

Jonestown, Port Kaituma }  
Northwest District, Guyana } → ss

Affidavit of  
Christian Leo Rozytko  
Christian Leo Rozytko

B-1-D-5a

I (Christian Leo Rozytko) duly sworn declare,  
Christian Leo Rozytko

That I know Wayne Pietila, Mickey Tourette, Jim Cobb, Lena Flowers, Tom Podgorcki, Terri Pietila, and Ava Biddulph from personal experience while going to school at The Santa Rosa Junior College. These people lived in the church-provided dormitories where I lived also. I remember many instances where they spoke of revolutionary and terrorist activities such as taking over Ukiah, California, a small town. They spoke often of violent acts. One time I remember they spoke of blowing up a bridge. At other times I remember Wayne Pietila and Jim Cobb talking about how they would like to shoot the president of  
B-1-d-5a

The United States. Che Guevara in fact was  
Wayne Pustula's and Jim Cobb's personal idol.

aside from this they had antisocial sexual habits.

b7C

[redacted] who was married began having sexual  
relations with [redacted]. [redacted] began  
having sexual relations with first [redacted] and  
then [redacted]. [redacted] then began having  
sexual relations with [redacted]. [redacted]  
a close friend of theirs began having sexual relations  
with [redacted]. [redacted] was at that time  
married to [redacted] were changing  
names and husbands, or companions freely.

In addition, [redacted] was motivated one night  
at The Santa Rosa Dormitories to revealing his penis  
to the guys at the dorms.

B-1-D-56

July 29, 1977

Witnessed by,

1. Edith E. Bogue
2. James E. Wilkey
3. Russell E. Martin
4. James E. Bogue
5. Bernette Johnson

Subscribed to and sworn  
before me, a notary public  
of The Republic of Guyana or  
Commissioner.

B-1-d-56

Jonestown, Port Kaituma,  
North West District, Guyana, S.S.

Affidavit of  
Sharon Rose Cobb  
Sharon Rose Cobb

I, Sharon Rose Cobb, duly sworn declare:  
Sharon Rose Cobb

That Jim Cobb, Mickey Lauchette, Lena Blowers,  
Wayne Pietta, Jerry Pietta, Tom Edgerton, Vera  
and John Biddulph planned to blow up a bridge  
in Ukiah, California approximately five years  
ago. The same people were actively participating  
in learning guerrilla warfare.

That I heard Deanna Merdle say  
publicly that the only way she could enjoy  
sex was if she heard a child's cry.

That [redacted] and [redacted] stole  
drugs and supplies from General Hospital in  
Ukiah, California, while they worked there  
as nurses.

b7c.

write 2  
separate  
affidavits

Subscribed to and sworn  
before me, a Notary Public  
for the Republic of Guyana  
or Commissioner.

July 26, 1977

Witnesses  
James Harris  
Conrad Furbush  
Fannie Jordan  
Robert David  
Lucius Bayart

B-1-D-6

B-1-d-6

B-1-D-7

On labor day of 1973 wayne Pietila asked me if he could borrow my 30-40 Craig rifle, he stated that he was going on a camping trip and may do some hunting. That was the last time I saw him for more than a year and he has never returned the rifle, which is valued at over a thousand dollars.

The same day wayne Pietila borrowed my rifle, he cut my telephone line and left owing me two months rent of \$120.00.

I Thomas Kice swear the above statements are true and factual.

Thomas Kice

B-1-d-7

—  
AFFIDAVITS RE.  
AS UNBALANCED,  
PROMISCUOUS

GRACE STOEN

3-1-52

AFFIDAVIT OF DANNY KUTULAS:

*B-1-e-1a*

1. Grace asked Danny "Would you like to fuck me?" She was thinly clad and knew Danny was having marital problems.

2. She was immature and narcissistic.

*B-1-e-1a*

Jonestown, Por. Kaituma) as  
North West District, Guyana

BCE 16  
Affidavit of

Danny K. Kutulas

I, Danny K. Kutulas, being duly sworn, declare:

Grace was one of my house guests in my apartment in the Fall of 1975. She was aware of my serious marital problems at the time. On the occasion that the others left the apartment Grace, who was clad in a thin gown, threw open her arms and said, "Would you like to fuck me?" I said, "You're nuts." and walked out of the apartment. I feel this typifies her immature narcissism.

Danny K. Kutulas

Dated August 13, 1977

Witnesses:

Albert Stangell



B-1-e-16

Jonestown, Port Kaituma) ss.  
North West District, Guyana

Affidavit of  
Danny K. Kutulas

I, Danny K. Kutulas, being duly sworn declare:

In the Fall of 1975 Grace Stoen stayed in my apartment at 1435 Alvarado Terrace, Rm 303 Los Angeles, Calif., as a house guest. Grace was aware of my marital problems and asked, "Would you like to fuck me?" She was wearing a thin nightgown and threw her arms out dramatically. I said, "You're nuts." and walked out of the apartment. This was on a Sunday morning.

*Danny K. Kutulas*

Dated August 14, 1977

Witnessed:

*[Signature]*  
\_\_\_\_\_  
\_\_\_\_\_

B-1-e-1c





LYNETTA R. JONES, AFFIDAVIT THEREOF: 1-1/2 Lw

1. Lynetta Jones, mother of Jim Jones, often answered the phone to hear Grace tearfully asking to talk to Jim Jones. She would talk to him for hours.
2. Showed no regard for the children and teens and others in the home. She evidenced bizarre and hysterical behavior in the Jones household and poured out her problems onto Jim's sons until he put a stop to it.
3. Lynetta heard Grace threaten to kill Tim Stoen.

B-1-c-2 (over)

4. John's life would be destroyed if he were to be returned to Grace Stoen.

B-1-e-26

Georgetown ) s.s.  
Cooperative Republic of Guyana)

Affidavit s/  
Lynetta P. Jones

I, Lynetta P. Jones, being duly sworn, declare:

These are my experiences and observations:

I remember on many occasions hearing the phone ring in our home in Redwood Valley where I lived with my son James Jones, and his family. I answered the phone on several occasions myself to hear Grace Stoen tearfully asking to speak to Jim. She would talk with him for hours. I would hear him while I was working in the kitchen trying to reassure her or counsel her on various matters. She did this repeatedly and even came to the parsonage herself in this condition a couple of times. She seemed to have no regard for those around her. She cried in front of the other children in the house (at that time they were teenagers) and even attempted to discuss her problems with them until my son noticed and intervened, demanding of her not to do this. My son had apprised the entire house of the situation, and if he had not her hysteria would have necessitated it since she constantly manifested such bizarre behavior.

I remember once overhearing her threaten to kill Tim Stoen. Much of the time she seemed perturbed about him and the time he spent with her.

We often took care of little John in the house as she seemed very unable to meet his most basic needs. He visited with us on many nights and never wanted to go back home after being in the house with us.

My own opinion on the matter of little John's future is that it would be the total destruction of a human being to send him back to his mother.

