to save time and costs.

Approximately 10 days later, with Cleve, crew members, Engineer and staff, the gear box was finally dismantled.

B-2-a-26

DIAGNOSIS of
Defect

Inspection revealed a cracked and damaged shaft cone;
heat destruction of the bearing; overheated clutch
plate ruined; lining on all seven clutch plates
burned up.

ALSO, repairable damage was sustained by gear box
components from using hammers, chisels, crow bars,
torches and press and pullers in the dismantling
process.

WHAT IS NEEDED

We must try to facilitate having the vessel operate
as soon as possible:

- 1) Cost in revenue loss is approximately \$800 per day;
- 2) Cost of crew and stores, \$3800 per month;)
- 3) Cost of dock (wharfage) \$25 per day;) \$151 per day
- 4) And in addition there is depreciation and
insurance which I have no figures to compute.

Procedures

We have telexed the manufacturer for:
4 forward clutch plates with lining and
3 reverse clutch plates with lining
Lining material to install our own plates.

We need to expedite Cleve's efforts to repair the
shaft, bolts and gear box casing with access to
machine shop equipment. However, as was stated in
this morning's meeting, probably the insurance may
require repair under supervision of the Marine Engineer
since the gear box is the most sensitive part of the
entire ship, and totally affects the steering and control
of the ship both in port and at sea. We will come up
with more specific recommendations after meeting tonight.

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3 BOT. 8 A I
12 cans
550 br.
105 br.
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7. EXTRACTS
1 cl. (BERATOX ?)
35 cnt. 2001

600 kg. 14011 in. 14012
200 kg. 14013 in. 14014
7 pkt. 14015 in. 14016
10 pkt. 14017 in. 14018

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Abstract: The purpose of this study was to determine the effect of a 12-week training program on the physical fitness of 10-year-old children. The study was conducted in a primary school in Istanbul, Turkey. The children were divided into two groups: a control group and an experimental group. The experimental group participated in a 12-week training program that included aerobic, strength, and flexibility exercises. The control group did not participate in any training program. Physical fitness was measured at the beginning and end of the 12-week period using a series of tests: 100m sprint, 200m sprint, 400m sprint, 800m sprint, 1600m sprint, 3200m sprint, 6400m sprint, 12800m sprint, 25600m sprint, 51200m sprint, 102400m sprint, 204800m sprint, 409600m sprint, 819200m sprint, 1638400m sprint, 3276800m sprint, 6553600m sprint, 13107200m sprint, 26214400m sprint, 52428800m sprint, 104857600m sprint, 209715200m sprint, 419430400m sprint, 838860800m sprint, 1677721600m sprint, 3355443200m sprint, 6710886400m sprint, 13421772800m sprint, 26843545600m sprint, 53687091200m sprint, 107374182400m sprint, 214748364800m sprint, 429496729600m sprint, 858993459200m sprint, 1717986918400m sprint, 3435973836800m sprint, 6871947673600m sprint, 13743895347200m sprint, 27487790694400m sprint, 54975581388800m sprint, 109951162777600m sprint, 219902325555200m sprint, 439804651110400m sprint, 879609302220800m sprint, 1759218604441600m sprint, 3518437208883200m sprint, 7036874417766400m sprint, 14073748835532800m sprint, 28147497671065600m sprint, 56294995342131200m sprint, 112589990684262400m sprint, 225179981368524800m sprint, 450359962737049600m sprint, 900719925474099200m sprint, 1801439850948198400m sprint, 3602879701896396800m sprint, 7205759403792793600m sprint, 14411518807585587200m sprint, 28823037615171174400m sprint, 57646075230342348800m sprint, 115292150460684697600m sprint, 230584300921369395200m sprint, 461168601842738790400m sprint, 922337203685477580800m sprint, 1844674407370955161600m sprint, 3689348814741910323200m sprint, 7378697629483820646400m sprint, 14757395258967641292800m sprint, 29514790517935282585600m sprint, 59029581035870565171200m sprint, 118059162071741130342400m sprint, 236118324143482260684800m sprint, 472236648286964521369600m sprint, 944473296573929042739200m sprint, 1888946593147858085478400m sprint, 3777893186295716170956800m sprint, 7555786372591432341913600m sprint, 15111572745182864683827200m sprint, 30223145490365729367654400m sprint, 60446290980731458735308800m sprint, 120892581961462917470617600m sprint, 241785163922925834941235200m sprint, 483570327845851669882470400m sprint, 967140655691703339764940800m sprint, 1934281311383406679529881600m sprint, 3868562622766813359059763200m sprint, 7737125245533626718119526400m sprint, 15474250491067253436239052800m sprint, 30948500982134506872478105600m sprint, 61897001964269013744956211200m sprint, 123794003928538027489912422400m sprint, 247588007857076054979824844800m sprint, 495176015714152109959649689600m sprint, 990352031428304219919299379200m sprint, 1980704062856608439838598758400m sprint, 3961408125713216879677197516800m sprint, 7922816251426433759354395033600m sprint, 15845632502852867518708790067200m sprint, 31691265005705735037417580134400m sprint, 63382530011411470074835160268800m sprint, 126765060022822940149670320537600m sprint, 253530120045645880299340641075200m sprint, 507060240091291760598681282150400m sprint, 1014120480182583521197362564300800m sprint, 2028240960365167042394725128601600m sprint, 4056481920730334084789450257203200m sprint, 8112963841460668169578900514406400m sprint, 16225927682921336339157801028812800m sprint, 32451855365842672678315602057625600m sprint, 64903710731685345356631204115251200m sprint, 129807421463370690713262408230502400m sprint, 259614842926741381426524816461004800m sprint, 519229685853482762853049632922009600m sprint, 1038459371706965525706099265844019200m sprint, 2076918743413931051412198531688038400m sprint, 4153837486827862102824397063376076800m sprint, 8307674973655724205648794126752153600m sprint, 16615349947311448411297588253504307200m sprint, 33230699894622896822595176507008614400m sprint, 66461399789245793645190353014017228800m sprint, 132922799578491587290380706028034457600m sprint, 265845599156983174580761412056068915200m sprint, 531691198313966349161522824112137830400m sprint, 1063382396627932698323045648224275660800m sprint, 2126764793255865396646091296448551321600m sprint, 4253529586511730793292182592897102643200m sprint, 8507059173023461586584365185794205286400m sprint, 17014118346046923173168730371588410572800m sprint, 34028236692093846346337460743176821145600m sprint, 68056473384187692692674921486353642291200m sprint, 136112946768375385385349842972707284582400m sprint, 272225893536750770770699685945414569164800m sprint, 544451787073501541541399371890829138329600m sprint, 1088903574147003083082798743781658276659200m sprint, 2177807148294006166165597487563316553318400m sprint, 4355614296588012332331194975126633106636800m sprint, 8711228593176024664662389950253266213273600m sprint, 17422457186352049329324779900506532426547200m sprint, 34844914372704098658649559801013064853094400m sprint, 69689828745408197317299119602026129706188800m sprint, 139379657490816394634598239204052259412377600m sprint, 278759314981632789269196478408104518824755200m sprint, 55751862996326557853839295681620903

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3		270-00012	01
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B-2-a-27

6 351-10220

4sht. 3"x/1" exp. rock.

3 3/8" x 1 1/2" angles
1 lens 1 1/2" x 1 1/2" x 3/16" angles
6 lens 2"x 3/16" angles
5 lens 3"x 3/16" angles
2 lens 3"x 3/16" angles
3 lens 2" steel tubes
3 lens 2" steel tubes
3 lens 4" steel tubes
10 lens 2"x 1" flats
1 lens 1 1/2" x 3/16" angles

3 sht. "x4"x1"

1 lens 1 1/2" x 1 1/2" sections
2 lens 4" x 4" sections
2 lens 2 1/2" x 2 1/2" sections
1 lens 4" x 4" sections
2 lens 4" x 4" sections
2 lens 3/4" x 3/4" sections
5 lens 1 1/2" steel tubes

10 lens 1/2" x 1" flat

5 lens 1 x 1 flat

10 sht. 2"x4x1/4" plates

5 sht. 2"x4x1/4" plates

4 sht. 2"x4x3/4" plates

100 gal. 31 1/2" dia.

9th June, 1978

Captain A. L. Morris
Registrar of Bahamian Ships
Ministry of Transport
P. O. Box N 3008
Nassau, Bahamas

Re: NAV. "ALBATROS"

Dear Sir,

This is to inform you that the M/V "ALBATROS" was sold by the ALBATROS LIMITED, to LAL MAZARIN, of 45 Park Road, London, (Original Bill of Sale enclosed), on 12th May, 1978, who in turn sold it to my company.

ASOCIACION - E. D. INTERNACIONAL EMPRESA
CHARITATIVA S. A., ~~CHICAGO, ILL. U.S.A.~~

on 26th May, 1978, (Original Bill of Sale enclosed).

We have also enclosed a Declaration of Ownership by our Company and would appreciate your taking the necessary steps to have the Registration of this vessel regularised, so that the Registration can be reflected in the name of the new owners.

On completion of the Registration, would you kindly notify the Registrar of Shipping in Trinidad, so that the Certificate of British Registry can be suitably amended in Trinidad.

Look forward to hearing from you at your earliest convenience. Thank you for your attention to this matter.

Sincerely,

B-2-a-28

F. S. TAPIA C.
JULIO E. LINARES
ELOY ALFARO

N. C. MOESLER
JAN F. TAPIA C.
ENRIQUE CHUNG

BUFETE TAPIA
TAPIA, LINARES & ALFARO
ABOGADOS • ATTORNEYS AT LAW

"EDIFICIO TAPIA"
AVL. JUNTO ANDRÉS BENA Y CALLE 31 NO. 3-80
PANAMA, R. P.

APARTADO 7413
P. O. BOX
PANAMA S. PANAMA, R. DE P.

CABLE: "FESTA"
TELEX: ITT 3480070
TELEFONO 25-1564

October 3, 1978.

Via Airmail.-

Miss
Carolyn Layton
P. O. Box 893
Georgetown Guyana

RE: "ALBATROS III"
Our File: TA-214-1

Dear Miss Layton:

Enclosed herewith please find the following documents:

1. Our bill for expenses incurred and professional services rendered in connection with the enrollment and obtainment of the Tonnage Certificate of the vessel "ALBATROS III".
2. Our Statement of Account, showing a balance in our favor in the amount of US\$ 170.40.

With kindest regards, we remain,

Very truly yours,

BUFETE TAPIA,


Eloy Alfaro

EA/yp

Encl.

BUFETE TAPIA
P. O. BOX 7413
PANAMA S. R. DE P.

B-2-a-29

CAROLYN LAYTON
ASOCIACION E. D. EMPRESA CARITATIVA

A
BUFETE TAPIA

W DE PANAMA-198711-8-78

DEBE:

STATEMENT OF ACCOUNT


Our bill September 27, 1978.
For the Tonnage Certificate of the
vessel "ALBATROS III".....US\$1,870.40

LESS: Received on Account September
19, 1978..... 1,700.00

BALANCE IN OUR FAVOR:.....US\$ 170.40

Panama, September 27, 1978.

BUFETE TAPIA


Eloy Alfaro

lega/TA-214-1.

B-2-3-29

CAROLYN LAYTON
ASOCIACION E. D. EMPRESA CARITATIVA

No 1067

DEBE:

EXPENSES

OUR FEES

Panama, September 27, 1978.

BUFETE TAPIA

Eloy Alfaro

B-2-a-29

NOTARIA 5A. DEL CIRCUITO DE PANAMA

Por TAPIA, LINARES & ALFARO
Have "ALBATROS"

TEL: 25-8007
25-8066

Asoc. C. D. Intersectorial Empresa Constructora DEBE

Por original y copia de la escritura No. _____ B/. _____

Papel sellado _____

Testigos _____

Autenticaciones de Firmas en: un documento 3.00

Estampillas _____ 0.05

TOTAL 83.05 B/. 3.05

Panamá, 19 de septiembre de 19 78

Valor recibido _____

[Signature]

RODOLFO L. ARDISEMENA
Notario 5°

F. S. TAPIA C.
JULIO E. LINARES
ELOY ALFARO

N. C. MOESLER
JAN F. TAPIA C.
ENRIQUE CHUNG

BUFETE TAPIA
TAPIA, LINARES & ALFARO
ABOGADOS • ATTORNEYS AT LAW

"EDIFICIO TAPIA"
AVE. JUSTO AROSEMENA Y CALLE 31 No. 3-80
PANAMA, R. P.

APARTADO { 7612
P. O. BOX {
PANAMA 8, PANAMA, R. DE P.

CABLE: "TAPIA"
TELEF. ITT 2480070
TELEFONO 25-1984

September 25, 1978

Via Airmail.-

Miss
CAROLYN LAYTON
P. O. Box 893
George Town, Guyana

Re: "ALBATROS III"
Our File: TA-214-1

Dear Miss Layton:

Enclosed herewith please find the following documents:

1. CREW-ROLL No. 06437-C-issued to the vessel "ALBATROS III".
2. Surveys Tax Receipt No. 14541-A-, issued to the vessel "ALBATROS III", as property of ASOCIACION E.D. INTERNACIONAL EMPRESA CARITATIVA, S.A., by means of which we paid the Surveys Tax for the period September 21, 1978 to December 31, 1978.

With kindest regards, we remain,

Very truly yours,

BUFETE TAPIA

Eloy Alfaro
Eloy Alfaro

EA/adea
Encl: (2).-

BUFETE TAPIA
P. O. BOX 7412
PANAMA 8, R. DE P.

B-2-a 30



REPUBLICA DE PANAMA
MINISTERIO DE HACIENDA Y TESORO
DIRECCION GENERAL DE CONSULAR Y DE NAVES
MARINA MERCANTE NACIONAL
SERVICIO EXTERIOR

RECIBO TASA DE INSPECCION (SURVEYS TAX RECEIPT)				No. 14541 -A	
NOMBRE DE LA NAVE NAME OF VESSEL: ALBATROS III			CONSULADO CONSULATE: DIRECCION GENERAL DE CONSULAR Y DE NAVES		
NOMBRE DEL PROPIETARIO NAME OF OWNER: ASOCIACION E.D. INTERNACIONAL EMPRESA CARITATIVA, S. A.					
CLASIFICACION CLASSIFICATION: CARGA		SERVICIO SERVICE: CARGA SECA		DISTINTIVO DE LLAMADAS CALL LETTERS: H O - 9873	
TONELAJE TONNAGE			PERMANENTE PERMANENT		
BRUTO GROSS		NETO NET		PATENTE No. _____ NAVIGATION LICENCE NO. _____ PROVISIONAL 7941-PEXT PROVISIONAL _____	
229 30		147 69			
POR LOS DERECHOS DE QUE TRATA EL ARTICULO 40. DE LA LEY 39 DEL 8 DE JULIO DE 1976. (VER INSTRUCCIONES AL RESPALDO) ON DUTIES AS PER 4, LAW NO. 39 OF 8TH JULY 1976.					
EL SEÑOR <u>TAPIA, LINARES Y ALFARO</u> HA DEPOSITADO A FAVOR DE LA DIRECCION MR. _____ HAS DEPOSITED TO THE GENERAL DE CONSULAR Y DE NAVES LA SUMA QUE A CONTINUACION SE EXPRESA AL SIGUIENTE DETALLE. BANK ACCOUNT OF DIRECCION GENERAL DE CONSULAR Y DE NAVES THE AMOUNT AS PER FOLLOWING DETAIL:					
PERIODO PERIOD: 21 de septiembre 10. DE ENERO DE 19 78 AL 31 DE DICIEMBRE DE 19 78 1ST JANUARY OF 19 TO 31ST DECEMBER OF 19				B/. US \$ 300 00	
10% DE RECARGO RECHARGES					
INTERES (1% POR MES O FRACCION DE MES) INTERESTS (AT PER MONTH OR FRACTION OF MONTH)					
FECHA <u>22 de septiembre de 1978</u> DATE			TOTAL B/. <u>300.00</u>		
Pagado mediante cheque No. 55225 de 20 de septiembre de 1978. mr/			 Jefe del Departamento de Cobros B-2-a-30 CONSUELO DE CABLES FUNCIONARIO DUTY OFFICER NOMBRE COMPLETO Y FIRMA COMPLETE NAME-SIGNATURE		

THURSDAY EVENING MAY 11, 1978

REPORT IN MEETING WITH MR. RAMBARAN OWNER
OF "ALBATROS LTD", VESSEL UNDER CONSIDERATION
FOR PURCHASE.