*Lynetta P. Jones*

Dated: August 14, 1977

Witnesses: *[Signature]*

B-1-e-26



JOSEPH WILSON, AFFIDAVIT OF: *B-1-E 3a*

1. Grace wrestled with Joseph and pushed against his privates, attempting sexual stimulation.
2. She ran in front of Joe totally naked and taunted: "Cant you take it?"
3. Grace gave money to some of the church youth, including Joe.
4. She frequently took Joe out to dinner, but gave no time to her son John.
5. Grace left John with Joe and others for the sake of her affair with Walter Jones. *B-1-c-3a*

Grace's preference for Walter Jones caused John tears and anxiety.

B-1-e-36

Jonestown, Port Kaituma) as  
North West District, Guyana

Affidavit of  
Joseph Wilson

I, Joseph Wilson, being duly sworn, declare:

I was a frequent house guest of the Stoen's and as a consequence was exposed to some bizarre behaviour on the part of Grace Stoen. She often wrestled with me and brushed against my privates in a rough manner, obviously attempting sexual stimulation. She would then say, "What's the matter, can't you take it?" On other occasions she would run in front of me totally nude and ask same question, above mentioned. She also did this in front of me in the presence of Emmett Griffith, Jr.

I began wondering how she kept her accounting in order when she handled some of the finances because she would give me gas money from church funds and not require receipts nor an accounting of any kind. This happened often and regularly. I saw her give Melanie Briedenbach money for personal clothing from the petty cash box in the church office.

She didn't spend time with her son like she should have, and I know she had plenty of spare time because she frequently took me out to dinner, several times driving all the way to San Francisco from Redwood Valley, just to eat at a restaurant. This is a six hour drive both ways alone.

On other occasions I saw her neglect her son for the sake of her affair with Walter Jones, many times she would leave John with me or other people and leave with Walter. This caused John a great deal of anxiety and tears. She even went as far as to push John aside, drop his hand, take Walters hand and leave.

Joseph Wilson

Dated August 13, 1977  
Witnessed:

[Signature]

\_\_\_\_\_

B-1-e-36



AFFIDAVIT OF CAROLYN LAYTON

10-1-72 4a

- B-1-e-4a
1. Describes counseling situation between Grace, Jim, and herself. Grace threatened suicide to manipulate and pressure Jim to marry her.
  2. Grace made damaging displays of emotional depression in the presence of John.
  3. Grace was flirtatious with teenage boys and kissed Vincent Lopez (and John) on the mouth.
  4. Grace is an emotional cripple. Jim did all a person could do to help her, but she only used him and the Temple. (OVER)

5. TO REMOVE JOHN FROM HIS FATHER'S CUSTODY AND GIVE HIM TO GRACE WOULD BE CRUEL AND INHUMANE TO THE CHILD.

B-1-e-46

Georgetown, Guyana ) s.s.

Affidavit of  
Carolyn M. Layton

I, Carolyn M. Layton, being duly sworn, declare:

As a member of Peoples Temple and a counselor in the organization for a long time, I have had several experiences relating to Grace Stoen which the following will describe.

On one occasion shortly after John Stoen was born Grace Stoen came up to the altar of the church to talk to Jim Jones. She was crying and he called my up to talk to her as well. She complained that she felt like committing suicide and was unhappy with Tim Stoen as her husband. She suggested marrying Jim Jones. Jim said to her very kindly that this was not possible. He then called up her husband Tim to let him know how she was feeling so he could counsel with her.

On another occasion I went to Grace's house and she was taking care of John. He was quite young. She was sitting and crying loudly about her problems while holding her son John. At the time I thought it was very inappropriate that she be demonstrating such strong depression in front of the child. She did this often.

Grace constantly complained that people slighted her and that she was not treated well by people. Considering the kind of emotional pressure she placed on everyone around her I thought such an accusation was utterly ridiculous. I found people to be extremely tolerant of her. She responded like a child to almost all adults around her, requiring constant praise and reassurance in order to function.

Grace was very flirtatious around teenage boys and I remember her kissing Vincent Lopez on the lips one time. Another time she kissed John in the mouth in front of me. Other young men complained of similar approaches made by her.

Grace Stoen is an emotional cirpple. Because of her serious emotional problems I definitely feel she should not be allowed to remove John from his present very satisfying environment. I have known Grace all the years she has been in Peoples Temple. I can say with utmost conviction that she was given every possible opportunity to grow; she was given far more hours of counseling time and attention than almost any other troubled person who came to the Temple for help. I saw her talk to Jim Jones until he looked as if he were about to pass out. One time while she was talking to him, I saw him fall to his knees and medical personnel had to come and administer oxygen to him. From my viewpoint he gave all that he could to help her and she took all she could. It would be cruel and inhumane to take John Stoen from his father and return him to his mother.



August 13, 1977

B-1-e-46

Signed: Carolyn M. Layton

Witness: [Signature]

AFFIDAVIT OF CAROLYN LAYTON

*C. K. Sa*

1. Same as other affidavit, but ending is different: declares that as soon as the affidavit is made known to Grace, she will tell lies against Carolyn Layton as she is doing against Jim Jones. Fully expects some sort of retaliation from Grace. But she feels she must tell the truth of what she knows about Grace in spite of the consequences.

*B-1-c-Sa*

Jonestown, Port Kaituma) ss  
North West District, Guyana

*B.E.T.C.*  
Affidavit of  
Carolyn Layton

I, Carolyn M. Layton, being duly sworn, declare:

As a member of People's Temple and a counselor in the organization for a long time I have had the following experiences relating to Grace Stoen .

On one occasion shortly after John Stoen was born Grace went up to the altar of the church to talk to Jim Jones, the pastor. She was crying and he called me up to talk with her as well. She complained that she felt like committing suicide and was unhappy with Tim Stoen as her husband. She suggested marrying Jim Jones. Jim was very kind to her saying this was not possible. He then called up her husband Tim to let him know how she was feeling so he could counsel with her.

On another occasion I went to Grace's house and she was taking care of John. He was quite young. She was sobbing and crying loudly about her problems while holding him. At the time I thought it was very inappropriate that she be demonstrating such strong depression in front of the child. She did this often.

Grace constantly complained that people slighted her and that she was not treated well by people. Considering the kind of emotional pressure she placed on everyone around her I thought such an accusation was utterly ridiculous and I found people to be extremely tolerant of her. She related like a child to almost all adults around her, requiring constant praise and reassurance in order to function.

She was very flirtatious around teenage boys and I remember on one occasion she kissed Vincent Lopez on the lips which I felt entirely inappropriate considering the difficult emotional background he came from. She did the same thing to her son John. Other young men complained of similar approaches by her.

Grace Stoen is an emotional cripple. Because of her serious emotional problems I definitely feel she should not be allowed to remove John from his present very satisfying environment. I have known Grace all the years she has been in Peoples Temple. I remember the very first time she attended. I can say with utmost conviction she was given every possible opportunity to grow; and was given far more hours of counseling time and attention than almost any troubled person who came to Peoples Temple for help. I saw her talk to Jim Jones for so many hours that he looked like he were about to pass out from exhaustion. In fact on one occasion I saw Jim Jones fall while talking to her and we had to call insome medical people to administer oxygen.

I fully expect that as soon as this affidavit is made known to her she will manufacture the same lies about me that she has obviously done about Jim Jones, but I write this knowing full well that with her gross immaturities she will undoubtedly retaliate in some form or another. I have heard her make threats of retaliation against people before, but I feel I must tell the real facts which I am familiar with regarding Grace regardless of the consequences.

Carolyn M. Layton  
dated Aug. 14, 1977

Witnessed:

*Mr. Fung*



*B-t-e-56*



AFFIDAVIT OF MELANIE BREIDENBACH:

*S.F. 60*

1. Resided with Stoens for one year.
2. Found an envelope of \$5,000 in Grace's bed.
3. One week later Grace left home with her boyfriend Walter Jones.

*B-1-c-6a*

B-1-e-66

Jonestown, Port Kaituma) ss  
North West District, Guyana

Affidavit of  
Melanie Briedenbech

I, Melanie Briedenbech being duly sworn, declare:

I resided with the Stoens for one year. One afternoon after napping I remade Grace's bed, I discovered under her mattress a white envelope full of money. I never saw so much money in my life and counted out five thousand dollars, I put it back under the mattress. One week later Grace Stoen left home to go with her boyfriend Walter Jones.

Melanie Briedenbech

Dated August 13, 1977  
Witnesses;

[Signature]



B-1-e-66

EMMETT GRIFFITH, JR. , AFFIDAVIT OF

- B-1-e-7a*
1. When Emmett was 16 or 17, Grace ran across the room naked in her apartment in front of him. She laughed "Can't you take it?"
  2. Grace gave out Temple money based on favorites, abused her financial responsibilities.
  3. Grace flaunted her relationship with Walter Jones in front of John.

*B-1-e-7a*

11  
Jonestown, Port Kaituma) as  
North West District, Guyana

B-1-e-76  
Affidavit of  
Emmett Griffith Jr.

I, Emmett Griffith Jr., being duly sworn, declare:

Grace Stoen did some things that were shocking to me when I was about 16 or 17 years old. She would run across a room in her apartment totally nude and laugh at the reaction it caused, she would say, "Whats the matter, can't you take it?" She did this quite often.

She would make exceptions for certain people in her capacity as financial secretary and not require accounting for money she distributed from Peoples Temple funds. She told Joe Wilson and myself that we didn't need to worry about gas receipts, she didn't need them. We got gas money from her frequently.

I saw her on many occasions flaunt her relationship with Walter Jones in front of her son John. She would often leave the child behind to accompany Walter somewhere else.

Emmett Griffith Jr.

Dated August 13, 1977

Witnesses:

[Signature]



B-1-e-76

B-1-e-86

Georgetown )  
Guyana, South America) ss

Affidavit /s of

Terry Carter

I, Terry Carter, duly sworn declare:

In the fall of 1974 I had the occasion to travel from Redwood Valley, California to San Francisco with Grace Stoen and Tim Carter. I was shocked and upset by their behavior. This gave me my first real opportunity to observe Grace being flirtatious and sexually aggressive. Even though she was married and had a one-year old son, and even though Tim Carter was my brother, Grace was not embarrassed to flirt and finger Tim's hair while she was driving; and when we stopped for lunch, she lay beside Tim and they caressed each other. When I asked her where her son was, she was flippant as though she couldn't care less about him.

Grace's sexual impulsiveness and immaturity -- I would even say obsession, came out in other ways, too. For example, once when I was standing with her, and she was holding her son, the four Jones brothers, walked by, and she followed them with her eyes. She turned to me and said, "it's hard for me to remember they're just boys, if you know what I mean." She nudged me, and acted very foolish. She always seemed more interested in flirting with different men - or boys, than she was in her own child. (On the occasion I've described here, the oldest Jones son was only 17 and the youngest was , and Grace was 21 and married and a mother.)

*Terry Carter*



Dated: 13 August, 1977

Subscribed to and sworn before me,  
Commissioner of Oaths of the 13<sup>th</sup>  
Republic of Guyana


*Albert J. Gold*





B-1-e-86



Notarized Affidavits  
from Tim Carter regard-  
ing his relationship  
with Grace Stoen.



B-1-e-9a



AFFIDAVIT OF TIMOTHY CARTER: 15-15-96

- b7c
- B-1-e-9b
1. Tim had a romantic relationship with Grace though they never had intercourse.
  2. Grace asked Tim to make love to her [REDACTED] this took place in her home in her bedroom.
  3. She admitted to Tim Jim Jones was the father of John.
  4. Grace spoke of her open, deep hatred of Tim Stoen. Resented Tim Stoen for calling himself John's father and acting like it. Grace said: "He's my son, not yours."
  5. Grace told Carter she would never give custody of John to Tim Stoen, though she would give custody to Jim Jones, the real (own)

father.

6. Grace a vindictive person.

Affidavit #1

B-1-e-9c  
Tuesday, August 16, 1977

I, Timothy J. Carter, do hereby declare the following to be true and correct to the best of my knowledge and recollection.

Starting in approximately July of 1973 I became close friends with Grace Gretch Stoen, who was then legally married and living with Timothy C. Stoen. Subsequently we became "lovers", though we actually never had sexual intercourse, did frequently engage in petting, fondling, and "making out" with each other. In October, 1973, Grace Stoen did ask me to have intercourse with her: "[REDACTED]

b7c [REDACTED] "This took ~~was~~ place in her home, in her bedroom (at that time she and Tim Stoen were living on Eastside Calpella Dr. in Ukiah, CA. Her son, John Stoen, who she admitted to me was fathered by Jim Jones, was in the house at the time, asleep.)

I initially learned that the natural father of John Stoen was Jim Jones on September 23, 1973, when Jim Jones told me of the relationship he had had with Grace Stoen, at her husband's request.

Grace Stoen had an open, deep hatred for Tim Stoen, which she spoke openly of to me and to others. She would call him der-

B-1-e-9c

rb/77  
mr  
TC



B-1-e-9d

egatory names, such as "squatty-body". She complained of him as being an incompetent lover and insensitive husband, and said she could never "get back together" with Tim. She openly said that "I hate Tim Stoen". She never considered Tim to have the right to call John his son, and would make comments such as, "he's my son, not yours." She did tell me once that she would fight to ever giving custody of John to Tim Stoen, though she did say that she would give custody of John to Jim Jones, since he was the real father. This type of dialogue was set in terms of postulation, not as something inevitable. Grace spoke of the "pain" the birth of John had put her through (emotional pain), and said if she had to ~~do~~ do it over, she wouldn't. She admitted to me that Jim Jones had used ~~birth~~ ~~birth~~ ~~birth~~ contraceptives to try and avoid any impregnation.

Grace was not aware that Jim and others knew of my relationship with her, and we would see each other on the sneak either in her office early in the morning, by taking rides out in the country, or she would leave her front door open for me to sneak in. She was highly paranoid of being confronted in P.C. over our relationship.

8/17/77

mf  
T.C.

She was very concerned about con-

B-1-e-9d

B-1-E-9e

cealing the identity of John's real father, and would mention people outside of P.C. that she was afraid knew about it. Liz Foreman was one person in particular who she thought knew & would talk about it through the church. She would talk about what would happen "if it ever got out", as if Jim's effectiveness as a leader would be severely damaged if it did.

Grace Stoen was a very vindictive person, and told me that she "never forgets" if somebody would offend her or screw her over. She made frequent references to the "blond haired, blue-eyed, pink-titted bitches" that Tim Stoen was supposedly attracted to, or who were supposedly close to Jim. I interpreted this primarily as jealousy of Marcelline Jones, Jim Jones' wife.