^{ON THE BASIS OF}
I HAVE TO ~~REPAIR~~ AN ERROR IN THE ENCLOSED REPORT
RECENTLY EVALUATED BY THE OFFICE AND STAFF. IT WAS
MY UNDERSTANDING THAT THE DESIGNATION "LTD." IN
THE NAME "ALBATROS LTD" REFERRED TO THE INCORPOR-
ATED STATUS OF THE VESSEL. THE INSTRUCTION TO
BUY THEN WAS BASED ON THIS IMPRESSION. TONIGHT
I HAD THE OWNER PHONE HIS ATTORNEY TO INTERPRET
THE MEANING OF "LTD" FOR US. IT SIMPLY MEANS
"LIMITED LIABILITY". THE SALE THEN WOULD HAVE
TO BE ARRANGED THROUGH MR. RAMBARAN'S
EMPLOYEE, MR. LALL HAZARIE. MR. HAZARIE WOULD
BE ISSUED A "BILL OF SALE" BY THE OWNER;
~~THEN~~ THEN MR. HAZARIE WOULD ISSUE A BILL OF SALE
TO ~~REPAIR~~ ^{THE} DISCIPLES OF CHRIST (OVER)

B-2-a-31

A CALIFORNIA CORPORATION. THIS WOULD BE TRANSFERRED
TO OUR REPRESENTATIVE IN SAN FRANCISCO IN EXCHANGE
FOR \$75,000.00 CASH (GENE'S SUGGESTION) AND THE
DOCUMENT WOULD NOT MENTION THE OWNER'S NAME.
ALL OTHER MATERIAL WOULD BE APPROPRIATELY
TRANSFERRED AS INDICATED IN THE REPORT.

JACK AND I BELIEVE THAT THIS IS ~~THE BEST~~
THE BEST WAY TO GO. IT IS THE SAME DEAL
THAT WE WOULD HAVE HAD WITH ALFRED GOUGH
IN FLORIDA (AN AMERICAN), ONLY WITH AN ENGLISHMAN.
IT IS OUR WISH TO PROCEED WITH THIS TRANSACTION
AND, NOTIFY JEAN BROWN THAT SHE WILL BE
CONTACTED BY MR. HAZARIE NEXT TUES. OR WED MORNING
IN SAN FRANCISCO. RAMAGAN LEFT TONIGHT FOR PORT OF
SPAIN INTENDING TO GET PAPERS READY FOR HAZARIE.

PLEASE RADIO AT ONCE "GO" OR "DON'T GO" RESPECTFULLY,
RICHARD

NOTE: IN FRIDAY AFTERNOON MR. RAMBARAN
WILL PROBABLY ALREADY WILL HAVE
TRANSFERRED TITLE TO MR. HAZARIE
WHO WILL THEN PREPARE TO GO
STATESIDE EARLY NEXT WEEK.

RICHARD B-2a-31

ALBATROSS LTD. TRANSACTION - w/ Dennis Rambarran

1. Trinidad employee of (controlling corp.), Albatross Ltd., Mr. Lall Hazarie, who has English passport and citizenship, resides in Trinidad, will be delegated to go to the U.S. - San Francisco or any other location we designate - with authorization to issue bill of sale to Peoples Temple Corp or any individual. Mr. ~~xxxx~~ Rambarran's name will not appear on the bill of sale.
2. Financial transfer of \$75,000.00 US. will then be made in the States from Peoples Temple Corp. or individual designated to the English representative of Albatross Ltd. authorized to transfer ownership of vessel.
3. Insurance certificates, surveys, registration transfers (from Bahamas), including corporate status documents, will be transferred here in Georgetown or in Trinidad. ~~We should take them to B.N. & transfer them with bank~~
4. Vessel will be made available as soon as possible and be able to accept commercial loads. - Needs to have a fixed date.
5. John Fernandes Jr., Guyana Agent 5% commission for commercial loads. ~~xxxx~~ Abraham Shipping Co., Port of Spain, agent, 7% commission for commercial loads.
6. A load of rice is available under the same contractual arrangements as under present management. e.g. Load-on in Georgetown, load off in Port of Spain, = \$25,036.00 ~~xxxx~~ (Guyana) gross income. Net gain per load approx. \$8,000 - \$10,000. (we just lost one load by this last delay.)

awaiting instructions.

Jac, & Richard

- OK - Ed
The
Giant*
- ① why don't we buy the corporation Albatross, Ltd?
 - a. Are the shares transferable? Are there limitations on transfer?
 - b. Are they bearer shares? Need the transfer of the shares be registered anywhere?
 - c. Will need a guarantee that there are no corporate debts.
 - ② if above is O.K. & acceptable, then - unless a transfer must be registered in ~~France~~ ^{Jamaica} - the stock can be transferred in S.F. for the cash.
 - ③ If above no good - then we buy boat as is outlined in 1, 2, 3. above.

B-2-a-31

5/10/78

Instructions for buying Albatross

1. FIND out if we can buy the shares of Albatross Ltd. We would ~~like~~ like to do this if there is no requirement that the ownership of the shares be registered anywhere, and, of course, if the shares are transferable. If we can do this we would also need a written statement ^{not} from Rambaran ~~that the~~ ^{another} agent of the corporation that there are no corporate debts. If this is O.K. the shares can be transferred in S.F. to George Temple of the Disciples of Christ, a Cal Corp, at the time the money is transferred (Cash), and he can hand over all the papers at that time. Then the whole lot can be brought down here.
2. If above is not O.K. - then we can buy as you suggest - exchange \$ in S.F. for bill of sale, certificate of no liens, and all other documents.
3. Make sure we get a credit on purchase price for crew wages.

S/Ed
Sarah

TRANSFER TO PEOPLES TEMPLE
OF THE DISCIPLES OF CHRIST,
ACAPULCO CORP.

B-2-a-31

STATEMENT

I, Jim Jones, affirm under penalty of perjury, that the following is true.

I firmly believe that the custody battle over my son, John Victor, is an absolutely politically-motivated ploy on the part of Timothy Stoen and a number of other individuals, using my son as a pawn in an attempt to destroy my life's work and the Peoples Temple Agricultural Project here in the North West Region of Guyana.

I base this conviction upon a massive and growing body of evidence of great complexity that I will herein attempt to highlight, with the help of supporting documents. The tangled web of circumstances is not easy to follow. I shall show, however, that this is not a simple custody matter at all, as the Stoens have attempted to portray it.

Originally Mr. Stoen himself insisted on my wife and I retaining custody of John, and agreed with many others in Peoples Temple who had observed the manner in which Mrs. Stoen comported herself with John, that she (Grace Stoen) was an unfit mother, and had no interest in the child. Mr. Stoen even visited my son here in Guyana and was most approving of John remaining here. However, Stoen later took a completely opposite position. It was then that he began making efforts to organize people against me and Peoples Temple. He recruited a group of people that he called "concerned relatives," bringing outlandish and reckless charges against the Peoples Temple Agricultural Project and myself which were never substantiated and which flew in the face of reality, as witnessed and attested to by a host of persons, including U.S. State Department observers.

I am convinced, and can clearly demonstrate, that the custody case is being used as a pretext to cause trouble for me and Peoples Temple. The complexity and totality of the factors involved are difficult to capsuleize: I need to go into some background and some detail about the entire pattern of extensive efforts against this church which has, under my ministry, been

B-2-b-1

active for twenty-five years against racism, injustice, corruption, oppression, and a variety of social abuses. An active conspiracy to destroy our church has been carried on for many years. The total catalogue of harassments, death threats, arson attacks, attempts on my life and the lives of my children, sabotage, and the like would take a volume to detail. It has been in recent years, however, as our church has become more outspoken against injustice, and has attempted, in accordance with our religious beliefs, to live a co-operative lifestyle, that concerted efforts against us have taken a new and more serious dimension -- what our attorney, Charles Garry, has characterized as an "organized, premeditated, government campaign." About 18 months ago, according to documented information, Grace Stoen met with government agents to participate -- indeed, to play a key role -- in these efforts. They have included attempts to bribe and blackmail many former members, community leaders, and activists (such as American Indian Movement leader Dennis Banks) into denouncing Peoples Temple. Timothy Stoen, as I have indicated, came to participate in this campaign and take a leading role, even offering the money to prominent individuals in civil rights and progressive movements to denounce me. He has spent unspecified amounts of money (we know of at least \$20,000 US) in these and other efforts, even though he had no funds to begin with and has been unemployed for quite some time and, in any case, had no visible means of securing the money for these kinds of activities. Some of the highlights of this campaign have included:

--sabotage of mail between Guyana and the U.S.

--holding back of Social Security and pension checks from elderly people residing here at our community

--fronting of 'smear' articles to major U.S. media (and outside of the U.S.), full of outrageous lies and unsubstantiated allegations (Note: An expensive public relations firm was even hired to promote these efforts, spearheaded by a man with a long criminal record, and described by prison authorities as a 'con man,' a 'public menace,' and a person with 'an insatiable desire to get ahead.' The individual, Joseph Mazon, was mysteriously granted a private detective license by the State of California shortly after his release from jail, enabling him to pursue these activities).

--a systematic, concerted campaign of telephone harassment of a number of people, with the callers impersonating members of my church, in order to turn persons called against me and my church

B-2-b-1

Statement of Jim Jones

-3-

--many more activities, including ransacking of our shipments, and the mysterious murder of a member of our church in December, 1977.

Stoen, as I mentioned, has been the key organizer behind a group of individuals styling themselves as the 'concerned relatives,' which include persons who have been a part of the anti-Jim Jones faction for months and in some cases, years. One of the members of this group has threatened to 'hire mercenaries' to send to Guyana in violation of international law and Guyana's sovereignty in order to 'retrieve' members of Peoples Temple legally residing here. Stoen has been -- according to absolutely reliable, documented proof -- in contact with an aerial reconnaissance outfit that has been involved in co-ordinating subversive activities with the help of armed mercenaries, in Africa.

Stoen has also spearheaded attempts to influence a host of U.S. Congressmen, Senators, State Department officials, U.S. Embassy officials, and other in trying to discredit us, as well as in trying to embarrass (and insulting -- in a direct, arrogant manner) the government of Guyana, even going so far as to cause or provoke an international incident which would (hopefully) jeopardize the standing of Peoples Temple here in Guyana.

Experts who have reviewed the chronicle of Mr. Stoen's activities, dating back to an incident some 15 years ago when he got himself arrested and kicked out of the German Democratic Republic (under strange circumstances) and used the incident to create decidedly unfavorable publicity against the GDR in the U.S. mass-media, have said that Stoen has acted in the manner of a CIA agent or operative, and it is my own belief that this may indeed be the case.

There is another dimension to this entire matter. According to his own sworn statement (Exhibit A, attached), Stoen, in 1971 insisted that his wife have sexual relations with me because he wanted a child and could not sire one himself. He referred to me in the statement as "the most compassionate, honest, and courageous human being the world contains." The statement was witnessed by my wife. I was not, as the statement clarifies, an eager participant

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Statement of Jim Jones

-4-

in this arrangement, but acceded to Mr. Stoen's behests which, I say without hesitation, were desperately advanced. I was also -- simultaneously -- being pressured by Mrs. Stoen, whose extreme emotional instability caused her to resort to a form of sexual blackmail. She threatened that if I would not engage in sexual relations with her, she would do what she could to ruin me, Peoples Temple, and her husband. My wife of some thirty years and others with whom I discussed this matter, supported and encouraged me in the painful decision I came to at that time: to meet Mr. and Mrs. Stoen on their desperate terms. We saw no other way.

Since the pregnancy and subsequent child that came out of our relationship, Mrs. Stoen has callously and cruelly manipulated the entire situation -- with the child in the center of it all -- to deliberately cause me great pain and anguish, knowing well of my deep care and love for my son. This had caused my son severe emotional distress from which he is now fairly well recovered, though, when inflicted at such an early age it is difficult to say that such effects can be wholly overcome.

For years, Grace Stoen -- as has been witnessed by hundreds of people who knew her during this time -- was not a caring mother to John. She had bizarre child-rearing patterns that resulted in emotional torment to the child, who she often and openly spurned. On one occasion she locked the very young boy in the garage while she engaged in sexual relations with a man. The child could hear everything and was traumatized. My wife and I had to step in on many occasions to provide the child with the kind of consistent paternal and maternal care for John that Grace and Tim Stoen were unable to provide, and emotionally unprepared to assume.

It is obvious even to a person with ordinary common sense that the child represented to Mr. Stoen an image and reminder of his own personal (sexual) inadequacy, so that his attitude toward John was at best ambivalent and, at worst, resentful. Everyone was concerned, besides, about Grace Stoen's extremely erratic patterns.

5-5-6-1

She finally ran off with a lover in 1976, abandoning the child -- indeed, she directly handed the child to me and my wife and said, within the child's hearing and in the presence of other witnesses: "here, he's yours, take him, I don't want any part of him."

Shortly after this, Mr. Stoen prepared the attached document (Exhibit B) which details several well-known factors in Mrs. Stoen's outlook and personality. In this document, Mr. Stoen indicates, among other things, that Grace Stoen:

- is unfit to have custody over John
- is a dangerous reactionary who has indicated that she would work with the CIA to harm nations like Guyana
- abandoned the child and ran off with a reactionary racist, totally opposed to socialism
- wanted John to remain in Guyana under my care

Grace Stoen, in addition, was given (by me) a round-trip ticket to come and visit her son. She cashed in the ticket. There are numerous sworn statements that are available to interested parties that also reflect upon Mrs. Stoen's unfitness and personal moral inadequacies (i.e., patterns of promiscuity, etc.).

Now Mrs. Stoen is clamoring to have 'her son back' along with Timothy Stoen who, until several months ago was actively and firmly opposed to such a course, and was (to all appearances) a firm supporter of me and my work: in fact, in the face of Mrs. Stoen's original allegations, Stoen threatened to sue the publications carrying them for \$18 million! Even today, he is separated from Grace Stoen, who continues to live with other men. I must also remark that Mrs. Stoen's claims were not privately advanced, but were aired in the context of a series of dubious stratagems being advanced by several persons -- including government agents -- in conjunction with other bizarre allegations about Peoples Temple in the sensationalist press. The issue about 'getting her son back' was (and still is) part of a gross publicity stunt. Mrs. Stoen had been actively conspiring with a group of these individuals for the express purpose (in the words of one of the most outspoken of the false witnesses who she is collaborating with) 'destroying' me and

5-2-6-1

my organization.

The total change in the attitude of Mr. Stoen (he has now joined with those who he had been attacking, and has authored suits against us totalling \$53 million -- and is also working with the very person -- his wife -- who he said was an unfit mother who would resort to working with the CIA to harm me) as well as the above-mentioned activities, leads to the inescapable conclusion that Mr. Stoen is actively working against me under severe pressure from those involved in the original efforts to destroy me and my work.

In all of this, their desire for custody has nothing what so ever to do with the welfare and well-being of John Victor. This (as I have said) is only a pretext, to advance conspiratorial efforts against me, as has been exhaustively documented. If I thought that Mrs. Stoen were sincerely concerned about her child, and was intending to rear him in a manner that would comport to his health and well-being, I would not have any hesitancy in releasing John to her custody, though I love the child dearly, and he is very attached to me and my wife. Such, however, is not the case with Mrs. Stoen. Far from it. This is a cruel, vicious attempt to use a child as a pawn in a devious game. The child is quite bright (indeed, brilliant) and understands much of what has been swirling around him. Though the nearly two years he has spent here in an environment of care and concern has helped markedly in his personal growth, and despite the fact that we have encouraged him not to harbor negative feelings about his mother --despite our own-- John is so emotionally scarred and wrought up over his mother that he has actually expressed that, were he to be returned to her custody, he would commit suicide.

In light of this, and in addition to all of the above factors and evidence, I am convinced that this whole custody case is a sham and is being pursued only as a vehicle to advance schemes to harm this organization. I am firmly, and on the highest moral grounds, opposed to sacrificing the welfare of my son (which would be a certain consequence were he placed in the custody of Grace and/or Tim Stoen) and turning him over to what amounts to a

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Statement of Jim Jones

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broken home (at best). I am joined in this resolve by literally thousands of people who know the situation, who have known for years that my wife and I have been the true and loving and consistent parents of John Victor. There are indeed other psychological factors in the case -- especially concerning extreme character disorders of Mr. Stoen [REDACTED] which have no doubt (as I have mentioned) contributed to his desire to be the father of a child, even if it meant imploring a surrogate to impregnate his wife.

Mr. Stoen has always been abnormally possessed with what he conceives as 'power' -- and his masculine image was threatened by his own personality weaknesses and aberrations [REDACTED]

Mr. Stoen wanted to have a son that would be the image and 'proof' of his potency, sired by a person who he envied as a kind of image of the power he knew he lacked in himself.

I understood these factors, and Tim Stoen's own sense of desperation. I was, perhaps, on reflection, mistaken in meeting Mr. Stoen (and his wife) on their desperate terms, but today, over seven years later, I have to think not about the causes, but the consequences of that painful decision. I refer here to my son. And in the face of the errors, human failings, misplaced motives, jealousies, projections, and morass of insecurity and twisted desires that have characterized the actions of Grace and Tim Stoen, and which have propelled them on their destructive courses of action against me and Peoples Temple, I am determined to shield my son. I am pledged with my life that he will have a clear, bright future ahead of him. It is this determination of a father, it is in this spirit, that I have made this statement.