Grace's concern for her image over ~~her~~ her concern for her child became glaringly apparent to me when, during a P.C. confrontation, she said "I swear on my child's life that I never said that" when I exposed her asking me to make love to her.

Timothy J. Carter

August 17, 1977

State of NY

City of New York

Max Parnowitz

NOTARY PUBLIC  
MAX PARNOVITZ  
No. 107, State of New York  
Exp. 4/1/80  
Qualified in Queens County  
Term Expires March 30, 1978

B-1-e-9e

THIS IS JIMS HANDWRITING ASKING GRACE ABOUT  
HER RELATIONSHIP WITH SMITTY (WALTER JONES)

*R-1-E 10a*

*B-1-e-10a*

B-1-e-106

I hear some rumor  
that you are involved  
emotionally with  
Smyth and it is felt that  
~~it is~~ definitely  
affecting his work. Please  
answer on the bottom and keep  
this question confidential to you only.  
I need to know so I can know  
what to expect and guard for further  
ahead of the for change  
Thanks!

I don't want to  
know

You don't have to worry I'm  
not I think its the other way around  
I do feel its affecting his work, although  
he says he's studying.

I would like to talk to you in  
regards to Vincent. I hope I didn't  
fuck it up today.

The situation w/ Vincent takes alot  
out of me.

B-1-e-106

Obviously flew out of it. B-1-E-10c  
What the hell are we going  
to do? Certainly he is dependent  
on you as child in the worst  
kind degree. Give me some reflection  
paying no attention.

I don't know, maybe it has something  
to do with Vincent.

~~What is the relation to these notes?~~  
~~What is the relation to these notes?~~  
although, he is a physically (or was) hard  
worker.

I don't know if he picks things up  
very easy, i.e. whatever are discussing  
in bed.

I notice he has been feeling a little off since he's been back.

B-1-e-10c



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

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*Mauro Katsaris*

*B-1-f-1*



**SIGNATURE  
PAPERS**

B-1-F-2

B-1-f-2



U

B-1-F 27

Ran Camp

B-1-F3

U

~~B-1-F-4~~

*Robert*

B-1-f-4

B-1-f-5

for Jimmie  
David Clark,  
His Son

B-1-f-5

*[Faint, illegible text]*

B-1-F-6

*[Handwritten signature]*  
Ed. Ch. for  
D. P. Ch. for  
T. P. Ch. for

B-1-f-6

U

B-1-F-7

Paula Adams

B-1-F-7



B-1-F-8

James Edward

B-1-F-8

6

B-1-F-9

joceelyn carter

B-1-F-9

U

B-1-F-10

Julanda Graupner

B-1-F-10



6

B-F-11

Sandra Jones

B-1-f-11

U

B-1-F-12

Irene Edwards

B-1-f-12

U

B-1-F-13

George A. Fackler  
B-1-F-13



B-1-F-14

Patricia Cartmel

B-1-F-14

On my closing page I hope to clear up your mind  
on my feelings towards the P.N.C. and the party <sup>B.K.F.V.S</sup>  
who is really concerned for the people, the P.P.P.  
Under the directing ship of Comrade Cheddi Jagan.  
I feel the P.N.C. is a front for some outside  
organization, who is trying to destroy the working  
people of the world. I commit my life towards  
the P.P.P. and Dr. Cheddi Jagan to over throw,  
by any means possible, the capitalist Govt. The  
P.N.C.

Your Comrade in Guyana  
Michael Jon Touchette

B-1-f-15

U

B. I. F. 16

Michael Jon Tackett

B. I. F. 16

(3)

B-1-F-17

In closing, I felt I should reveal to you my true reason for coming to Guyana. I've been a member of the P.P.P. for almost four years. I'm dedicated to communism under Cheddi Jagan and I've come to Guyana w/ Peoples Temple Agricultural project as an infiltrator in order to give further information to Cde. Jagan in hope that the future of Guyana will be in the hands of a true Communist leader. If necessary I will kill Burnham for the bright and only future for Guyana.

T. Brown R. Touchette

B-1-F-17

B-1-F-18

as I was explaining to you regarding my  
thought on Guyana since I have arrived.

It appears to me that the government of  
Burrhead is proceeding to fast towards  
the establishment of a Marxist state.

In my opinion the government  
would be much better run in the  
hands of the PPP. Therefore I think  
I will become involved with the  
opposition party in its endeavors to  
reverse itself as the majority party.

I believe my experience in the  
State working with various groups  
to defeat leftist candidates will  
stand me in good stead in this  
endeavor.

I will write you again soon  
and narrate my experiences.  
Take care.

Best wishes.

Paul Cumfere

B-1-F-18



-4-

B-1-F-19

Recently, I have found myself to be in total opposition with this form of government. I have been looking at the possibility of joining or possibly organizing an organization.

As of this time I am planning on joining up with the D.P.P and help them to reach fullist capacity. Maybe we will meet again.

Zulanda [Signature]

B-1-F-19

B-1-F-202

I dont want work  
with P P C but with  
Chatty Jeagan

Patty Carmel

B-1-F-20

B-1-F-21

And furthermore, Bill, I have been  
down here long enough now to hear a  
lot of dirt about the [redacted] and  
[redacted] all the guy [redacted] and  
[redacted] money. No good. I'm  
now convinced that Cheddi must  
be better just for the people  
here and will make the appropriate  
contacts.

Keep well, and my hello  
to you nearest girlfriend for  
me.

All the best,

Gene

Page 3

B-1-f-21

B-1-F-22

I just feel I cannot support the  
PAC any longer as the [redacted]  
[redacted] has. I have [redacted]  
concluded that I owe my support  
to [redacted] in light of recent  
events here.

I hope to see you again  
soon. Do give the family all  
my love. Take care of your  
health.

Love,

Carolyn

B-1-f-22



RIF 21

Annie J. Mc. Jordan

B-1-f-23

5

B-1-F-24.

*Teresa & Eugene*  
*Maica Katsaris*

B-1-f-24

1-1-25

Manis Katoaris

B-1-f-25

B-1-F 25

Cam Jones  
~~Cam Jones~~  
B-1-f-26



B. I. F. 27.

*Ken Jones*  
B-1-f-27

B-1-F-28

Lew Jones  
B-1-F-28

B-1-F-29

B-1-f-29  
*Lew Jones*  
Lew Jones

A-1F-30

Hewlett-Packard  
B-1-f-30

and the real reason for me coming at this time to Guyana is to help with your party in every way I can. I'm sure it has not been easy working against the opposition. It appears that Burnham's death is near and we can again sweep the country with the true party PPP

With deepest regard,

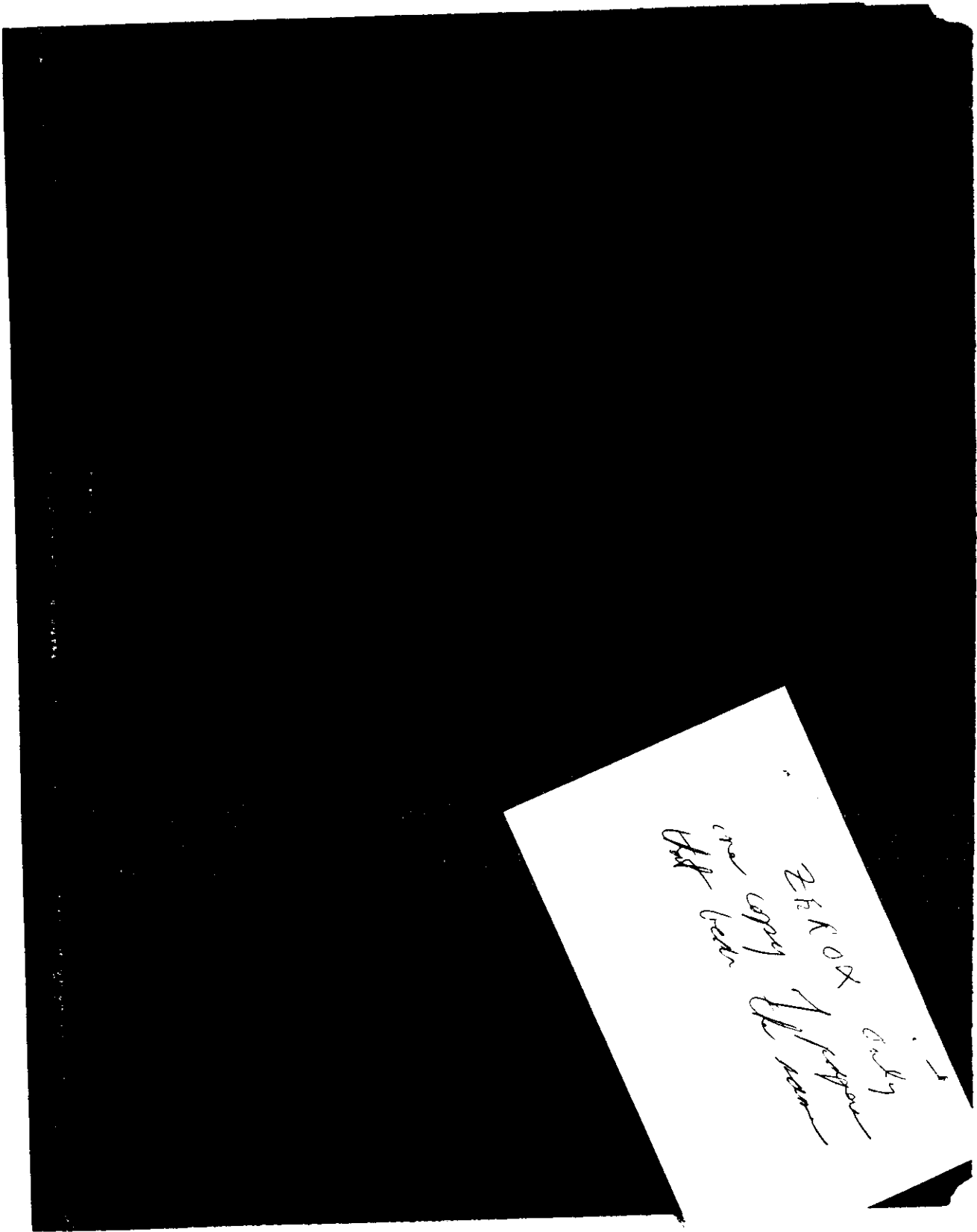
Jose A. Parkes



3-1-F-31

Deborah R. Luchetti

B-1-f-31



2FR 0x  
 copy  
 look  
 All



B-1-F-32

James Warren Jones

B-1-F-32



U

B1F33

James W. [Signature]



B-1-F-34

B-1-f-34

*Alan [unclear]*



B-1-F-35

B-1-f-35  
Stephen Jones

B-1-F-36

James W. Joseph  
B-1-F-36



B-1-F-37

Furness Glen Inc

R-1-F-27

U

B-1-F-38

Stephen J. Jones

B-1-f-38

U

B-1-F-39

*How E Jones*

B-1-f-39

B. 1-F-40



James W. Jones

B-1-f-40



B-1-F-41

Daddy Carlwell

B-1-F-41



B-1-F-412

Cathy Cartmell

B-1-F-412

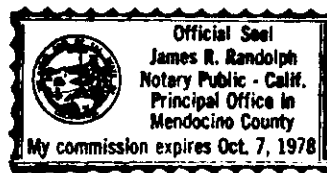


B-1-F-43

Subscribed and sworn to  
before me this date,  
August 1, 1977.

James R. Randolph

Marceline M. Jones



B-1-f-43

B-1-F-44

Carole M. Gayton

B-1-F-44

U

B-1-F-45

Esther L. Winter

B-1-F-45

~~S-1-F-31~~

B-1-F-46

Dr. Louis W. Faust  
~~\_\_\_\_\_~~

— DANA LEWIS CONSENT FORMS —

A. I. C

People's Temple

144925 J. I. G. 1

ST. JOSEPH'S MERCY HOSPITAL  
MISCELLANEOUS LAB TESTS


Lab. No. A 424871 File No. \_\_\_\_\_ Date 9.12.76

Patient D Lewis Ward 4 Doctor Mangal

Ova + parasites

Tests: (Includes Glucose Tolerance, Gastric analysis,  
Prothrombin Time, Stool specimens, etc.)

NO OVA OR PARASITES SEEN

  
\_\_\_\_\_  
Technical Supervisor

B-1-g-1



B-1-G-2a

PARENTAL CONSENT  
AND POWER OF ATTORNEY

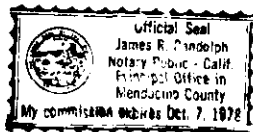
STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

I, Christopher Lewis hereby declare:

1. I am the natural father /legal guardian/ of Dana Lewis, a minor, born 3/25/70.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whomever she appoints in her place.

I hereby appoint Eva Pugh of Redwood Valley, Calif.  
and Joyce Touchette of Jonestown Guyana, Calif.  
and Debbie Touchette of Georgetown, Guyana, SA

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.



Executed on this 5th day of December,  
1976, at San Francisco, California

SIGNED Christopher Lewis

Wkr \_\_\_\_\_

B-1-g-2a

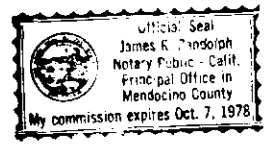


b  
B-1-G-26

STATE OF CALIFORNIA )  
COUNTY OF San Francisco )  
UNITED STATES OF AMERICA )

On December 5, 1976 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Christopher Lewis, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James Randolph*  
James R. Randolph

B-1-g-2b

B-1-G 3a

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

I, Christopher Lewis hereby declare:

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of Dana Lewis, a minor, born 3/25/70
- 2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce  
Touchette or whomever she appoints in her place.