As a final note, I would like to add that I have personally chosen to make all the evidence in this matter public, even though the fact that I am --and freely admit to being-- the father of John Victor constitutes as grave threat to my reputation, personal and professional standing as a minister and Pastor of

5-6-61

Peoples Temple Christian Church, to my position in the community, in the civil rights movement in the United States, and within the Disciples of Christ denomination of which my church has been an affiliate for many years. I obviously have nothing to personally gain in doing this, and a great deal to lose. I only wish to protect the well-being and life of my son, to prevent him from being cruelly abused in a cheap ploy and power-play by people with no principles. I could have easily relinquished custody of John Victor to Grace Stoen and have avoided all of the personal and legal difficulties (arrest orders, legal fees, and many other problems and pressures) that have ensued from my stand -- taken on moral and ethical grounds of conscience alone -- to refuse to allow my son to be used as a pawn in a heartless game that has as its object the destruction of what I judge to be one of the most significant humanitarian and social justice organizations anywhere, confirmation of which you can get from a host of individuals who have positions of responsibility in public and civic life, in government service, in the religious community, everywhere-- who are intimately aware of the work of Peoples Temple, and who understand precisely why efforts (such as those outlined above) have been mounted to terminate it. Similar efforts, as is practically common knowledge, have been launched against many progressive and civil rights and third-world organizations in the U.S. that are working for a world of equality and economic justice.

I am attaching statements and further documentation that will help put all of this in perspective. What is being advanced is, as many have clearly recognized, no more 'custody case.' It is part of a conspiracy, operating at several levels.

I apologize for the somewhat disjointed and loose construction of this statement, which I have hastily dictated in order that it may be filed appropriately as soon as possible.

(Signed)


JIM JONES

Dated: 16 August 1978

55-61

COUNTRY OF GUYANA)
COUNTY OF DEMERARA)
CITY OF GEORGETOWN)
EMBASSY OF THE UNITED STATES OF AMERICA)

I, Nancy M. Mason , Vice Consul of the United States
of America at Georgetown, Guyana, duly commissioned and
qualified, do hereby certify that Neville Alfred Bhulai
whose true signature and official seal are, respectively,
subscribed and affixed to the annexed document, was, on the
11th day of October , 19 78, the date thereof, Notary
Public duly commissioned and qualified, to whose
official acts faith and credit are due.

IN WITNESS WHEREOF I have hereunto set my hand and affixed
the seal of the Embassy at Georgetown, this 11th day of
October , 1978 .

N. Mason
NANCY M. MASON

Vice Consul of the United States of America

B-2-b-2



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R. N. N 519692
Fee \$ 2.00


GUYANA

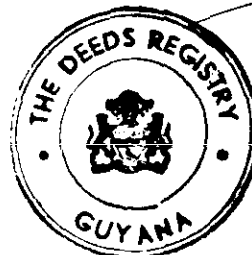
COUNTY OF DEMERARA.

CERTIFICATE OF REGISTRAR.

I, NEVILLE ALFRED HURLAY, Deputy Registrar of Deeds of the State of Guyana do hereby certify that ALVIN OSWALD HUGH ROY HOLLER, whose signature is subscribed to the Affidavit dated 11th October, 1978, was at the time of attesting the said Affidavit a Notary Public duly admitted, sworn and practicing in the State of Guyana.

AND I further certify that I am well acquainted with the signature of the said ALVIN OSWALD HUGH ROY HOLLER and verily believe that the signature which appears at the end of page 1 (three) of the said Affidavit is the genuine signature of the said ALVIN OSWALD HUGH ROY HOLLER, and that the said Affidavit was executed and acknowledged in accordance with the Laws of the State of Guyana.

IN FAITH AND TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the Deeds Registry of the State of Guyana this  day of October, 1978.



.....
Deputy Registrar of Deeds.

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GARRY, DREYFUS, McTERNAN, BROTSKY,
HERNDON & PESONEN, INC.
1236 MARKET STREET AT CIVIC CENTER
SAN FRANCISCO, CALIFORNIA 94102
TEL. 864-3131

1 Country of Guyana
2 Northwest District
3 City of Jonestown
4 Embassy of the U.S.A.
5
6

} ss.--

6 Before me, _____

7 Consul of the United States of America, personally appeared
8 Jeffrey James Carey, being duly sworn, who deposes and says
9 as follows:

10 By profession I am a cook. I have been a member of
11 Peoples Temple of the Disciples of Christ ("the church," "Peoples
12 Temple") since August of 1969. I have known Timothy O. Stoen
13 ("Tim Stoen") since that time until Spring of 1977, at Jonestown,
14 in the Northwest District of Guyana, South America.

15 In 1973 Tim Stoen gave me legal advice concerning a
16 criminal matter.

17 In addition, in 1972 I was concerned with my father's
18 feeling about my participation in the church (I was then 19 years
19 old) and I discussed the matter with Tim Stoen. He telephoned
20 my father who was then a resident of Mangilao, Guam, and satisfied
21 him as to the church, and arranged his consent for a church member,
22 Jack Beam, to be my guardian to establish my residence for college
23 tuition purposes.

24 Until I came to Guyana in 1974 where I have been ever
25 since, I worked in the church publications department evenings
26 and weekends. I would run errands for Tim Stoen and routinely

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Jeffrey James Carey B-2 0-5

D. A. D. a

GARRY, DREYFUS, McTERNAN, BROTSKY,
HERNDON & PESONEN, INC.
1234 MARKET STREET AT CIVIC CENTER
SAN FRANCISCO, CALIFORNIA 94102
TEL 864-3131

1 took all publications to him for "legal clearance." He would
2 normally review them in my presence, correct and delete in his
3 own hand, and initial "T.O.S.", and return them to me to take
4 back to the publications department. I would also routinely
5 take legal documents to him, for his review; I would take several
6 files of such documents to Tim Stoen each week which he would,
7 at times, review in my presence.

8 While Tim Stoen was in Jonestown, Guyana, in 1977, he was
9 studying Commonwealth Law, so he could pass the Bar in Guyana
10 in order to represent Peoples Temple and its members in Guyana.
11 I used to help him with his studying in the evenings. We had
12 several business meetings which both he and I attended where
13 he gave legal advice on various matters. He also did legal work
14 on two real estate transactions, a sales fraud case over a
15 shortage in a lumber purchase. He advised me about how to act
16 and what to say to the seller, one Mr. Bacous, and was present
17 at a meeting with him where he presented himself as the attorney
18 for Peoples Temple, and negotiated with the man.

19 Tim Stoen also discussed the matter of the custody of
20 John Stoen, and advised how he would assist keeping the child
21 in Guyana. He said that the child was Jim Jones' child and not
22 his, that Grace Stoen would be very destructive to the child
23 because she hated Jim, that he would fight in any court and would
24 never permit Grace Stoen to take the child, that if necessary
25 he would remain indefinitely in Guyana to assist keeping John
26 here. He said that Jim Jones was the only person who could

Jeffrey James -2- Carey

B-2-b-2

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GARRY, DREYFUS, McTERNAN, BROTSKY,
HERNDON & PESONEN, INC.
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TEL 888-3131

1 properly raise John. Tim Stoen said "I'll die before I let
2 Grace have that child. I'll come from any point in the world
3 if Grace tries to take that child from Jim."

4
5 Jeffrey James Carey
6 Jeffrey James Carey

7
8 Subscribed and sworn before me this ____ day of
9 _____, 1978 at Jonestown.

10
11
12 American Consulate

13 This document was signed by Jeffrey James Carey
14 at Georgetown, Guyana, in my presence this
15 11th day of October, 1978.

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A. O. H. E. HOLDER
NOTARY PUBLIC

COUNTRY OF GUYANA)
COUNTY OF DEMERARA)
CITY OF GEORGETOWN)
EMBASSY OF THE UNITED STATES OF AMERICA)

I, Nancy M. Mason , Vice Consul of the United States
of America at Georgetown, Guyana, duly commissioned and
qualified, do hereby certify that Neville Alfred Bhulai
whose true signature and official seal are, respectively,
subscribed and affixed to the annexed document, was, on the
11th day of October , 19 78, the date thereof, Notary
Public duly commissioned and qualified, to whose
official acts faith and credit are due.

IN WITNESS WHEREOF I have hereunto set my hand and affixed
the seal of the Embassy at Georgetown, this 11th day of
October , 1978 .

N. Mason

NANCY M. MASON

Vice Consul of the United States of America



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R. N. 5 519600
Fee \$ 2.00

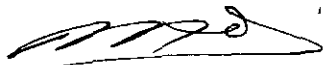
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COUNTY OF DEMERARA

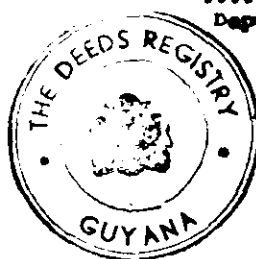
CERTIFICATE OF NOTARIAL.

I, NEVILLE ALBERT MILLAR, Deputy Registrar of Deeds of the State of Guyana do hereby certify that ALVIN GERALD HUGH ROY HOLDER, whose signature is subscribed to the Affidavit dated 11th October, 1970, was at the time of attesting the said Affidavit a Notary Public duly admitted, sworn and practising in the State of Guyana.

AND I further certify that I am well acquainted with the signature of the said ALVIN GERALD HUGH ROY HOLDER and verily believe that the signature which appears at the end of Page 3 (three) of the said Affidavit is the genuine signature of the said ALVIN GERALD HUGH ROY HOLDER, and that the said Affidavit was executed and acknowledged in accordance with the Laws of the State of Guyana.

IN WITNESS AND TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the Deeds Registry of the State of Guyana this 17th day of October, 1970.


.....
Deputy Registrar of Deeds



B-2-b-3

GARRY, DREYFUS, McTERNAN, BROTSKY,
HERNDON & PESONEN, INC.
1235 MARKET STREET AT CIVIC CENTER
SAN FRANCISCO, CALIFORNIA 94102
TEL 864-3131

Country of Guyana
Northwest District
City of Jonestown
Embassy of the U.S.A.

} ss.--

Before me, _____,

Consul of the United States of America, personally appeared
James W. Jones, being duly sworn, who deposes and says as
follows:--

I have been the Pastor of Peoples Temple of the Disciples
of Christ ("Peoples Temple," "the church"), and its predecessor
organizations, since 1949. I am, and for some years have been,
a Minister ordained by the Christian Church (Disciples of Christ),
of which denomination the Peoples Temple is an affiliated church.
I have always been an activist, striving to make the Christian
goals of equality and brotherhood a social reality through the
demonstration of people caring for each other. I thus developed
a large interracial church with extensive human service programs.

When Timothy O. Stoen ("Tim Stoen") joined my church in
1969 I was thrilled. Besides the addition of another sincere,
committed member, I was overjoyed to have his help because in
my rapidly growing church I needed a concerned, dedicated lawyer
badly. I also needed an activist associate minister badly and
Tim Stoen rapidly began to fill both roles. I trusted him fully
and entrusted him with more responsibility than any other single
member of the organization. He was my chief legal adviser and

James W. Jones

B-2-b-3

GARRY, DREYFUS, MCERNAN, BROTSKY,
HERNDON & PESONEN, INC.
1256 MARKET STREET AT CIVIC CENTER
SAN FRANCISCO, CALIFORNIA 94102
TEL 864-3131

1 its members than any other living person.

2
3 James W. Jones

4
5
6 Subscribed and sworn before me this _____ day of
7 _____, 1978, at Jonestown.

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9
10 American Consulate

11 This document was signed by _____
12 at Georgetown, Guyana, in my presence this
13 11th day of October, 1978.

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DECLARATION OF DENNIS BANKS

I, Dennis Banks, also known as _____, declare that I am a citizen of the United States, and that I am ⁴⁴ years old.

Several months ago, in May 1977, my friend ^{LEHMAN} ~~Brightman~~ (Lee) Brightman was contacted on the phone by a man named George Coker. He wanted Lee to set up a meeting between myself and a man named David Conn, concerning the question of my extradition to South Dakota. Naturally I was concerned about this when I was notified of the call. In the next couple of days there were other calls. Lee called David Conn and asked him for some more information about my extradition. Conn told Lee that he wanted to talk to me about Peoples Temple and Jim Jones.

Lee asked Conn what Jim Jones had to do with my extradition. Conn wouldn't tell him. He said it was strictly confidential and that he would only talk about it with him and me personally.

So Lee set up a meeting between myself and David Conn at Lee's house in El Cerrito, for that night.

At the meeting, Conn showed up with a folder of papers. He read notes from the papers. I noticed the paper was stationery from the Standard Oil Company of California. Conn said that he was working with the U.S. Treasury Department, with an IRS agent, and with two men from the San Francisco Police Department. He told me the first name of the Treasury agent, ^(Jim) he was working with. But Conn did not talk about my extradition problem. He read material that was disparaging to Jim Jones. He went on for some time. Finally I interrupted Conn. I asked him what all this stuff about Jim Jones had to do with my extradition. Conn asked me, "Well, you took money from the church, didn't you?" He said that my association with Peoples Temple could reflect very badly on my extradition. He then asked me to make a

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public denunciation of Jim Jones. He assured me that if I made such a denunciation, the rulings on my extradition would go in my favor. I asked him why a statement against Jim Jones could help my extradition.

Conn said that such a statement would be a determining factor with people like the Governor and other government agencies making decisions about my extradition. He said that if I came out with a statement against Jim Jones that a decision against my extradition could well be forthcoming.

Conn was obviously making a deal with me, and I was being blackmailed. Conn let me know that besides working with Treasury agents and other government agents, that he was already working with ex-members of Peoples Temple, such as Grace Stoen, and that he had people who would talk against Jim Jones. He said that the Treasury agents had already talked with Grace Stoen.

Conn pressed hard for me to meet with a U. S. Treasury Department agent alone that very night.

Conn also said -- and he was very emphatic about this -- THAT HE IN NO WAY WANTED THIS INFORMATION REVEALED FOR FEAR THAT IT WOULD "BLOW THEIR COVER" AND RUIN ANY POSSIBLE MEETING BETWEEN ME AND THE TREASURY AGENT.

I was further pressured to meet with the agent from the Treasury Department. The deal was to meet with the agent and to prepare a public statement against Jim Jones in return for some kind of immunity against my being extradited. I refused to talk with any Treasury agent without my attorney, Dennis Roberts. Conn insisted that I had to do it alone.

At this point, ^{LEWIS} ~~Lawman~~ Brightman asked Conn to leave the house.

B 2-b

The next night I was called at D.Q. University by Conn. Conn told me that it was very urgent that I meet with the Treasury agent that very night, alone. I said to Conn that I had already told him I wouldn't meet with the Treasury agent without my attorney.

These agents all knew that I had a lot hanging over me. Besides the extradition (which to me is certainly a life and death matter), I also had a case in Federal Court in which the Treasury Department was involved. I have often made it clear that if I am extradited to South Dakota, that is like a sentence of death, because I am certain that I will be killed there.

So this was definitely a deal that I was being offered. Because it was not just a matter of Conn indicating that it would go well with me if I co-operated, but the implication was that if I didn't co-operate, it would go badly for me. This was to me a threat, and obvious blackmail.

I declare, under penalty of perjury, that all of the foregoing is true and correct, executed this 6 day of September, 1977 at Davis California

(Signed)

Dennis J. Banks

DENNIS BANKS

B-2-6

Declaration and Acknowledgment of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Carolyn M. Layton of Ukiah California here in office referred to as donee, in January 1965 - from that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Carolyn M. Layton. These gifts were made out of love and affection for her and in the deep knowledge and belief that such gifts would and will be used as she sees fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donee.

The total amount of these gifts by us to said donee has exceeded Twelve Thousand Five Hundred dollars (\$12,500.00). These gifts were given out so that during no calendar year did the amount of such gifts exceed \$3,000.00 to said donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Walter Linnemy

Chae Linnemy

Witness: Carol A. Stahl

B-2-b-5

We, the undersigned, are husband and wife, are referred to herein as donors. We first met Jim Jones and Marceline Jones herein after referred to as donees, in May 1968.

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Alvie L. Inghram

Jimmie C. Inghram
B-2-b-7

We the undersigned Husband
and wife and are referred to
as donors. We first met
Jim Jones and Maude Jones
hereafter referred to as donors in
April 1961

From that time until
present we have periodically
made cash gifts out of community
property funds from Jones & Maude-
line Jones. These gifts were made
for each of them and in deep
belief that gifts would and will be
used as they see fit for humanitarian
need.

No Tax Deductions are claimed
by us of any of these gifts and no
restrictions were put on the use of
these funds by said donors.

The total amount of these gifts
by us to said donors has exceeded
twenty thousand (20,000) These gifts
were spread out so that during
no calendar year did the amount
of such gifts exceed 3,000 per
donor from either of us.

I Declare personally
of perjury that the foregoing is
true and correct
Patty Cartrell

Walter Cartrell B-2-b-8

Declaration And Acknowledgement of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley California herein—after referred to as donees, in May, 1954

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed three thousand dollars (\$3,000.00) per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Russell Jones
Archie J. Jones

Witness: Carol A. Stahl

B-2-b-9

We, the undersigned, are husband and wife and are referred to herein as donee. We first met Jim Jones and Maureen Jones of Redwood Valley, California, hereinafter referred to as donees, in April 1970

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Maureen Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian work.