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ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 5th day of December,  
1976, at San Francisco, California

SIGNED *Christopher Lewis*

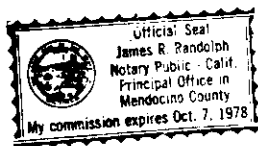
Wkr \_\_\_\_\_  
B-1-g-3a

RIC-76

STATE OF CALIFORNIA )  
COUNTY OF **San Francisco** ss.  
UNITED STATES OF AMERICA)

On December 5, 1976 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Christopher Lewis, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James R. Randolph*  
James R. Randolph

B-1-g-3b

B-1-G-4a

LIMITED POWER OF ATTORNEY  
CONSENT TO TRAVEL AND VISIT AND  
RELEASE OF LIABILITY

I, the undersigned, am the natural father/ natural mother/ legal guardian/ of Dana Lewis, a minor of the age of 6 years. I hereby appoint Eva Pugh, Debbie Touchette, and Joyce Touchette

as my attorneys-in-fact, jointly and severally, to take any and all action any of such deem fit with respect to the welfare and custody of said minor, including disciplining, supervising, and authorizing medical care and treatment. This limited power of attorney shall be effective commencing immediately and remaining in effect until written notice of written revocation is made to each said attorney-in-fact. This power of attorney shall be valid and effective at all times that said minor is not in my physical custody and is engaged in an activity sponsored directly or indirectly by Peoples Temple of the Disciples of Christ, also known as Peoples Temple Christian Church. In the event any of the aforesaid attorneys-in-fact are unable or unwilling to act as an attorney-in-fact, he or she may designate any other adult member of said church as attorney-in-fact in his or her stead.

I further give my consent to said minor travelling on the buses of said church and to participate in any and all transportation and visitation activities sponsored directly or indirectly by said church during the aforesaid period of time.

I further release Peoples Temple of the Disciples of Christ, its Pastor, its bus drivers, and all members of said church from any and all liability for any injuries resulting in any acts of commission or omission occurring while said minor is in any way engaged in an activity or on any trip sponsored directly or indirectly by Peoples Temple Christian Church.

(Note: use the same attorneys-in-fact as on Parental Consent form.) Wkr \_\_\_\_\_

B-1-g-4a

5

B-1-G-46

Christopher Lewis

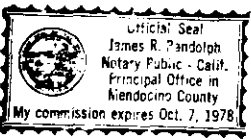
Executed on this 5th day of December,  
1976, at San Francisco, California.

ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF San Francisco SS.  
UNITED STATES OF AMERICA)

On December 5, 1976 before me, the Undersigned,  
a Notary Public in and for said County and State, personally appeared  
Christopher Lewis, known to me to be the  
person whose name his subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James R. Randolph  
James R. Randolph

B-1-g-46

R-1-G-5a

LIMITED POWER OF ATTORNEY  
CONSENT TO TRAVEL AND VISIT AND  
RELEASE OF LIABILITY

I, the undersigned, am the natural father/ natural mother/ legal guardian/ of Dana Lewis, a minor of the age of 6 years. I hereby appoint Eva Pugh, Debbie Touchette, and Joyce Touchette

as my attorneys-in-fact, jointly and severally, to take any and all action any of such deem fit with respect to the welfare and custody of said minor, including disciplining, supervising, and authorizing medical care and treatment. This limited power of attorney shall be effective commencing immediately and remaining in effect until written notice of written revocation is made to each said attorney-in-fact. This power of attorney shall be valid and effective at all times that said minor is not in my physical custody and is engaged in an activity sponsored directly or indirectly by Peoples Temple of the Disciples of Christ, also known as Peoples Temple Christian Church. In the event any of the aforesaid attorneys-in-fact are unable or unwilling to act as an attorney-in-fact, he or she may designate any other adult member of said church as attorney-in-fact in his or her stead.

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(Note: use the same attorneys-in-fact as on Parental Consent form.) Wkr \_\_\_\_\_

5  
B-1-g-5a

B-1-G-56

Christopher Lewis

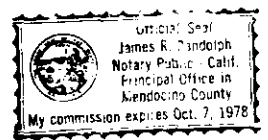
Executed on this 5th day of December,  
1976, at San Francisco, California.

ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) SS.  
UNITED STATES OF AMERICA)

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a Notary Public in and for said County and State, personally appeared  
Christopher Lewis, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James Randolph  
James R. RANDOLPH

B-1-g-56



B-1-g-6a

RELEASE

AS TO SELF AND MINOR

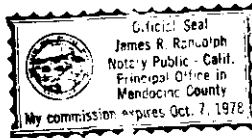
I hereby declare I am the \_\_\_\_\_ of \_\_\_\_\_, a minor, and have full legal custody thereof, and enter into this release of liability with respect to myself and said minor.

I hereby release Peoples Temple of the Disciples of Christ, a California corporation, and any and all of its members, and Pastor Jim Jones, of any and all liability, claims, causes, and causes of action arising out of or relating to said minor's travels to and from and visit in any and all foreign countries including Guyana, South America, including but not limited to the airplane flights to and from said destination and accompanying means of transportation while there.

In the event that I should elect that said minor remain for a period of time at such destination, including Guyana, South America, I herewith release Peoples Temple of the Disciples of Christ, a California corporation, and any and all of its members, and Pastor Jim Jones, of any and all liability arising out of or related to said minor's activities, travel, and any illnesses that might arise by natural or other causes while there.

I hereby acknowledge that I have requested said corporation and said members and said Pastor that said minor may go on said trip and remain in said places. If said minor is permitted to remain at any such place, I hereby promise on his/her behalf that he/she will work diligently and in full co-operation with all leadership appointed by said Pastor, directly or indirectly, and will keep a cheerful and constructive attitude at all times. If said minor fails to keep this promise, it is understood that I will be solely responsible for any and all costs and other obligations incurred in said minor's returning from as well as going to and living in said place.

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



Executed on this 5<sup>th</sup> day of December, 1976, at San Francisco, California.  
SIGNED Christopher Lewis

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

On December 5, 1976 before me, the Undersigned, a Notary Public in and for said County and State, personally appeared Christopher Lewis, known to me to be the person whose name is subscribed to the within instruments and acknowledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

James R. Randolph  
Wkr \_\_\_\_\_

B-1-g-6

R. 1. 6. 7

RELEASE  
AS TO SELF AND MINOR

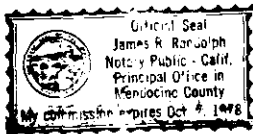
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I declare under penalty of perjury that the foregoing is true and correct.



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1976 at San Francisco, California.  
SIGNED Christopher Lewis

STATE OF CALIFORNIA - )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

On December 5, 1976 before me, the Undersigned, a Notary Public in and for said County and State, personally appeared Christopher Lewis, known to me to be the person whose name is subscribed to the within instruments and acknowledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

James R. Randolph  
Wkr \_\_\_\_\_

B-1-g-7

NOTES ON AGENT W/ DENNIS BAMES

B. A.

Dave Conn → Carca.

E-1-41

George - ~~Sum. Ind.~~  
~~East Indian App.~~

12:00 p.m.

9 22, 1977

Jim Jones → East Indian App. - Priest.

Babely Et P 2.  
Common

Jones, worst than moon  
Brain washing

Conn's E: 1 2 3 4 5 6 7 8 9 10 11 12

Manipulator: 9 E 8 4 1 2

Basic: E → 6, Con → 1  
E. Commission  
1st level 5 6 8 10  
0 (150 E)

~~1st~~ 2nd 8 10 E 1 2 3 4 5 6 7 8 9 10 11 12  
1 2 3 4 5 6 7 8 9 10 11 12  
~~1 2 3 4 5 6 7 8 9 10 11 12~~

Ex: to 1 E 1 11 12 → 1 Church

Diablo College 3 yrs  
Rpts 1 → Charles Manson

(Killers) (11 murders) → Men - Body Guard  
Chris Lewis 6ft 4.