No Tax Deductions were claimed by us of any of these gifts and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$2,000.00 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Claire E. Janaro
(wife)
Richard Janaro
(husband)

Carol A. Stahl
(witness)

B-2-b-10

Declaration and Acknowledgment of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley, California, hereinafter referred to as donees, in December 1967.

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$5,000.00 per donee from either one of us.

B-2-b-11

I declare under penalty of perjury that the foregoing is true and correct.

Grace L. Stoen

Anthony O'Brien

Witness: Carol A. Stohl

Declaration and Acknowledgment of gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones, of Redwood Valley, Calif. herein referred to as donees, in July, 1969.

From that time until the present we have periodically made irrevocable cash gifts of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts have spread out so that during no calendar year did the amount of such gifts exceed \$5,000 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true & correct. B-12
Witness: Carol A. Stahl Jonathan L. Ingram

Declaration and Acknowledgment of Gifts

I, the undersigned, hereinafter - referred to as donor, first met Jim Jones and Marceline Jones of Redwood Valley, California, hereinafter referred to as donees, in August, 1967.

From that time until the present I have periodically made irrevocable cash gifts out of my personal funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by me of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by me to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gift exceed \$3,000 per donee.

I declare under penalty of perjury that the foregoing is true and correct.

Witness: Carol A. Stahl Karen L. Layton B-2-
b-13

Declaration and Acknowledgement of Gifts

I, the undersigned, hereinafter referred to as donor, first met Jim Jones and Marceline Jones of Redwood Valley, California, hereinafter referred to as donees, in July 1959.

From that time until the present I have periodically made irrevocable cash gifts out of my personal funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by me of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by me to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000 per donee.

I declare under penalty of perjury that the foregoing is true and correct.

Stephen M Addison

Witness: Carol A. Stahl

B-2-b-14

Declaration and Acknowledgment of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley, California, hereinafter referred to as donees, in January, 1970.

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Bonnie Dece
WIFE
George Donald Beck Jr.
HUSBAND

Witness: Carol A. Stahl

B-2-b-15

Declaration and Acknowledgment of Gifts

I, the undersigned, hereinafter referred to as donor, first met Jim Jones and Marceline Jones of Redwood Valley, California, hereinafter referred to as donees, in February 1971.

From that time until the present I have periodically made irrevocable cash gifts out of my personal funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by me of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by me to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000 per donee.

I declare under penalty of perjury that the foregoing is true and correct.

Gene S. Crym

Witness: Carol A. Stahl

B-2-b-16

Declaration and Acknowledgment of Gift

I, the undersigned, hereinafter referred to as donor,
first met Jim Jones and Marceline Jones of Redwood
Valley, California, hereinafter referred to as donees, in
February, 1970

From that time until the present I have periodically
made irrevocable cash gifts out of my personal funds to
Jim Jones and Marceline Jones. These gifts were made out
of love and affection for each of them and in the deep knowledge
and belief that such gifts would and will be used as
they see fit for humanitarian good.

No tax deductions were claimed by me of any of these
gifts, and no restrictions were put on the use of these funds
by said donees.

The total amount of these gifts by me to said donees has
exceeded twenty thousand dollars (\$20,000.00). These
gifts were spread out so that during no calendar
year did the amount of such gifts exceed \$3,000 per
donee.

I declare under penalty of perjury that the foregoing
is true and correct.

Laura S. Johnston

Witness: Carol A. Stahl

DECLARATION AND ACKNOWLEDGMENT OF GIFTS

I, the undersigned, hereinafter referred to as donor, first met Jim Jones and Marceline Jones of Redwood Valley, California, hereinafter referred to as donees, in January, 1971.

From that time until the present I have periodically made irrevocable cash gifts out of my personal funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by me of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by me to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000 per donee.

I declare under penalty of perjury that the foregoing is true and correct.

Jean Forrester Brown
[Donor]

Witness: Carol A. Stahl

Declaration and Acknowledgment of Gifts

I, the under signed, hereinafter referred to as donor,
first met Jim Jones and Marceline Jones of Redwood Valley,
California, hereinafter referred to as donees, in July,
1969.

From that time until the present I have periodically
made irrevocable cash gifts out of my personal funds to
Jim Jones and Marceline Jones. These gifts were made out
of love and affection for each of them and in the deep
knowledge and belief that such gifts would and will be
used as they see fit for humanitarian good.

No tax deductions were claimed by me of any of
these gifts, and no restrictions were put on the use of
these funds by said donees.

The total amount of these gifts by me to said donees
has exceeded twenty thousand dollars (\$20,000.00). These
gifts were spread out so that during no quarter calendar
year did the amount of such gifts exceed \$5,000
per donee.

I declare under penalty of perjury that the
foregoing is true and correct.

James R. Randolph

Witness: Carol A. Stahl

B-2-b-19

Declaration and Acknowledgment of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first Jim Jones and Marceline Jones of Redwood Valley, Calif., hereinafter referred to as donees, in June, 1968.

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000.00 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

wife - Carol A. Stahl B-2-
Husband - Alfred R Stahl b-20

Witness: Timothy O. Stahl

DECLARATION & ACKNOWLEDGEMENT of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley, California, hereinafter referred to as donees, in February 1970.

From that time until the present we have given and made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge & belief that such gifts are in and well to use as they see fit for humanitarian purposes.

No tax deductions were claimed by us for any of these gifts and no calculation was put on the use of these funds by said ~~donees~~ donees.

The total amount of these gifts as of said date has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$10,000.00 ~~donee~~ donee from either of us.

I declare under penalty of perjury that the foregoing is true and correct.

Richard D. Rupp

Witness: Carol A. Stahl

B-2-b-21

Declaration and Acknowledgment of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley, California herein after referred to as Jones, in August 1967.

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donors.

The total amount of these gifts by us to said Jones has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Barbara J. Cordell
Wife

Richard A. Cordell
Husband

Witness Carol A. Stahl

B-2-b-22

Declaration and Acknowledgment of Gifts

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley, California, herein after referred to as donees, in _____ 19____

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said Jones has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed \$3,000 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Rhepping Bean
Jack R. Bean

Witness: Carol A. Stahl

B-2-b-23

We, the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley, California hereinafter referred to as donees, in September 1969.

From that time until the present we have periodically made irrevocable cash gifts out of our community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection for each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were put on or claimed by us of any of these gifts and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has exceeded twenty thousand dollars (\$20,000.00). These gifts were spread out so that during no calendar year did the amount of such gifts exceed (\$3,000.00) three thousand dollars per donee, from either of us.

I declare under penalty of perjury that the foregoing is true and correct.

Deanna M. Merte - wife
Elmer J. Merte - husband

Witness: Carol A. Stahl

B-2-b-24

Declaration and Acknowledgment of Gifts
I, the undersigned, hereinafter referred to as donor,
first met Jim Jones and Marceline Jones of Redwood
Valley, California, hereinafter referred to as donees, in
August 1968.

From that time until the present I have
periodically made irrevocable cash gifts out
of my personal funds to Jim Jones and Marceline
Jones. These gifts were made out of love and
affection for each of them and in the deep
knowledge and belief that such gifts would and
will be used as they see fit for humanitarian
good.

No tax deductions were claimed by me of any
of these gifts, and no restrictions were put
on the use of these funds by said donees.

The total amount of these gifts by me
to said donees has exceeded twenty thousand
dollars (\$20,000.00). These gifts were spread
out so that during no calendar year did the
amount of such gifts exceed \$3,000 per donee.

I declare under penalty of perjury that the
foregoing is true and correct.

Donor Mrs. Linda Sharon Jones

Witness

Carol A. Stahl

B-2-b-25

We the undersigned, are husband and wife and are referred to herein as donors. We first met Jim Jones and Marceline Jones of Redwood Valley, California hereafter referred to as donees, in

From that time until the present we have periodically made irrevocable cash gifts out of our Community property funds to Jim Jones and Marceline Jones. These gifts were made out of love and affection to each of them and in the deep knowledge and belief that such gifts would and will be used as they see fit for humanitarian good.

No tax deductions were claimed by us of any of these gifts, and no restrictions were put on the use of these funds by said donees.

The total amount of these gifts by us to said donees has equaled twenty thousand dollars (\$20,000.00). These gifts were spread out so that no calendar year did the amount of such gifts exceed \$3,000 per donee from either one of us.

I declare under penalty of perjury that the foregoing is true and correct.

Eddie Kutulas

Jenny Kutulas

Witness: Carol A. Stahl

B-2-b-26

[Signature]

GUARDIANSHIP PROPOSALS.

SB

Due to the new legislation beginning July 77- guardianships will have to be reviewed every year by the Judge. This changes our previous stance that we felt we should get court appointed guardianships in every case possible. Gene now suggests that we push to terminate every existing guardianship & that we can and ask the parents to sign permission for the kids to go to PL. with whoever was keeping them.

This way we would only have to have parents permission and not the courts. (Parents are asked their permission in guardianship matters- and if parents disagree- an investigation -'contest' is conducted- which of course would not be to our benefit housing-wise etc.)

If we follow the course of asking the courts permission to take children to the PL. we are back where we started from in that we have 10-15 workers all located on the 10th floor of the Flood Building- S.F. SB feels that we don't want to do this at any cost- since 1- all these separate workers will have to get their supervisors approval (and think this is the same person- not sure) 2- they will be tipped off as to the common denominator of So. America- PT etc.

Sb is inclined instead- to cont. with the individual guardianship operation since the possibility of all these separate workers getting together and discussing the recent influx of guardianship requests etc. is more remote. Then when the yearly review comes up next year- the guardian can write to the worker saying that they are now on a missionary duty in So. America and request the guardianship be renewed. If the court wants to see the child etc.- the guardian has no 'funds' with which to make the trip back to U.S. at that time- does the court wish to send the money? (of course not.)

At this point- even if the parents object- what are their alternatives to effectively get their child back if they don't want to come? Gene feels that the possibility of child stealing charges at that point in time is remote.

As is the chance of the court pushing its jurisdiction beyond national boundaries in these cases...

However, in cases- such as Arterberry- where the worker advised against guardianship due to the fact that she thought Clarence Moore's father would object- we have in that case petitioned the court to give Naomi permission to take the children to Guyana. This met with approval from the worker and she felt it would be no problem with the court (going to court the end of May). SB suggests that we only ask the worker about the possibility of court permission to take children to So. America- when guardianship is not feasible. (as it is not in all cases due to different circumstances).

SB also feels that if we follow the existing course of doing guardianships where possible- that we cont. to push the process- as it usually takes 5-6 weeks to have the matter placed on the court calendar.

B-2-c-1

CHAIN:

April 23, 1977

from sb

REAL ESTATE- will do a separate report for Sunday- for Maria

1- working on apostolic corporation with Tish- and outside attorney- Janet Evans
(Gene ad. he needs to call Janet Evans)
a- getting extension to file taxes- and to file 76 and 77 yrs. simultaneously
b- working on dissolving corporation (within the next 30 days)- (they seem to feel the more length of time between the dissolving and when they file the tax returns the better)
Gene ad. he needs to do some "clean-up" work here

2- research project: Gene feels that he has completed it- but he is requesting authority to go to Washington, D.C. to consult with people there- since that is where the tax people who know about the specific problems are

3- he needs to write the P.T. corporate minutes (and this is contingent on what he learns from the tax people in Washington)

4- Criminal proceedings- resolved to date (probation report to be included by sb)

5- foster children and guardianships: new laws coming out July 77- say that guardianships will have to be court reviewed yearly- Gene thinks this is an additional problem- if we don't get court permission to take these kids- we are subject to bringing them back in one yr. before the worker and the court etc.

Gene feels we should try to dismiss existing guardianships and gets parents consents to take kids down to FL. instead of keeping the courts involved in guardianship proceedings.

We were previously working on the assumption that courts would not deal with existing guardianships unless something specific happened. This new law changes things considerably.

(meeting to be set up immediately with gene, June, Bonnie and sb to discuss alternatives- if we get the courts permission- we are right back where we started from in that we will have to deal with 10-15 workers all on the 10th floor of the Flood bldg. in S.F.- we wanted to avoid this. Not to tip off the workers as to move.)

6- law office is essentially in order to move

7- transfer of peoples pensions and assets- transition committee- (get meeting together- with Sharon, Carter- find out who can see that these individual companies are written and that these peoples independent retirements etc. can be transferred over.) (these are non Social Security assets)

Get everybody to write an undated letter to the people who send those checks saying that "I am leaving the country for an unspecified length of time to do missionary work. Pls forward any checks to P.O. Box 893, G-town until further notice, this should be done before they leave here - get list as to these people and have letters on hand when they leave

8- Social security stuff- Laurie E. told Gene that they were down to about 1/3 of the back checks processed- Feb/March is in- and there is a 'good' relationship with So dept. no invest. that she knows of. Laurie E. is doing 'redeterminations' now ad. Gene

5-2-C 1

CHAIKIN cont.

4/23/77 sb

5 - purchasing items for Guy.

a- Bedford trucks- been ordered and sent a deposit- we will order spare parts from here- request lists to Guy. and asked them to send here and we will order them- (this was requested last week Gene sd.)

b- electrification system- got quote from England and the current produced is 50 cycles- have requested clarification - if can be adjusted to produce 60 cycles current- we are waiting reply (Norman requested the info)
recommend purchasing if adjustment can be made.

c- boat landing craft- lost purchase of one bidding on- have some brokers looking- wondering if Norman should travel to look further?

d- agricultural equip.- Gene told Fl. he thought that they should buy that there- he never heard further on it

e- Vacuum packed storage-system- (Norman)- Gene sd. these are still not done- it should be considered a Priority! (sb to check and follow up with Norman as he was handling it)

PROBATION REPORT: ffor sb

PERCY DARDEN- on Federal Probation- 4/75 interstate transporting of guns// he calls or writes in- got 10 weekends and 5 yrs. probation
worker is Mr. McCarty- S.F.- contact worker and see about permission to go to L.L. (to be set up by sb and Gene to attend conference with worker)

Irvin Parkings- will get off in June- no problem
David Gainous- has letter from his PO. says he can go- no problem

JIMMY MASON- see worker in S.F. first and probably L.A. worker will go along with it- (appt. to be set up and sb and Gene to go talk to worker)

RITA THOMAS- age 19 (Carolyn Thomas sister) says she wants to go- will probably be on 3 yrs. probation for theft (of police decoy)

CECIL ~~HEI~~ PIERRE- age 28 yrs. , 223 Vista Grande, Daly City 756-5858// been member 2 mos. says he wants to go- he will get off probation 4/25/77 we hope- from Louis. no passport

A.G. ROSS- age 20- (on probation til 2/8 78)- for poss. of narcotics and weapon- just been out of Youth Authority 8 mos. says he had a good record in there- getting passport- says he wants to go- friend of Cecil Pierre// 2238 23rd St. S.F. 756-5858
worker is Phil Nakamura, Parole Agent, 865 Page St., S.F. 557-2637

Kenneth Carter- L.A.- on probation for murder- age 17- doesn't attend reg.- (not going to push this matter)- not been in long time

B-2-C-1

4/23/77

from sb

HOWARD BUCKLEY (from L.A.)- on probation for second time child beating. (his wife FLORA was a member first in L.A.- now Howard comes)// the children were taken away from the parents for abuse and neglect. Worker is black- (both social worker and his probation officer)- social worker recommended family counselling- now the children were re-placed in the home in 2/77 // Gene and SB talked to them at length- Howard had been drinking at the time we talked- but never admitted it- said it was his after-shave lotion//

he says he likes JJ and the church// she is defensive of him and gene says she is very dependent on him// their lawyer is Frolich// we recommended- that since he was just put on probation in Dec. 76- that this case be put on ice for several mos. until he can get a 'good' record of having his children living with him and him not blowing up and beating them// and for him to go to counselling etc. and get back to this case in several mos.

it would be very hard to pull this off at the present time- since the children have not been returned home for very long etc. and he has not cooperated with going to family counselling etc.// we also thought it would show us where they are coming from in terms of commitment.

also they were about to lose their house to foreclosure etc. and wanted to give it to PT (there was alot of money owed on it)- we suggested they keep the house and get the payments caught up for the sake of having a home for the children etc. in the eyes of the worker to look good.

there are 4 children involved- and they say they want to go back home to stay

ARTERBERRY KIDS: (in L.A.)- goes to court the 3rd week of May or 4th week-earliest poss.)

talked to their new worker- told her about PL. - she was favorable- but advised against us getting guardianship for the grandmother in that she thought the father of Clarence Moore might object. She doesn't feel there will be any problem with getting the court of go along with it- things it is a good opportunity. if they wanted to stay over there after the yr. is up- the court can just renew approval.

PROBLEM FAMILIES TO MOVE: (LA.)

BETTY FOUNTAIN- has 4 kids- hostile husb. (Versie's sister)

DEOLA CHRISTMAS- L.A. hostile husb.- beats her up- told her report these beatings to police so it could be on record when she leaves him

Cesar Henderson's kids- his ex-wife has custody and he has visiting rights- no way to get the kids for any length of time- he has visitation rights only- say have to think of some way the kids can get mother's permission to visit for a length of time?

ELEANOR LONG- has 4? children and hostile husb.

Ernie Rhone (S.F. area)- her ex-husb. came and took the children while she was away on PT. trip- hostile husb.- not sure of status on this one.

B-2-C-1

will pay any civil mental health treatment for a ward shall be obtained only pursuant to the provisions of Article 1 (commencing with Section 5150), Article 1.5 (commencing with Section 5170), Article 2 (commencing with Section 5200), Article 3 (commencing with Section 5225), Article 4 (commencing with Section 5250), Article 4.5 (commencing with Section 5260), Article 5 (commencing with Section 5275), Article 6 (commencing with Section 5300), Article 7 (commencing with Section 5325), Article 8 (commencing with Section 5340), and Chapter 3 (commencing with Article 5350) of Division 5 of the Welfare and Institutions Code.

(a) A person who is not a ward shall not be presumed to be incompetent by virtue of his having been a ward under the provisions of this division.

(b) All petitions filed under this chapter shall be set for hearing within 30 days of the filing of such petitions.

(c) The guardian shall promptly advise the court issuing the letters of guardianship in writing of all changes in the residence of the ward. [1931; 1959 ch 1983 § 1; 1961 ch 608 § 2; 1976 ch 1357 § 14, operative July 1, 1977.] *Note*—Stats 1976 ch 1357 also provides § 38. This act shall become operative July 1, 1977. *Cal Jur 3d Actions § 19, Conflict of Laws § 30, 31; Cal Jur 2d G & W §§ 72, 74, 75, 77, 1500 et seq., Ins Per §§ 72, 76; Witkin Summary (8th ed) pp 4605, 4668, 4682.*

§ 1501. Ward's debts and claims: Payment of debts: Funds: Collection of debts due ward: Discharge of debtor: Actions at law. Every guardian must pay the ward's just debts out of the ward's personal estate and the income of his real estate, if sufficient; if not, then out of his real estate upon selling or mortgaging or giving a deed of trust upon any of his real property as hereinafter provided. He must demand, sue for, and collect all debts due to the ward, or, with the approval of the court, he may give the debtor a discharge upon such terms as may appear to the court to be for the best interest of the estate of the ward. He must appear for and represent his ward in all actions and proceedings, unless another person is appointed for that purpose. [1931; 35 ch 724 § 6.] *Cal Jur 2d G & W §§ 81, 99, 109, 1500 et seq. Inf § 7, Ins Per 2.*

1501a. Certain wage claims preferred: sal to pay: Validity of claim: Assets for

payment: Construction of section. Every guardian must promptly pay wage claims of not exceeding six hundred dollars (\$600) to each claimant, for work done or services rendered for the ward within 90 days prior to the date the petition for the appointment of the guardian was filed, before the claim of any general creditor is paid. If there is insufficient money with which to pay all such labor claims in full, the money available must be distributed among the claimants in proportion to the amount of their respective claims. If a guardian neglects or refuses to pay such preferred labor claims, as provided in this section the court shall order him to do so upon the informal application of any labor claimant or his assignee or representative. The guardian shall have the right to require sworn claims to be presented and shall have the right to refuse to pay any such preferred claim, either in whole or in part, if he has reasonable cause to believe that such claim is not valid but must pay any part thereof that is not disputed, without prejudice to the claimant's right as to the balance of his claim, and withhold sufficient money to cover the disputed portion until the claimant in question has a reasonable opportunity to establish the validity of his claim by court action against the said guardian, either in his own name or through an assignee.

Nothing in this section contained shall be construed to require the payment of such preferred labor claims if the assets available are insufficient, in the opinion of the court, to provide for the reasonable current needs of the ward and the wife and/or minor children of the ward; provided, however, that all wages earned within 30 days prior to the date of the filing of the petition for the appointment of the guardian shall be paid out of the first available assets. [1933 ch 548 § 1; 1951 ch 447 § 1.] *Cal Jur 2d G & W §§ 82, 1500 et seq. Ins Per § 72.*

§ 1500.1. Review of guardianships. Each guardianship initiated pursuant to this chapter shall be reviewed by the court one year after the appointment of the guardian and biennially thereafter. The court investigator shall visit the ward and personally inform the ward that he is under a guardianship and the name of his guardian. The investigator shall also determine whether the ward wishes to petition the court for restoration to capacity, whether the ward is still incompetent, and whether the present guardian is acting in the best interests of the ward.

B-2-C-1

The findings of the court investigator, including the facts upon which such findings are based, shall be certified in writing to the court within 15 days of the date of review.

If the ward wishes to petition the court for restoration to capacity or for removal of the existing guardian, the court shall notify the attorney of record for the ward, if any, or appoint the public defender or other attorney to file the petition and represent the ward at the hearing or trial.

If, based upon information contained in the court investigator's report, the court determines that a hearing for restoration to capacity or removal of the existing guardian is in the best interests of the ward, the court shall notify the attorney of record for the ward, if any, or appoint the public defender or other attorney to file the petition and represent the ward at the hearing or trial.

If the court investigator is unable to locate the ward, the court shall serve notice upon the guardian to produce the ward within 15 days of the receipt of such notice or show cause why the guardianship should not be terminated. If the ward is not produced within the time prescribed and if no good cause is shown for not producing the ward, the court shall terminate the guardianship and order the guardian to file an accounting, if the guardianship is of the estate. [1976 ch 1357 § 15, operative July 1, 1977.]

§ 1500.2. Review of guardianships established prior to 1976 amendments. For all guardianships established prior to the effective date of the amendments to this division adopted at the 1975-76 Regular Session of the Legislature, review pursuant to the terms of Section 1500.1 shall commence at the time of the next financial accounting, but in all cases within three years from the effective date of such amendments. [1976 ch 1357 § 16, operative July 1, 1977.]

§ 1502. Management of ward's estate: Use of income: Sale or mortgage of property: Advances by guardian: Reimbursement. Every guardian of an estate must manage it frugally and without waste, and apply the income, as far as may be necessary, to the comfortable and suitable support, maintenance and education of the ward and his family, if any; and if the income is insufficient for that purpose, he may sell or mortgage or give a deed of trust upon any of the property, as hereinafter provided. When a guardian has advanced, for the suitable support, maintenance or education of his ward, an amount not disproportionate to the value

of the ward's estate or his condition of life, and the same is made to appear to the satisfaction of the court, by proper vouchers and proofs, the guardian must be allowed credit therefor in his settlements. [1931.] *Cal Jur 2d G & W* §§ 76, 77, 93, 156, 169, 1500 *et seq.*, *Ins Per* § 72.

§ 1503. Failure to support ward, etc.: Judicial intervention: Reimbursement of third party. Whenever a guardian fails, neglects or refuses to furnish suitable support, maintenance or education for his ward, the court may order him to do so, and enforce such order by proper process, and whenever a third person, at the request of a ward, supplies him with such suitable support, maintenance or education, and it is shown to have been done after the refusal or neglect of the guardian to supply the same, the court may direct the guardian to pay therefor out of the estate, and enforce such payment by proper process. [1931.] *Cal Jur 2d G & W* §§ 76, 1500 *et seq.*, *Ins Per* § 72.

§ 1504. Defraying expenses of support. If a minor having parents living has property, the income of which is sufficient for his or her support, maintenance and education in a manner more expensive than his or her parents can reasonably afford, regard being had to the situation of the family and to all the circumstances of the case, the expenses of the support, maintenance and education of such minor may be defrayed out of the income of his or her own property, in whole or in part, as judged reasonable, and as directed by the court; and the charges therefor may be allowed accordingly in the settlement of the accounts of his or her guardian. [1931; 1975 ch 718 § 9.] *Cal Jur 2d G & W* §§ 76, 169, 1500 *et seq.*, *Ins Per* § 72.

§ 1505. Support of ward having husband living: Use of wife's estate: Sale or mortgage of property. If a guardian has been appointed over the estate of a spouse by reason of the mental incompetency of the spouse and the other spouse is unable to provide the support otherwise required by law, the expense of providing the support may, to the extent necessary, be charged against and defrayed out of the estate, as directed by the court or as approved by the court in settling the accounts of the guardian. For this purpose, the guardian may sell or mortgage or give a deed of trust upon any of the property as hereinafter provided. [1931; 1975 ch 718 § 10.] *Cal Jur 2d G & W* § 1500 *et seq.*, *H & W* § 21, *Ins Per* § 72; *Witkin Summary* (8th ed) p 4880.

B-2-C-1

POWER OF ATTORNEY

[illegible]

I, JIM JONES, hereby depose and say:

I am the adoptive father of Lew Jones, a minor born November 23, 195 .

I hereby name and appoint TERESA BUFORD my attorney in fact with full power and authority to take all steps, exercise all powers and rights, that I might do in connection with my said son. Without limiting the generality of the foregoing, I specifically authorize her to procure any and all medical and hospital care that may be necessary or desirable; to apply for passports or other travel documents on his behalf; arrange for him to travel or travel with her out of the country; place him in any public or private school that she may deem appropriate; and to do any and all action that she deems appropriate for my said son's wellbeing.

Executed on October 29, 1975 at
San Francisco, California.

JIM JONES

State of California)
) ss.
City and County of San Francisco)

On this 29th day of October, 1975,
before me, JAMES R. RAVENHILL personally appeared
JIM JONES, known to me to be the person whose name is
subscribed to the within instrument, and acknowledged that
he executed the same.



James R Randolph

B-2-C-2

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15032
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9
10 SUPERIOR COURT OF CALIFORNIA, COUNTY OF
11 SAN FRANCISCO
12

13 In the Matter of the Guardianship)
14 of the Person of) NO.
15 TIM TUPPER,)
16 a Minor) PETITION FOR GUARDIANSHIP
17)
18)
19)
20)
21)
22)
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32)

Petitioner alleges:

I

17
18 JUDY IJAMES is the friend of
19 TIM TUPPER

II

20
21 TIM TUPPER is 16 years of age, born
22 February 19, 1959

III

23
24 Said minor resides in San Francisco County, California.

IV

25
26 Said minor is at present under the care of
27 Judy Ijames, residing in San Francisco
28 San Francisco County, California.

V

29
30 The names and addresses of the parents of said minors are:
31 Rita Tupper, (mother) 7670 East Road, Redwood Valley, California
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VI

The only other relatives of said minor residing in the State of California are as follows:
Ruth Tupper (sister), 7670 East Road, Redwood Valley, California

VII

Said minor has no guardian legally appointed by will or deed or otherwise.

VIII

Said minor has no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minor.

X

It is necessary and convenient that a guardian or guardians be appointed for the person of said minor for the following reasons: The minor's mother wished for her son to attend a college preparatory school in San Francisco, and so moved him there. To satisfy the legal requirements for school registration and medical care, the child's mother wishes the Court to appoint petitioner guardian of said child.

B-2-c-3

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WHEREFORE, petitioner prays that she be appointed guardian
of the person of said minor.

Dated: _____

JUDY IJAMES

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, JUDY IJAMES, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

JUDY IJAMES

62-03

POWER OF ATTORNEY

State of California)
City and County of San Francisco) ss.

I, RITA TUPPER, hereby depose and say:

I am the natural mother of TIM TUPPER, a minor
born February 19, 1959.

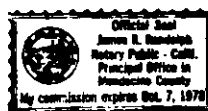
I hereby name and appoint TERESA BUFORD
my attorney in fact with full power and authority to take
all steps, exercise all powers and rights, that I might
do in connection with my said son. Without limiting
the generality of the foregoing, I specifically authorize
her to procure any and all medical and hospital care that
may be necessary or desirable; to apply for passports or
other travel documents on his behalf; arrange for him to
travel or travel with her out of the country; place him
in any public or private school that she may deem
appropriate; and to do any and all action that she deems
appropriate for my said son's wellbeing.

Executed on October 29, 1975 at
San Francisco, California.

Rita J. Tupper
RITA TUPPER

State of California)
City and County of San Francisco) ss.

On this 29th day of October, 1975,
before me, JAMES R. RANDOLPH, personally appeared
RITA TUPPER, known to me to be the person whose name is
subscribed to the within instrument, and acknowledged that
she executed the same.



James R. Randolph
Notary Public

B-2-C-3

1 EUGENE I. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY
9 OF SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the) NO.
12 Person of)
13 TIM TUPPER,) CONSENT TO GUARDIANSHIP
14) AND WAIVER OF NOTICE
15)
16 a Minor)

17 I, RITA TUPPER, declare:

18 I am the natural mother of

19 TIM TUPPER

20 16 years of age, born February 19, 1959, and I ;

21 hereby consent to the appointment of _____

22 MARIA KATSARIS as guardian of the person

23 _____ of said minor

24 I further waive notice of time and place of hearing.

25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at

28 San Francisco, California

RITA TUPPER

62-0-3

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9
10 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO
11

12 In the Matter of the Guardianship)
13 of the Person of) NO.
14 TIM TUPPER,)
15 a Minor) PETITION FOR GUARDIANSHIP
16)
17)
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19)
20)

21 Petitioner alleges:

22 I
23 MARIA KATSARIS is the friend of
24 TIM TUPPER, a minor

25 II
26 TIM TUPPER is 16 years of age, born
27 February 19, 1959

28 III
29 Said minor resides in San Francisco County, California.

30 IV
31 Said minor is at present under the care of
32 MARIA KATSARIS, residing in San Francisco
San Francisco County, California.

33 V
34 The names and addresses of the parents of said minor are:
35 Rita Tupper, (mother) 7670 East Road, Redwood Valley, California
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VI

The only other relatives of said minor residing in the State of California are as follows:

Ruth Tupper (sister), 7670 East Road, Redwood Valley, Calif.

VII

Said minor has no guardian legally appointed by will or deed or otherwise.

VIII

Said minor has no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minor.

X

It is necessary and convenient that a guardian or guardians be appointed for the person of said minor for the following reasons: The minor's mother wished that her son attend a college preparatory school in San Francisco and so moved him there. To satisfy the legal requirements for school registration and medical care, the child's mother wishes the Court to appoint petitioner guardian of said child.

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WHEREFORE, petitioner prays that she be appointed guardian
of the person of said minor.

Dated: _____

MARIA KATSARIS

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, MARIA KATSARIS, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

MARIA KATSARIS

B-2-c-3

Attorney for Petitioner

SAN FRANCISCO

a minor

I am the natural mother of

_____ of said minor

I declare under penalty of perjury that the foregoing

Executed on _____ at _____

RITA TUPPER

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EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF CALIFORNIA, COUNTY OF
SAN FRANCISCO

In the Matter of the Guardianship)
of the Person of)
TIM TUPPER,) NO.
a Minor) PETITION FOR GUARDIANSHIP
)
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)

Petitioner alleges:

I

SUZANNE CARTMELL is the friend of
TIM TUPPER

II

TIM TUPPER is 16 years of age, born
February 19, 1959

III

Said minor resides in San Francisco County, California.

IV

Said minor is at present under the care of
Suzanne Cartmell, residing in San Francisco,
San Francisco County, California.

V

The names and addresses of the parents of said minor are:
Rita Tupper (mother), 7670 East Road, Redwood Valley, California

62-0-3

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VI

The only other relatives of said minor residing in the State of California are as follows:

Ruth Tupper (sister), 7670 East Road, Redwood Valley, California

VII

Said minor has no guardian legally appointed by will or deed or otherwise.

VIII

Said minor has no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minor.

X

It is necessary and convenient that a guardian or guardians be appointed for the person of said minor for the following reasons: The minor's mother wished him to attend a San Francisco college preparatory school and so moved him to San Francisco. To satisfy legal requirements for school registration, medical care and the like, the child's mother desires the Court to appoint petitioner guardian of said child.

B-2-C-3

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WHEREFORE, petitioner pray that she be appointed guardian
of the person of said minor.

Dated: _____

SUZANNE CARTMELL

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, SUZANNE CARTMELL, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

SUZANNE CARTMELL

A-2-C-3

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107
Attorney for Petitioner

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO

In the Matter of the Guardianship
of the Persons of

TIM TUPPER,

a Minor

NO.

PETITION FOR GUARDIANSHIP

Petitioner alleges:

I

MARIA KATSARIS is the friend of
TIM TUPPER, a minor

II

TIM TUPPER is 16 years of age, born
February 19, 1959

III

Said minor resides in San Francisco County, California.

IV

Said minor is at present under the care of
MARIA KATSARIS, residing in San Francisco
San Francisco County, California.