Williams = Nervous about him.

B-1-h-1

II

B-1-H-2

4 2 → 1 P Dave + George.

→ 2 → 2 (J & C) 9...

A bank ... 1 E ... of ...

→ 4 ... 4 yrs ago.  
 Sex relation ... by Appl Secre  
 ... Violently Jones.  
 ... compromise E.  
 Tom Stone (Asst. L.A.) → ... compromise  
 (over his ... Stone's wife) & 4  
 ... homosexual relationship  
 (By sexual) - B.F. - 2 + 6 caught Stone +  
 Jones, Stone, ... Corrupted, ...  
 Isolations, Jones never said anything.

Betty White Signo ...  
 Jones never participates in meetings.  
 (Kids) Buttings P. ... Buttings 1" Board,  
 Jones will say & enough.

Working Jones: Big Kids + Small Kids. Jones ...  
 Delight ...  
 #1 Specific Care: Child Manifestation  
 Jones ... 10yr. old boy  
 2 or 3 Nurses.  
 ... nurse P ...  
 B-1-h-2

TH

12.14.7

~~George~~ 50 / 100 Dealings. ~ N Bathroom

A woman u ~ ~ ~ P. ~~She~~ ~~of~~  
forced in ~ ~ ~ ~ ~  
(12.5 E)

~~12.14~~ ~ ~ ~ ~ ~

Berling ~ ~ ~ ~ ~  
oral sex ~ ~ ~ ~ ~  
Fisher Jones ~ ~ ~ ~ ~  
Jones ~ ~ ~ ~ ~  
~ ~ ~ ~ ~

Kids: Brainwashed ~ ~ ~ ~ ~  
(Blue eyed monster) kid ~ ~ ~ ~ ~  
~ ~ ~ ~ ~  
~ ~ ~ ~ ~

~ ~ ~ ~ ~  
Heart. Switzer 2 or 3 close E. Jones  
~ ~ ~ ~ ~  
Caution: ~ ~ ~ ~ ~  
Electronics ~ ~ ~ ~ ~  
Mike Proix ~ ~ ~ ~ ~  
Clara ~ ~ ~ ~ ~

~ ~ ~ ~ ~ Saturday, Okay.  
Federal Seal people  
Treasury people.  
Police Organ  
3.

B-1-h-3

D.1.H.4

II

0-61- ) 2 h 0.

3 ———— 21 Vene

2-2-1, Quina, ) 2000

Fines

103 2 ) Pat Hurst → 2 P.  
62 ) Mr. Erben

826 10. 0 1. C. A. S. - 2. 5pm.  
Spain. A man in P. 2. Document 0  
8. 7. 11. 00 → daughter & 2.  
) Document

~~4 d. 2. 0. 1.~~  
for w )

1 2 1 4 - 2 a P. 2 2

P 1 ) 2-3-6 m.

7. 2 2 1. 2 2 1 2 2 2 2 2 2 2  
7 ) 8. 9 2 2 2 2 2 2 2 2 2

8 ypa. ( 10 2 3  
R 2 2 6 2 2 2

B-1-h-4

B-1-H-5a

Primary Dept. Lane  
300 Pound Quantity 6 Stone + Joints

haul

Wagon

Truck

3 "H"

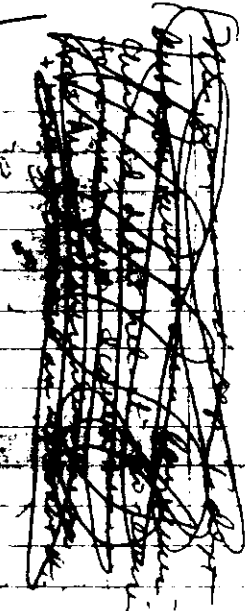
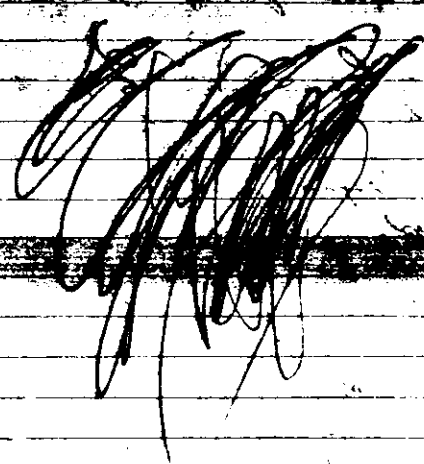
6 grad cone

02-d-1-a

B-1-h-5a



13-1-18 56



People back  
of the house  
will check do  
the way of the  
road

13-1-18

B-1-h-56

Confidential Confidential Part 6

(6)

How can he get away with this??

What is he doing?

He had a file of documents

People were stating a confession of what they were doing.

Air mail and turning them over to Father Jones - Jones then

Confidential Family former member -

He would tell of their stories.

He would be showing pictures and (collecting) 1000 a day.

Brainwashing techniques "Keep them tired"

State of fatigue - then the confessions start. - Then after they realize what they have done its too late. They

Black who leave change (who left) after

Black (who) after  
know more - out talk. (who left) after  
Black (who) after  
know more - out talk. (who left) after

①

Women as superstitious - Jones has convinced her that her son who is 5 years old will be a babbling idiot if she works against the Church.

Beloved valley - 100 - Small town started

Jones met into Herion - But upper are used - immigration

1. Breeding - babies

2. Immigration (drug)

3. Income tax

Project of involving apt. to get a letter.

Wendy agents - I want her kid by stone

Baby 5 year old of Grace is not stone but actually is Jones kid

Jones threatened to jump of the Golden Gate bridge with the child rather than give the kid back to Grace.

Confidential Confidential

B-1-H-8

⑨

Tom Stone been in on Electronic Surveillance

talks with people and encourages other people to talk about "heavy" things

Word may not come from the members because of fear from retaliation

Mike Stroker (media man)

Clearance with Treasury gets - "JIM"  
SF PD approved his information

Venezuela -

2 cartons of people to  
Cecilia (didn't know why they were going)

Murphy - Brown

1-2 Carter aides - Jerry Brown

Shirley Temple

100 members of the Year - Manipulated  
is having relation daughter of Brown (preparation)

deceit of Christ - North at - Rev -  
Carl Erbon

Pat Brown will testify that she  
Erbon when she

B-1-h-8a

Erbon sleep in line - 1. Sex  
2 money

Confidential

Confidential

③

Jones claims to be the only B.I.H. 8.  
Heterosexual in the group.  
Lekiana 'Gaye'

McCall

Secret this fellow by having oral sex with a woman.

When women questioned this practice and was immediately told to replace the women. — man refused and Jones ~~discovered the man had oral sex with the woman who was on her period.~~

Children

Hitler approach - trained to inform on another - Father Jones.