V

The names and addresses of the parents of said minor are:
Rita Tupper, (mother) 7670 East Road, Redwood Valley, California

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY
10 OF SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the) NO.
13 Person of)
14 TIM TUPPER,) CONSENT TO GUARDIANSHIP
15) AND WAIVER OF NOTICE
16)
17 a Minor)

18 I, RITA TUPPER, declare:

19 I am the natural mother of

20 TIM TUPPER

21 16 years of age, born February 19, 1959, and I

22 hereby consent to the appointment of

23 MARIA KATSARIS as guardian of the person

24 of said minor

25 I further waive notice of time and place of hearing.

26 I declare under penalty of perjury that the foregoing
27 is true and correct.

28 Executed on _____ at

San Francisco, California

RITA TUPPER

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VI

The only other relatives of said minor residing in the State of California are as follows:
Ruth Tupper (sister), 7670 East Road, Redwood Valley, Calif.

VII

Said minor has no guardian legally appointed by will or deed or otherwise.

VIII

Said minor has no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minor.

X

It is necessary and convenient that a guardian or guardians be appointed for the person of said minor for the following reasons: The minor's mother wished that her son attend a college preparatory school in San Francisco and so moved him there. To satisfy the legal requirements for school registration and medical care, the child's mother wishes the Court to appoint petitioner guardian of said child.

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WHEREFORE, petitioner prays that she be appointed guardian
of the person of said minor.

Dated: _____

MARIA KATSARIS

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, MARIA KATSARIS, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

MARIA KATSARIS

B-2-c-3

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of
the Person of

TIM TUPPER

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of MARIA KATSARIS

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing,
by mail to the following:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-c-3

Name, Address and Telephone No. of Attorney (s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of
the Person of

TIM TUPPER

a Minor

No.
Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of MARIA KATSARIS

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing
by mail to the following:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1316

California Newspaper Service Bureau, Inc.

E-2-C-3

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~

Guardianship of
the Person of

TIM TUPPER

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of MARIA KATSARIS

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing,

by mail, to the following:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1316

California Newspaper Service Bureau, Inc.

B 2-C-3

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Space Below for Use of Court Clerk Only

Attorney ... for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of the Person of
TIM TUPPER,
a Minor

No.

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that MARIA KATSARIS, Name of petitioner

as petitioner for guardianship of the person of the above named ~~deceased~~ minor,
has filed herein a Petition for Appointment of Guardian
Nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.,
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

Clerk

By

Deputy Clerk

*If to be published, state nature of application.

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct.

Executed on at , California

NOTICE OF HEARING (General)

P 1335

California Newspaper Notice Bureau, Inc.

Probate Code Sec. 1260, 1261, etc.

B-2-C-3

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of the Person of
TIM TUPPER,
a Minor ~~Executor~~

No.

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that MARIA KATSARIS

Name of petitioner

as petitioner for guardianship of the person of the above named ~~deceased~~ minor,
executor, administrator, etc.
has filed herein a Petition for Appointment of Guardian
Nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

, Clerk

By

Deputy Clerk

*If to be published, state nature of application.

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct

Executed on at , California

NOTICE OF HEARING (General)

Probate Code Sec. 1296, 1296.1, etc.

B-2-C-3

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of the Person of
TIM TUPPER,
a Minor ~~Decedent~~

No.

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that MARIA KATSARIS Name of petitioner

as petitioner for guardianship of the person of the above named ~~decedent~~ minor,
executor administrator etc
has filed herein a Petition for Appointment of Guardian Nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

, Clerk

By

Deputy Clerk

*If to be published, state nature of application.

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct

Executed on at , California

NOTICE OF HEARING (General)

P 1325

Probate Code, Section 1301

B-2-C-3

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner

8 SUPERIOR COURT OF CALIFORNIA, COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the Guardianship)
11 of the Person of) NO.
12 TIM TUPPER,)
13 a Minor) PETITION FOR GUARDIANSHIP
14)
15)

16 Petitioner alleges:

17 I
18 SUZANNE CARTMELL is the friend of
19 TIM TUPPER

20 II
21 TIM TUPPER is 16 years of age, born
22 February 19, 1959

23 III
24 Said minor reside in San Francisco County, California.

25 IV
26 Said minor is at present under the care of
27 Suzanne Cartmell, residing in San Francisco
28 San Francisco County, California.

29 V
30 The names and addresses of the parents of said minor are:
31 Rita Tupper (mother), 7670 East Road, Redwood Valley, California
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VI

The only other relatives of said minor residing in the State of California are as follows:

Ruth Tupper (sister), 7670 East Road, Redwood Valley, California

VII

Said minor has no guardian legally appointed by will or deed or otherwise.

VIII

Said minor has no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minor.

X

It is necessary and convenient that a guardian or guardians be appointed for the person of said minor for the following reasons: The minor's mother wished him to attend a San Francisco college preparatory school and so moved him to San Francisco. To satisfy legal requirements for school registration, medical care and the like, the child's mother desires the Court to appoint petitioner guardian of said child.

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WHEREFORE, petitioner pray that ~~she~~ be appointed guardian
of the person of said minor.

Dated: _____

SUZANNE CARTMELL

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, SUZANNE CARTMELL, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

SUZANNE CARTMELL

B-2-c-3

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Person~~
Guardianship of the Person of

TIM TUPPER,

a Minor ~~Successor~~

No.

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that SUZANNE CARTMELL
Name of petitioner

as petitioner for guardianship executor/administrator/etc of the ~~person~~ will/estate of the above named ~~Successor~~ minor,
has filed herein a Nature of application Petition for Appointment of Guardian

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.,
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

, Clerk

By

Deputy Clerk

*If to be published, state nature of application.

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct.

Executed on at , California

NOTICE OF HEARING (General)

P 1323

Probate Code Sec. 1200 1204 et seq.

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of the Person of

TIM TUPPER,

a Minor

No.

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that SUZANNE CARTMELL

Name of Petitioner

as petitioner for guardianship of the ~~person~~ of the above named ~~person~~ minor,
executor, administrator, etc. with estate
has filed herein a Nature of Application Petition for Appointment of Guardian

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9 30 a.m.,
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

, Clerk

By

Deputy Clerk

*If to be published, state nature of application.

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

at

, California

NOTICE OF HEARING (General)

Probate Code Sec. 1200 (1951, 40)

F 1335

California Newspaper Publishing Bureau, Inc.
San Francisco, California

B-2-C-3

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk. Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of the Person of

No

TIM TUPPER,

NOTICE OF HEARING*

a Minor ~~Estate of~~

NOTICE IS HEREBY GIVEN that SUZANNE CARTMELL

Name of Petitioner

as petitioner for guardianship of the ~~person~~ of the above named ~~Estate of~~ minor,
executor, administrator, etc. as State
has filed herein a Petition for Appointment of Guardian
Nature of Application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco

Dated

, Clerk

By

Deputy Clerk

*If to be published, state nature of application

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct

Executed on at , California

NOTICE OF HEARING (General)

P 1335

Printed in accordance with the provisions of the Probate Code, California

B-2-C-3
Probate Code Section 1300, 1301, 1302

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~

Guardianship of
the Person of

TIM TUPPER,

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of SUZANNE CARTMELL

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of the hearing
to the following:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1318

California Newspaper Service Bureau, Inc.

R-2-C-3

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~EXAMINATION~~

Guardianship of
the Person of

TIM TUPPER.

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of SUZANNE CARTMELL

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of the hearing,
to the following:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO CLERK F1316

California Newspaper Service Bureau, Inc

B-2-C-3

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~

Guardianship of
the Person of

TIM TUPPER,

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing

Notice to be Given

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court, City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of the petition of SUZANNE CARTMELL

heretofore filed herein for appointment as guardian of the above named minor and that notice of the said hearing be given at least 15 days prior to the date of the hearing to the following:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-C-3

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
10 SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the) NO.
13 Person of)
14 TIM TUPPER,) CONSENT TO GUARDIANSHIP
15) AND WAIVER OF NOTICE
16)
17 A Minor)

18 I, Rita Tupper, declare:

19 I am the natural mother of

20 TIM TUPPER

21 16 years of age, born February 19, 1959, and I

22 hereby consent to the appointment of Judy Ijames

23 as guardian of the person

24 of said minor

25 I further waive notice of time and place of hearing.

26 I declare under penalty of perjury that the foregoing
27 is true and correct.

28 Executed on _____ at

San Francisco, California

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15032
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

8 SUPERIOR COURT OF CALIFORNIA, COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the Guardianship)
11 of the Person of) NO.
12 TIM TUPPER,) PETITION FOR GUARDIANSHIP
13 a Minor)
14)

15
16 Petitioner alleges:

17 I

18 JUDY IJAMES is the friend of
19 TIM TUPPER

20 II

21 TIM TUPPER is 16 years of age, born
22 February 19, 1959

23 III

24 Said minor resides in San Francisco County, California.

25 IV

26 Said minor is at present under the care of
27 Judy Ijames, residing in San Francisco
28 San Francisco County, California.

29 V

30 The names and addresses of the parents of said minors are:
31 Rita Tupper, (mother) 7670 East Road, Redwood Valley, California
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VI

The only other relatives of said minor residing in the State of California are as follows:
Ruth Tupper (sister), 7670 East Road, Redwood Valley, California

VII

Said minor has no guardian legally appointed by will or deed or otherwise.

VIII

Said minor has no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minor.

X

It is necessary and convenient that a guardian or guardians be appointed for the person of said minor for the following reasons: The minor's mother wished for her son to attend a college preparatory school in San Francisco, and so moved him there. To satisfy the legal requirements for school registration and medical care, the child's mother wishes the Court to appoint petitioner guardian of said child.

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WHEREFORE, petitioner prays that she be appointed guardian
of the person of said minor.

Dated: _____

JUDY IJAMES

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, JUDY IJAMES, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

JUDY IJAMES

62-2-C-53

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Attorney for

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of
the Person of

TIM TUPPER,

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of JUDY IJAMES

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing,
to the following by mail:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-C-3

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Attorney for

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~

Guardianship of
the Person of

TIM TUPPER,

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of JUDY IJAMES

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing,
to the following by mail:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-C-3

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Attorney for

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~

Guardianship of
the Person of

TIM TUPPER,

a Minor

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of JUDY IJAMES

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing,
to the following by mail:

Ruth Tupper, 7670 East Road, Redwood Valley, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-C-3

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk Only

Attorney _____ for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of the Person of

TIM TUPPER,

A Minor

No. _____

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that JUDY IJAMES

Name of petitioner

as ~~petitioner~~ for guardianship of the person of the above named ~~person~~ minor
~~has filed herein a~~ ^{as executor/administrator/etc.} Petition for Appointment of Guardian ^{will/estate}
Nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on _____ at 9:30 a.m.,
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated _____

_____, Clerk

By _____

Deputy Clerk

*If to be published, state nature of application

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on _____

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at _____, California

NOTICE OF HEARING (General)

California Newspaper Service Bureau, Inc.

Probate Code Sec. 1208, 1201, etc.

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Person~~
Guardianship of the Person of

TIM TUPPER,

No.

NOTICE OF HEARING*

A Minor

NOTICE IS HEREBY GIVEN that JUDY IJAMES

Name of petitioner

as petitioner for guardianship of the person of the above named ~~person~~ minor
executor, administrator, etc. will/testate
has filed herein a Petition for Appointment of Guardian
Nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.,
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

, Clerk

By

Deputy Clerk

*If to be published, state nature of application.

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct.

Executed on at , California

NOTICE OF HEARING (General)

Probate Code Sec. 1200, 1201, etc.

B-2-C-3

POWER OF ATTORNEY

State of California)
) ss.
City and County of San Francisco)

I, JIM JONES, hereby depose and say:

I am the natural father of Steven Jones, a minor
born June 1, 1959.

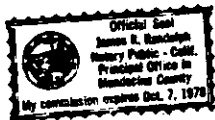
I hereby name and appoint TERRY BUFORD
my attorney in fact with full power and authority to take
all steps, exercise all powers and rights, that I might
do in connection with my said son. Without limiting the
generality of the foregoing, I specifically authorize her
to procure any and all medical and hospital care that may
be necessary or desirable; to apply for passports or other
travel documents on his behalf; arrange for him to travel
or travel with her out of the country; place him in any
public or private school that she may deem appropriate;
and to do any and all action that she deems appropriate
for my said son's wellbeing.

Executed on October 29, 1975 at
San Francisco, California.

Jim Jones
JIM JONES

State of California)
) ss.
City and County of San Francisco)

On this 29th day of October, 1975,
before me, James R. Randolph, personally appeared
JIM JONES, known to me to be the person whose name is
subscribed to the within instrument, and acknowledged
that he executed the same.



James R. Randolph
Notary Public

huc
B-2-C-24

POWER OF ATTORNEY

State of California)
) ss.
City and County of San Francisco)

I, JIM JONES, hereby depose and say:

I am the adoptive father of James Jones, Jr., a minor born October 1, 1960.

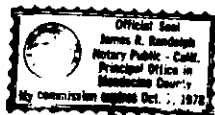
I hereby name and appoint TERESA BUFORD my attorney in fact with full power and authority to take all steps, exercise all powers and rights, that I might do in connection with my said son. Without limiting the generality of the foregoing, I specifically authorize her to procure any and all medical and hospital care that may be necessary or desirable; to apply for passports or other travel documents on his behalf; arrange for him to travel or travel with her out of the country; place him in any public or private school that she may deem appropriate; and to do any and all action that she deems appropriate for my said son's wellbeing.

Executed on October 29, 1975 at
San Francisco, California.

Jim Jones
JIM JONES

State of California)
) ss
City and County of San Francisco)

On this 29th day of October, 1975,
before me, JAMES R. RANDOLPH personally appeared
JIM JONES, known to me to be the person whose name is
subscribed to the within instrument, and acknowledged that
he executed the same.



James R. Randolph
Notary Public

B-2-C-5

Know all Men by these Presents: ATTORNEYS

That JAMES W. JONES 1977 MAR 31 AM 11:23

SAN FRANCISCO, CALIF.
MARCELINE MAE JONES
RECORDED

do by these presents appoint MARCELINE MAE JONES RECORDING FEE \$4.00

HIS attorney in fact, for HIM and in HIS name, and for HIS use and benefit *****

to demand, sue for, collect, and receive all such sums of money, debts, dues, accounts, legacies, bequests, interests, dividends, annuities, and demands whatsoever, as are now or shall hereafter become due, owing, payable, or belonging to HIM and have, use, and take all lawful ways and means in name, or otherwise for the recovery thereof by attachment, arrest, or otherwise, and to compromise and agree for the same, and to make and deliver discharges for the same for HIM and in HIS name; to contract for, purchase, receive, and take lands, tenements, and hereditaments, and accept the seisin and possession of all lands, and all deeds and other assurances in the law therefor, and to lease, let, sell, transfer, give away, or in any other way dispose of *****

release, convey, mortgage, convey by way of deed of trust, and hypothecate lands, tenements, and hereditaments upon such terms and conditions, and under such covenants as SHE shall think fit; also to bargain for, buy, sell, mortgage, hypothecate, and in any way and every way and manner deal in and with goods, wares, and merchandise, choses in action, and other property in possession or in action, and to do every kind of business of what nature or kind soever, and also for HIM and in HIS name, and as HIS act and deed to make, sign, seal, execute, acknowledge, and deliver deeds, leases and assignments of lease, covenants, indentures, agreements, mortgages, deeds of trust and reconveyances thereunder, hypothecations, bottomries, charter-parties, bills of lading, bills, bonds, notes, receipts, evidences of debt, releases and satisfaction of mortgage, judgments, and other debts, and such other instruments in writing of whatever kind and nature as may be necessary, convenient, or proper in the premises including assignments of accounts receivable, notices of the expected assignments of such accounts, and cancellation of such notices; also, in case of loss by fire, or otherwise, to adjust insurance losses.

***** MY SAID ATTORNEY IN FACT SHALL HAVE THE RIGHT TO SUBSTITUTE ANOTHER IN HER PLACE AND STEAD BY WRITTEN INSTRUMENT.

Giving unto MY said attorney full power to perform every act and thing which SHE may think necessary to be done in and about the premises, as fully to all intents and purposes as I might or could do if personally present ***

hereby ratifying and confirming all that MY said attorney shall lawfully do or cause to be done by virtue of these presents.

In Witness Whereof I have hereunto set MY hand the 27 day of MARCH one thousand nine hundred and SEVENTY SEVEN

Signed and Delivered in the Presence of

} K. C. Jones

89262

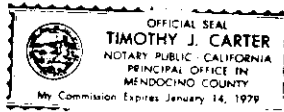
B-2-c-6

State of California, } ss.
County of San Francisco }

On this 27 day of March
in the year one thousand nine hundred and seventy seven, before me,
TIMOTHY J. CARTER a Notary Public,
State of California, duly commissioned and sworn, personally appeared
James W. Jones

known to me to be the person described in and whose name is subscribed to the within
instrument, and acknowledged to me that he executed the same.

In Witness Whereof I have hereunto set my hand and affixed my official seal
in the City and County of San Francisco
the day and year in this certificate first above written.



Timothy J. Carter
Notary Public, State of California

My Commission expires January 14, 1979

Power of Attorney
(GENERAL)

TO

Dated 19

89262

Know all Men by these Presents:

That

LYNETTA JONES

do by these presents appoint

MARCELINE MAE JONES

her attorney in fact, for her and in her name, and for her use and benefit

to demand, sue for, collect, and receive all such sums of money, debts, dues, accounts, legacies, bequests, interests, dividends, annuities, and demands whatsoever, as are now or shall hereafter become due, owing, payable, or belonging to her and have, use, and take all lawful ways and means in her name, or otherwise for the recovery thereof by attachment, arrest, or otherwise, and to compromise and agree for the same, and to make and deliver discharges for the same for her and in her name to contract for, purchase, receive, and take lands, tenements, and hereditaments, and accept the seisin and possession of all lands, and all deeds and other assurances in the law therefor, and to lease, let, sell

release, convey, mortgage, convey by way of deed of trust, and hypothecate lands, tenements, and hereditaments upon such terms and conditions, and under such covenants as shall think fit; also to bargain for, buy, sell, mortgage, hypothecate, and in any way and every way and manner deal in and with goods, wares, and merchandise, choses in action, and other property in possession or in action, and to do every kind of business of what nature or kind soever; and also for her and in her name, and as her act and deed to make, sign, seal, execute, acknowledge, and deliver deeds, leases and assignments of lease, covenants, indentures, agreements, mortgages, deeds of trust and reconveyances thereunder, hypothecations, bottomries, charter-parties, bills of lading, bills, bonds, notes, receipts, evidences of debt, releases and satisfaction of mortgage, judgments, and other debts, and such other instruments in writing of whatever kind and nature as may be necessary, convenient, or proper in the premises including assignments of accounts receivable, notices of the expected assignments of such accounts, and cancellation of such notices; also, in case of loss by fire, or otherwise, to adjust insurance losses.

Giving unto my said attorney full power to perform every act and thing which I may think necessary to be done in and about the premises, as fully to all intents and purposes as I might or could do if personally present

hereby ratifying and confirming all that said attorney shall lawfully do or cause to be done by virtue of these presents.

In Witness Whereof have hereunto set my hand the 19 day of March one thousand nine hundred and seventy seven

Signed and Delivered in the Presence of

Lynetta Jones

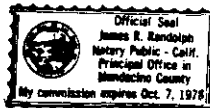
B-2-C-7

State of California, } ss.
County of San Francisco }

On this 19 day of March
in the year one thousand nine hundred and seventy seven, before me,
James R. Randolph a Notary Public,
State of California, duly commissioned and sworn, personally appeared
Lynetta Jones

known to me to be the person described in and whose name is subscribed to the within
instrument, and acknowledged to me that she executed the same.

In Witness Whereof I have hereunto set my hand and affixed my official seal
in the City and County of San Francisco
the day and year in this certificate first above written.



James R. Randolph
Notary Public, State of California
My Commission expires October 7, 1978

Power of Attorney
(GENERAL)

TO

Dated

19

May 25, 1974

To Whom it May Concern:

In the event of my death I, Marceline M. Jones, would like for Carolyn Layton to take over the mothering responsibilities of my children. I would, in fact, hope she could move into the house and fill any void my absence might leave.

May 25, 1974
Date

Marceline M. Jones
Marceline M. Jones

Witness: Name Eather Mueller

Address 7600 E. Road

Witness: Name Joey A. Parker

Address 7750 East Rd.

Redwood Valley, Calif.
95470

B 2 C 8

May 25, 1974

To Whom it May Concern:
In the event of my death I, Marceline M. Jones, would like
for Carolyn Layton

B2C8

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 192
4 Redwood Valley, California 95470
5 Telephone: 485 7608
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, COUNTY OF MENDOCINO
10 Guardianship of the person)
11 of)
12 STEPHANIE BISHOP,) NO. 16223
13 a Minor.) PETITION BY GUARDIAN
14 FOR LEAVE TO RESIGN

15 Petitioner MARCELINE M. JONES respectfully represents:

16 I

17 Petitioner is the duly appointed, qualified and acting
18 guardian of the person of STEPHANIE BISHOP, a minor.

19 II

20 Petitioner has been serving as such guardian since her
21 appointment and qualification on July 11, 1975, amounting to
22 a period of approximately four months.

23 III

24 By reason of urgent and compelling personal and business
25 reasons which have arisen, as follows, it is necessary that
26 petitioner resign as such guardian at the earliest convenience
27 of the Court: Petitioner is required to travel long distances
28 in her daily employment, and consequently is in the family
29 home irregularly. In order to insure continuing consistent
30 care be given to said minor, petitioner and the minor's parents
31 have mutually decided that it would be in the child's best
32 interests for another guardian to be appointed by the Court.

--

IV

There is continuing need for guardianship of the person of the ward, and petitioner has brought the matter of the necessity for her resignation and the appointment of another guardian in her place to the attention of the following relatives of the ward, to wit:

Mrs. Agnes Jones (mother), 4063 Avalon Blvd., Los Angeles, California

Mr. William Arthur Bishop (father), 1135 S. Pacific Avenue, Santa Ana, California

Mr. Ray Jones (stepfather), 4063 Avalon Blvd., Los Angeles, California

Petitioner understands that application is being made contemporaneously forthwith for appointment of another as guardian.

V

No request for special notice has been filed herein.

WHEREFORE, petitioner prays for an order granting leave to petitioner to so resign as such guardian.

Dated: November __, 1975.

MARCELINE M. JONES, Petitioner

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, MARCELINE M. JONES, hereby declare that I am the petitioner in the foregoing proceeding, that I have read the same and know the contents thereof, the same is true of my own knowledge, except as to matters which are therein stated upon information or belief, and as to those matters I believe the same to be true.

Dated: November __, 1975.

MARCELINE M. JONES, Petitioner

B-2-C-89

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107

6 Attorney for Petitioner

7
8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the Persons) NO.
12 of)

13 JAMES JONES, JR., and)
14 STEVEN JONES,)
15 Minors)
16)
17)

18 I, MARCELINE M. JONES, declare:

19 I am the natural mother of

20 STEVEN JONES

21 16 years of age, born June 1, 1959, and I

22 hereby consent to the appointment of JUDY IJAMES

23 as guardian of the person and

24 estate of said minor

25 I further waive notice of time and place of hearing.

26 I declare under penalty of perjury that the foregoing
27 is true and correct.

28 Executed on at

San Francisco, California

MARCELINE M. JONES

B-2-C-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
10 SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the) NO.
13 Persons of)
14 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
15 STEVEN JONES.) AND WAIVER OF NOTICE
16 Minors)

17 I, Jim Jones, declare:

18 I am the natural father of

19 STEVEN JONES

20 16 years of age, born June 1, 1959, and I

21 hereby consent to the appointment of Judy Ijames

22 as guardian of the persons and
23 estate of said minor

24 I further waive notice of time and place of hearing.

25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at

28 San Francisco, California

JIM JONES

B-2-C-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107

6 Attorney for Petitioner

7
8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the
11 Guardianship of the
12 Persons of

) NO.

13 JAMES JONES, JR. and
14 STEVEN JONES,

)
15 Minors

) CONSENT TO GUARDIANSHIP
16 AND WAIVER OF NOTICE

17 I, Jim Jones, declare:

18 I am the adoptive father of

19 JAMES JONES, JR.

20 15 years of age, born October 1, 1960, and I

21 hereby consent to the appointment of JUDY IJAMES

22 as guardian of the person and
23 estate of said minors.

24 I further waive notice of time and place of hearing.

25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at

28 San Francisco, California

JIM JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the Persons) NO.
12 of)
13 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
14 STEVEN JONES,) AND WAIVER OF NOTICE
15 Minors)

16 I, MARCELINE M. JONES, declare:

17 I am the adoptive mother of

18 JAMES JONES, JR.

19 15 years of age, born October 1, 1960, and I

20 hereby consent to the appointment of JUDY IJAMES

21 as guardian of the person and
22 estate of said minor

23 I further waive notice of time and place of hearing

24 I declare under penalty of perjury that the foregoing
25 is true and correct.

26 Executed on _____ at

27 San Francisco, California

28
MARCELINE M. JONES

B-2-C

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

8 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO
9

10 In the Matter of the Guardianship)
11 of the Persons of) NO.
12 JAMES JONES, JR. and)
13 STEVEN JONES,) PETITION FOR GUARDIANSHIP
14 Minors)
15

16 Petitioner alleges:

17 I

18 JUDY IJAMES is the friend of
19 JAMES JONES, JR. and STEVEN JONES

20 II

21 JAMES JONES, JR. is 15 years of age, born
22 October 1, 1960. STEVEN JONES is 16 years of age,
23 born June 1, 1959. III

24 Said minors reside in San Francisco County, California.

25 IV

26 Said minors are at present under the care of
27 JUDY IJAMES, residing in San Francisco,
28 San Francisco County, California.

29 V

30 The names and addresses of the parents of said minors are:
31 Jim Jones and Marceline Jones are the adoptive parents of James
32 Jones, Jr. and the natural parents of Steven Jones. They reside
at P.O. Box 214, Redwood Valley, California.

VI

The only other relatives of said minors residing in the State of California are as follows:

Suzanne Cartmell (sister), 1660 Page Street, San Francisco, California

Agnes Jones (sister), 4063 Avalon Blvd., Los Angeles, Calif.

Lew Jones (brother), 1660 Page Street, San Francisco, Calif.

VII

Said minors have no guardian legally appointed by will or deed or otherwise.

VIII

Said minors have no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minors.

X

It is necessary and convenient that a guardian or guardians be appointed for the persons of said minors for the following reasons: Said minors moved to San Francisco to attend a private college preparatory school. Their parents wish that petitioner be appointed guardian to satisfy the legal requirements for school registration, medical care, and the like.

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WHEREFORE, petitioner prays that she be appointed guardian
of the persons of said children.

Dated: _____

JUDY IJAMES, Petitioner

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, JUDY IJAMES, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

JUDY IJAMES

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
10 SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the) NO.
13 Persons of)
14 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
15 STEVEN JONES.) AND WAIVER OF NOTICE
16 Minors)

17 I, Jim Jones, declare:

18 I am the natural father of

19 STEVEN JONES

20 16 years of age, born June 1, 1959, and I

21 hereby consent to the appointment of Judy Ijames

22 as guardian of the persons and

23 estate of said minor

24 I further waive notice of time and place of hearing.

25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at

28 San Francisco, California

JIM JONES

B-2-C-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
10 SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the Persons) NO.
13 of)
14 JAMES JONES, JR., and) CONSENT TO GUARDIANSHIP
15 STEVEN JONES,) AND WAIVER OF NOTICE
16 Minors)

17 I, MARCELINE M. JONES, declare:
18 I am the natural mother of
19 STEVEN JONES
20 16 years of age, born June 1, 1959, and I
21 hereby consent to the appointment of JUDY L. JAMES
22 as guardian of the person and
23 estate of said minor

24 I further waive notice of time and place of hearing.
25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at
28 San Francisco, California

MARCELINE M. JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107

6 Attorney for Petitioner

7
8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the) NO.
12 Persons of)
13 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
14 STEVEN JONES,) AND WAIVER OF NOTICE
15 Minors)

16 I, MARCELINE M. JONES, declare:

17 I am the adoptive mother of

18 James Jones, Jr.

19 15 years of age, born October 1, 1960, and I

20 hereby consent to the appointment of MARIA KATSARIS

21 as guardian of the persons

22 of said minors.

23 I further waive notice of time and place of hearing.

24 I declare under penalty of perjury that the foregoing
25 is true and correct.

26 Executed on at

27 San Francisco, California.

28 MARCELINE M. JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

10 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
11 SAN FRANCISCO

12 In the Matter of the)
13 Guardianship of the Persons) NO.
14 of)
15 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
16 STEVEN JONES,) AND WAIVER OF NOTICE
17 Minors)

18 I, MARCELINE M. JONES, declare:

19 I am the natural mother of

20 Steven Jones

21 16 years of age, born June 1, 1959, and I

22 hereby consent to the appointment of MARIA KATSARIS

23 as guardian of the persons

24 of said minors.

25 I further waive notice of time and place of hearing.

26 I declare under penalty of perjury that the foregoing
27 is true and correct.

28 Executed on _____ at

San Francisco, California

MARCELINE M. JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the) NO.
12 Persons of)
13 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
14 STEVEN JONES,) AND WAIVER OF NOTICE
15 Minors)

16 I, JIM JONES, declare:

17 I am the adoptive father of

18 James Jones, Jr.

19 15 years of age, born October 1, 1960, and I

20 hereby consent to the appointment of MARIA KATSARIS

21 as guardian of the persons

22 of said minor

23 I further waive notice of time and place of hearing.

24 I declare under penalty of perjury that the foregoing
25 is true and correct.

26 Executed on at

27 San Francisco, California

28 JIM JONES

B-2 C-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
10 SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the) NO.
13 Persons of)
14 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
15 STEVEN JONES,) AND WAIVER OF NOTICE
16 Minors)

17 I, JIM JONES, declare:

18 I am the natural father of

19 Steven Jones

20 16 years of age, born June 1, 1959, and I

21 hereby consent to the appointment of MARIA KATSARIS

22 as guardian of the persons

23 of said minor

24 I further waive notice of time and place of hearing.

25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at

28 San Francisco, California

JIM JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9
10 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO
11

12 In the Matter of the Guardianship)
13 of the Persons of)
14 JAMES JONES, JR. and) NO.
15 STEVEN JONES,) PETITION FOR GUARDIANSHIP
16 Minors)
17)

18 Petitioner alleges:

19 I
20 MARIA KATSARIS is the friend of
21 JAMES JONES, JR. and STEVEN JONES

22 II
23 James Jones, Jr. is 15 years of age, born
24 October 1, 1960. Steven Jones is 16 years of age,
25 born June 1, 1959. III

26 Said minors reside in San Francisco County, California.

27 IV
28 Said minors are at present under the care of
29 MARIA KATSARIS, residing in San Francisco,
30 San Francisco County, California.

31 V
32 The names and addresses of the parents of said minors are:
33 Jim Jones and Marceline Jones are the adoptive parents of James
34 Jones, Jr. and the natural parents of Steven Jones. They reside
35 at P.O. Box 214, Redwood Valley, Calif.

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VI

The only other relatives of said minors residing in the State of California are as follows:

- Lew Jones, (brother) 1660 Page Street, San Francisco, Calif.
- Suzanne Cartmell (sister), 1660 Page Street, San Francisco, California
- Agnes Jones (sister), 4063 Avalon Blvd., Los Angeles, Calif.

VII

Said minors have no guardian legally appointed by will or deed or otherwise.

VIII

Said minors have no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minors.

X

It is necessary and convenient that a guardian or guardians be appointed for the persons of said minors for the following reasons: Said minors moved to San Francisco to attend a private college preparatory school. Their parents wish that petitioner be appointed guardian to satisfy the legal requirements for school registration, medical care, and the like.

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WHEREFORE, petitioner prays that she be appointed guardian
of the persons of said minor.

Dated: _____

MARIA KATSARIS

VERIFICATION

I, MARIA KATSARIS, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

MARIA KATSARIS

B-K-C 10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

10 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
11 SAN FRANCISCO

12 In the Matter of the)
13 Guardianship of the) NO.
14 Persons of)
15 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
16 STEVEN JONES,) AND WAIVER OF NOTICE
17 Minors)

18 I, JIM JONES, declare:
19 I am the adoptive father of
20 James Jones, Jr.
21 15 years of age, born October 1, 1960, and I
22 hereby consent to the appointment of MARIA KATSARIS
23 as guardian of the persons
24 of said minor

25 I further waive notice of time and place of hearing.
26 I declare under penalty of perjury that the foregoing
27 is true and correct.

28 Executed on _____ at
San Francisco, California

JIM JONES

B-2-C-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

10 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
11 SAN FRANCISCO
12

13 In the Matter of the)
14 Guardianship of the Persons) NO.
15 of)
16 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
17 STEVEN JONES,) AND WAIVER OF NOTICE
18 Minors)
19

20 I, MARCELINE M. JONES, declare:
21

22 I am the natural mother of
23

24 Steven Jones
25

26 16 years of age, born June 1, 1959, and I
27

28 hereby consent to the appointment of MARIA KATSARIS
29

30 as guardian of the persons
31

32 of said minors.
33

34 I further waive notice of time and place of hearing.
35

36 I declare under penalty of perjury that the foregoing
37

38 is true and correct.
39

40 Executed on _____ at
41

42 San Francisco, California
43

44 MARCELINE M. JONES
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B-2 c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner

8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the) NO.
12 Persons of)
13 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
14 STEVEN JONES,) AND WAIVER OF NOTICE
15 Minors)

16 I, JIM JONES, declare:

17 I am the natural father of

18 Steven Jones

19 16 years of age, born June 1, 1959, and I

20 hereby consent to the appointment of MARIA KATSARIS

21 persons

22 as guardian of the

23 of said minor

24 I further waive notice of time and place of hearing.

25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at

28 San Francisco, California

JIM JONES

B-2-C-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
10 SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the) NO.
13 Persons of)
14 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
15 STEVEN JONES,) AND WAIVER OF NOTICE
16 Minors)

17 I, MARCELINE M. JONES, declare:

18 I am the adoptive mother of

19 James Jones, Jr.

20 15 years of age, born October 1, 1960, and I

21 hereby consent to the appointment of MARIA KATSARIS

22 as guardian of the persons

23 of said minors.

24 I further waive notice of time and place of hearing.

25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on at

28 San Francisco, California.

MARCELINE M. JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone 931 9107
6
7 Attorney for Petitioner
8
9

8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the) NO.
12 Persons of)
13 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
14 STEVEN JONES,) AND WAIVER OF NOTICE
15 Minors)

16 I, MARCELINE M. JONES, declare:
17 I am the adoptive mother of
18 James Jones, Jr.,
19 15 years of age, born October 1, 1960, and I
20 hereby consent to the appointment of MARIA KATSARIS
21 as guardian of the persons
22 of said minors.

23 I further waive notice of time and place of hearing.
24 I declare under penalty of perjury that the foregoing
25 is true and correct.

26 Executed on _____ at
27 San Francisco, California
28

MARCELINE M. JONES

B-2 c-10

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO

In the Matter of the Guardianship)
of the Person of)

JAMES JONES, JR. and)
STEVEN JONES,)

Minors)

NO.

PETITION FOR GUARDIANSHIP

Petitioner alleges:

I

MARIA KATSARIS is the friend of
JAMES JONES, JR. and STEVEN JONES

II

James Jones, Jr. is 15 years of age, born
October 1, 1960. Steven Jones is 16 years of age,
born June 1, 1959.

III

Said minors reside in San Francisco County, California.

IV

Said minors are at present under the care of
MARIA KATSARIS, residing in San Francisco,
San Francisco County, California.

V

The names and addresses of the parents of said minors are:
Jim Jones and Marceline Jones are the adoptive parents of James
Jones, Jr. and the natural parents of Steven Jones. They reside

at P.O. Box 214, Redwood Valley, Calif.

VI

The only other relatives of said minors residing in the State of California are as follows:

Law Jones, (brother) 1660 Page Street, San Francisco, Calif.

Suzanne Cartmell (sister), 1660 Page Street, San Francisco, California

Agnes Jones (sister), 4063 Avalon Blvd., Los Angeles, Calif.

VII

Said minors have no guardian legally appointed by will or deed or otherwise.

VIII

Said minors ~~have~~ no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minors.

X

It is necessary and convenient that a guardian or guardians be appointed for the persons of said minors for the following reasons: Said minors moved to San Francisco to attend a private college preparatory school. Their parents wish that petitioner be appointed guardian to satisfy the legal requirements for school registration, medical care, and the like.

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WHEREFORE, petitioner pray that she be appointed guardian
of the persons of said minor.

Dated: _____

MARIA KATSARIS

VERIFICATION

I, MARIA KATSARIS, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____ at San Francisco, California.

MARIA KATSARIS

B-2-c-10

Name, Address and Telephone No. of Attorney

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~estate of~~
Guardianship of the Persons of

No.

JAMES JONES, JR. and
STEVEN JONES,

Minors ~~xSuzette~~

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that MARIA KATSARIS

Name of petitioner

as petitioner for guardianship of the persons of the above named ~~xSuzette~~ minors
executor administrator etc. with estate
has filed herein a Petition for Appointment of Guardian
Nature of Application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.,
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

, Clerk

By

Deputy Clerk

*If to be published, state nature of application

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

at

California

NOTICE OF HEARING (General)

California Newspaper Service Bureau, Inc.

Probate Code Sec. 1200, 1201, etc.

B-2-C-10

Name, Address and Telephone No. of Attorney Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~xxxxxx~~ No
Guardianship of the Persons of

JAMES JONES, JR. and
STEVEN JONES,

NOTICE OF HEARING*

Minors ~~xxxxxx~~

NOTICE IS HEREBY GIVEN that MARIA KATSARIS

as petitioner for guardianship of the persons of the above named ~~xxxxxx~~ minors,
Executor/Administrator of said
has filed herein a Petition for Appointment of Guardian
of said minors

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on at 9:30 a.m.
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave. in the City
and County of San Francisco

Dated

Clerk

By

Deputy Clerk

*If to be published, state nature of application

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct

Executed on at , California

NOTICE OF HEARING (General)

California Newspaper Service Bureau, Inc.

Probate Code Sec. 1007, 1008, etc.

B-2-c-10

Name, Address and Telephone No. of Attorney Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~xxxxxx~~ No
Guardianship of the Persons of

JAMES JONES, JR. and
STEVEN JONES,

NOTICE OF HEARING

Minors ~~xxxxxx~~

NOTICE IS HEREBY GIVEN that MARIA KATSARIS

as petitioner for guardianship of the persons of the above named ~~xxxxxx~~ minors,
has filed herein a Petition for Appointment of Guardian

reference to which is hereby made for further particulars, and that the same is hereby set for hearing at
the Court on at 9:30 a.m.
in the Probate Department of the above entitled Court, at the City Hall 400 California Street, in the City
and County of San Francisco

Dated

Clerk

By

Deputy Clerk

To be published, state nature of publication

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct

Executed on at California

NOTICE OF HEARING (General)

California Newspaper Service Bureau, Inc.

B-2-C-10
Printer Code Sec. 1227, C.C.P.

Name, Address and Telephone No. of Attorney(s)

EUGENE B CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of
the Persons of

JAMES JONES, JR. and STEVEN
JONES.

Minors

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of MARIA KATSARIS

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing
to the following:

Suzanne Cartmell, 1660 Page Street, San Francisco, California

Lew Jones, 1660 Page Street, San Francisco, California

Agnes Jones, 4063 Avalon Blvd., Los Angeles, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO CLERK F1316

California Newspaper Service Bureau, Inc.

F-5-C-10

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Escheat~~
Guardianship of
the Persons of

JAMES JONES, JR. and STEVEN
JONES,
Minors

No.
Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of MARIA KATSARIS

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing
to the following:

Suzanne Cartmell, 1660 Page Street, San Francisco, California

Lew Jones, 1660 Page Street, San Francisco, California

Agnes Jones, 4063 Avalon Blvd., Los Angeles, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-c-10

1

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~

Guardianship of
the Persons of

JAMES JONES, JR. and STEVEN

JONES

Minors

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT

at 10 o'clock A.M. of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of MARIA KATSARIS

heretofore filed herein for appointment as guardian of the above named minor and that notice of the
said hearing be given at least 15 days prior to the date of said hearing
to the following:

Suzanne Cartmell, 1660 Page Street, San Francisco, California

Lew Jones, 1660 Page Street, San Francisco, California

Agnes Jones, 4063 Avalon Blvd., Los Angeles, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F318

California Newspaper Service Bureau, Inc.

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8

9 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
10 SAN FRANCISCO

11 In the Matter of the)
12 Guardianship of the) NO.
13 Persons of)
14 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
15 STEVEN JONES.) AND WAIVER OF NOTICE
16 Minors)

17 I, Jim Jones, declare:
18 I am the adoptive father of
19 JAMES JONES, JR.
20 15 years of age, born October 1, 1960, and I
21 hereby consent to the appointment of JUDY IJAMES
22 as guardian of the person and
23 estate of said minors.

24 I further waive notice of time and place of hearing.
25 I declare under penalty of perjury that the foregoing
26 is true and correct.

27 Executed on _____ at
28 San Francisco, California

JIM JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

8 SUPERIOR COURT OF CALIFORNIA, CITY AND COUNTY OF
9 SAN FRANCISCO

10 In the Matter of the)
11 Guardianship of the Persons) NO.
12 of)
13 JAMES JONES, JR. and) CONSENT TO GUARDIANSHIP
14 STEVEN JONES,) AND WAIVER OF NOTICE
15 Minors)

16 I, MARCELINE M. JONES, declare:
17 I am the adoptive mother of
18 JAMES JONES, JR.
19 15 years of age, born October 1, 1960, and I
20 hereby consent to the appointment of JUDY IJAMES
21 as guardian of the person and
22 estate of said minor

23 I further waive notice of time and place of hearing.
24 I declare under penalty of perjury that the foregoing
25 is true and correct.

26 Executed on _____ at
27 San Francisco, California
28

MARCELINE M. JONES

B-2-c-10

1 EUGENE B. CHAIKIN
2 Attorney at Law
3 P.O. Box 15023
4 San Francisco, California
5 Telephone: 931 9107
6
7 Attorney for Petitioner
8
9

10 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO
11

12 In the Matter of the Guardianship)
13 of the Persons of)

14 JAMES JONES, JR. and)
15 STEVEN JONES,)

16 Minors)
17)
18)

NO.

PETITION FOR GUARDIANSHIP

19 Petitioner alleges:

20 I
21 JUDY IJAMES is the friend of
22 JAMES JONES, JR. and STEVEN JONES

23 II
24 JAMES JONES, JR. is 15 years of age, born
25 October 1, 1960. STEVEN JONES is 16 years of age,
26 born June 1, 1959.

27 III
28 Said minors reside in San Francisco County, California.

29 IV
30 Said minors are at present under the care of
31 JUDY IJAMES, residing in San Francisco
32 San Francisco County, California.

33 V
34 The names and addresses of the parents of said minors are:
35 Jim Jones and Marceline Jones are the adoptive parents of James
36 Jones, Jr. and the natural parents of Steven Jones. They reside
37 at P.O. Box 214, Redwood Valley, California.

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VI

The only other relatives of said minors residing in the State of California are as follows:

Suzanne Cartmell (sister), 1660 Page Street, San Francisco, California

Agnes Jones (sister), 4063 Avalon Blvd., Los Angeles, Calif.

Law Jones (brother), 1660 Page Street, San Francisco, Calif.

VII

Said minors have no guardian legally appointed by will or deed or otherwise.

VIII

Said minors have no estate.

IX

There are no adoption proceedings, juvenile court proceedings or divorce or domestic relations proceedings, pending or contemplated, which affect said minors.

X

It is necessary and convenient that a guardian or guardians be appointed for the persons of said minors for the following reasons: Said minors moved to San Francisco to attend a private college preparatory school. Their parents wish that petitioner be appointed guardian to satisfy the legal requirements for school registration, medical care, and the like.

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WHEREFORE, petitioner prays that she be appointed guardian
of the persons of said children.

Dated: _____

JUDY LJAMES, Petitioner

EUGENE B. CHAIKIN
Attorney for Petitioner

VERIFICATION

I, JUDY LJAMES, declare that I am the petitioner in the within-
entitled matter. I have read the foregoing petition and know the contents thereof
and the facts stated are true to my knowledge and belief, except as to matters
therein stated to be based on information and belief, and as to those statements
I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.
Executed on _____ at San Francisco, California.

JUDY LJAMES

Name, Address and Telephone No. of Attorney(s)

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Space Below for Use of Court Clerk Only

Attorney for

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~
Guardianship of
the Persons and Estate of
JAMES JONES, JR. and
STEVEN JONES

Minors

No.

Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

IT IS HEREBY ORDERED THAT Wednesday
1:30 p.m.

at ~~10:00 a.m.~~ of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of JUDY L JAMES

heretofore filed herein for appointment as guardian of the above named minor S and that notice of the
said hearing be given at least 15 days prior to said hearing, by mailing
notices to the following:

Suzanne Cartmell

Lew Jones

Agnes Jones, 4063 Avalon Blvd., Los Angeles, California

Dated:

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO. CLERK F1318

California Newspaper Service Bureau, Inc.

B-2-c-10

Name, Address and Telephone No. of Attorney(s) Space Below for Use of Court Clerk Only
EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107
Attorney for Petitioner

Attorney for

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~XXXXXX~~ No.
Guardianship of Order Appointing Day for Hearing Petitions
the Persons and Estate of for Guardianship, and Directing
JAMES JONES, JR. and Notice to be Given
STEVEN JONES, Minors.

IT IS HEREBY ORDERED THAT Wednesday
1:30 p.m.
at ~~XXXXXX~~ of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of JUDY L. JAMES
heretofore filed herein for appointment as guardian of the above named minor S and that notice of the
said hearing be given at least 15 days prior to said hearing, by mailing
notices to the following:
Suzanne Carimell,
Lew Jones,
Agnes Jones, 4063 Avalon Blvd., Los Angeles, California

Dated _____

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-c-10

Name, Address and Telephone No. of Attorney(s)

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

Attorney for

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~XXXXXXX~~
Guardianship of
the Persons and Estate of
JAMES JONES, JR. and
STEVEN JONES.

No. _____
Order Appointing Day for Hearing Petitions
for Guardianship, and Directing
Notice to be Given.

Minors.

IT IS HEREBY ORDERED THAT, Wednesday, _____
1:30 p.m.
at ~~XXXXXXXXXX~~ of said day, at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of JUDY L. JAMES

heretofore filed herein for appointment as guardian of the above named minor, and that notice of the
said hearing be given at least 15 days prior to said hearing, by mailing
notices to the following:
Suzanne Cartmell,
Lew Jones,
Agnes Jones, 4063 Avalon Blvd., Los Angeles, California

Dated: _____

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-c-10

Name, Address and Telephone No. of Attorney(s) _____ Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone 931 9107

Attorney for Petitioner

Attorney for _____

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~XXXXXX~~
Guardianship of
the Persons and Estate of
JAMES JONES, JR. and
STEVEN JONES

No. _____
Order Appointing Day for Hearing Petitions
For Guardianship and Directing
Notice to be Given

Minors

IT IS HEREBY ORDERED THAT Wednesday, _____
at 1:30 p.m.
at ~~XXXXXXXXXX~~ of said day at the Courtroom of the Probate Department of the above entitled Court,
City Hall, in said City and County of San Francisco, be appointed as the time and place for the hearing of
the petition of JUDY I. JAMES
heretofore filed herein for appointment as guardian of the above named minor s and that notice of the
said hearing be given at least 15 days prior to said hearing by mailing _____
notices to the following: _____
Suzanne Carrmell
Law Jones
Agnes Jones, 4063 Avalon Blvd., Los Angeles, California

Dated: _____

Judge of said Superior Court

ORDER APPOINTING HEARING - GUARDIANSHIP

CO CLERK F1316

California Newspaper Service Bureau, Inc.

B-2-C-10

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Estate of~~ Guardianship
of the Persons and Estate of

No.

JAMES JONES, JR. and
STEVEN JONES,
Minors

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that JUDY IJAMES

Name of petitioner

as petitioner for guardianship of the persons of the above named ~~deceased~~ minors,
executor/administrator/etc. will/estate
has filed herein a Petition for Appointment of Guardian
Nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on Wednesday, 1:30 pm.
at ~~10:00 a.m.~~
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

....., Clerk

By

Deputy Clerk

*If to be published, state nature of application.

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct.

Executed on at , California

NOTICE OF HEARING (General)

California Newspaper Publishing Act

Probate Code Sec. 1201, 1202, etc.

B-2-c-10

Name, Address and Telephone No. of Attorney

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Space Below for Use of Court Clerk Only

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Executors~~ Guardianship No.
of the Persons and Estate of

JAMES JONES, JR. and
STEVEN JONES,
Minors

NOTICE OF HEARING*

NOTICE IS HEREBY GIVEN that JUDY IJAMES

Name of petitioner

as petitioner for guardianship of the persons of the above named ~~executors~~ minors,
executor administrator etc. or estate
has filed herein a Petition for Appointment of Guardian
Nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on Wednesday, 1:30 pm.
at ~~10:00 AM~~
in the Probate Department of the above entitled Court, at the City Hall 400 Van Ness Ave., in the City,
and County of San Francisco.

Dated

, Clerk

By

Deputy Clerk

*It to be published, state nature of application

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct

Executed on at , California

Name, Address and Telephone No. of Attorney

Space Below for Use of Court Clerk Only

EUGENE B. CHAIKIN
Attorney at Law
P.O. Box 15023
San Francisco, California
Telephone: 931 9107

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE CITY AND COUNTY OF SAN FRANCISCO

In the Matter of the ~~Decedent~~ Guardianship of the Persons and Estate of

No.

NOTICE OF HEARING*

JAMES JONES, JR. and
STEVEN JONES, ~~Decedent~~
Minors

NOTICE IS HEREBY GIVEN that JUDY L JAMES

Name of petitioner

as petitioner for guardianship of the persons of the above named ~~Decedent~~ minors,
executor administrator, etc.
has filed herein a Petition for Appointment of Guardian
nature of application

reference to which is hereby made for further particulars, and that the same is hereby set for hearing by
the Court on Wednesday, 1:30 pm.
at ~~9:00 AM~~
in the Probate Department of the above entitled Court, at the City Hall, 400 Van Ness Ave., in the City
and County of San Francisco.

Dated

Clerk

By

Deputy Clerk

*If to be published, state nature of application

DECLARATION OF POSTING

I, the undersigned, declare that I am a Deputy Clerk of the above entitled Court and that I posted
a true copy of the above Notice at the Courthouse of said County on

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

at

California

NOTICE OF HEARING (General)

B-2-C-10