Blue Eyed Monster -

Electrical conduits -

children

→ Have to exhibit love - if this isn't done then they have the go before the planning commission  
~~was why the public is fooled~~

Patricia Gatty Heart \$5,000 to

Catherine Heart. invited 2-3

state - (staff) to Heart Home -

~~papers (typed) on the tape of the murders and deaths of what they pulled off - gimmick.~~

B-I-H-80

Confidential

Confidential

(8)

B-1-b-9a

John was killed a young kid in  
[illegible] [illegible] [illegible]  
[illegible] [illegible] [illegible]  
[illegible] [illegible] [illegible]  
[illegible] [illegible] [illegible]

Don Jones

Retarded kid is knocked

by [illegible] that the leg is broken  
- then before the operation the

cannot trust

leg is taken off and begins  
to run, walk, etc.

- Jinda Adams Social worker when
- Patty Cartmel aide for work
- Mike Cartmel - other (unintelligible)
- Tommy Buford aide when man

Maria Kalamian #1 coventine

Charlie Tacket German

John [illegible] [illegible] -

B-1-b-9a

dp-w-1-8

B-1-H-96 (7)

DAVE LEANN : WHITE MALE 50-55 yrs  
165 Lbs. GRAY HAIR

DRIVES VW HATCHBACK <sup>Dec</sup> 946-J12 <sup>ALBANY</sup>

~~DAVE LEANN~~

✓

B-1-h-96

Confidential confidential

with 252-1574  
R 2181-  
R 4047

OS 4766 A

DONA GANN  
530-0677

Should be... investigating...  
Gono.

BT...  
last da non.

Manipulation & duplicity

physiology -

organizational info

(Planning Commission -)

Month strategy

Level of conspiracy  
125-150 people

intelligence gathering operation  
network.

... - ...  
... Federal ...

... to the Commission

... people inner core

... contact

... - ...

... a massive complex

... people

... -

B-1-h-10



Confidential

Confidential

③

Leath Board

B-1-H-11

the young girl kept about  
the same with Board

from then forward the beatings  
control the length of Beating

During slow - kids - little kid  
is delighted with the match.

\* Person on staff in planning  
committee - built molate.  
involved with 10 year old boy

1-3 nurses on hand usually  
punishment for the man Beat 50 times  
all beatings are done in front  
of community - Bullcock  
planning committee the man was brought to front  
Beat the man every until

50 - 100 times - asses are like Hamburg  
Jones does guards - at the end (code)  
guards - Jones - controls  
the Beating.

women had to go to  
the rest room - Jones would not  
let them - Jones defecate in  
the room - accumulate  
the waste

B-1-h-11

Confidential

Confidential

B-1-H-12

②

See pictures "later. of the occurr"  
tape recording, linking with  
Manson

Walt Bond body guard - "killer" <sup>got out on</sup> <sup>technical</sup>  
Thom Lewis 6' 4"  
linked with 11 other killings

4 years ago - sex relation  
with his ex-wife  
approximate secretary  
that falls in the woman  
greatly jealous of other men  
- have sex with his woman -

Compromise people to mail them  
Tom Stoen: beane exposed father son

- talked with Stoen's wife about this.  
beane - sets up the scene -

with this

you had relation with  
Stoen - people (staff) come  
in and caught them in the  
act - thereby compromising  
Stoen -

mail fraud is  
escaped by having other  
signatures - (white) women -

never signs anything  
you were B-1-b-12  
Beatings that goes on

B-1-I 1a

LAST WILL

OF

MARCELINE MAE JONES

I, Marceline Mae Jones, a resident of Mendocino County, California, declare this to be my Will and hereby expressly revoke all prior Wills and Codicils.

FIRST

IDENTITY OF TESTATRIX'S FAMILY

I declare that I am married, and that the name of my husband is James Jones. I have six children now living, whose names and birth dates are:

Name	Birth Date
Agnes Jones	January 14, 1943
Suzanne Cartmell	October 25, 1952
Lew Eric Jones	November 24, 1956
Timothy Tupper	February 19, 1959
Stephan Gandhi Jones	June 1, 1959
James Jones, Jr.	October 1, 1960

10, M.J.

I have one deceased child: Stephanie Jones, who died May 3, 1959, without issue. M.J.

All references in this Will to "my child" or "my children" include any child hereafter born to or adopted by me.

SECOND

PROPERTY BEING DISPOSED

It is my intention to dispose of all real and personal property which I have the right to dispose of by Will. However, I hereby elect not to exercise any power of appointment exercisable by a Will which I now have or which may hereafter be conferred on me; no provision of this Will shall be construed as

B-1-i-1a

B-1-i-16

an exercise in whole or in part of any such power.

THIRD

DISPOSITION OF ESTATE TO HUSBAND

I give all of my estate, both real and personal, and wherever situated to my beloved husband, provided that he survives me by at least one hundred and eighty (180) days.

FOURTH

BEQUESTS AND DEVISES

If my aforesaid beloved husband should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I bequeath and devise the sum of \$5,000.00 to my daughter, Agnes Jones. If she should predecease me, this legacy will be given to her surviving issue on the principle of representation.

FIFTH

RESIDUARY TRUST

If my aforesaid beloved husband should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I give, devise, and bequeath all of the residue of my estate, both real and personal, and wherever situated, to Carolyn Layton in trust, to be held, administered, and distributed in accordance with the following provisions:

A. PAYMENT AND DISTRIBUTION OF INCOME AND PRINCIPAL

1. The entire trust estate shall be administered as one trust until my youngest child then living reaches the age of twenty-four (24) years. Until that time the Trustee shall apply the net income and principal of the trust estate as follows:

(a) The Trustee shall pay to or apply for the benefit of each of my then living children who are under the age of twenty-four (24) years, in monthly or in other convenient installments but in no event less often than annually,

B-1-i-16

B-1-I-1c

so much of the net income and so much of the principal of the trust estate, up to the whole thereof, as the Trustee in his discretion deems necessary for the proper care, support, and education of each of them. No child who has attained the age of twenty-four (24) years shall receive any of the aforesaid payments from the trust estate.

(b) The Trustee may pay more to or apply more for some beneficiaries than others and may omit some beneficiaries entirely.

(c) The Trustee, in exercising his discretionary authority with respect to the payment of income or principal of the trust estate to any beneficiary, shall take into consideration any income or other resources available to such beneficiary from sources outside of this trust that may be known to the Trustee. The Trustee may accept as final and conclusive the written statement of the beneficiary receiving payment as to other available income or resources. The determination of the Trustee with respect to the necessity of making payments out of income or principal to any beneficiary shall be conclusive on all persons howsoever interested in the trust.

(d) The Trustee shall accumulate and add to principal any net income of the trust not paid out in accordance with the discretion hereinabove conferred on the Trustee.

2. When my youngest child then living reaches the age of twenty-four (24) years, the trust shall terminate and the Trustee shall immediately distribute the balance of the trust estate in equal shares to my children then living. However, if any child of mine not then living leaves issue then surviving, an equal share of the trust estate shall be distributed to the then surviving issue of each child on the principle of representation.

3. Definitions:

(a) The term "children," as used in this Will, includes adopted children

B-1-i-1c

B-1-I-1d

and includes Timothy Tupper, whom I love and regard as a son, and includes any children who may hereafter be born to me.

(b) The term issue, as used in this Will, means lawful issue and includes legally adopted children, and further includes Timothy Tupper.

(c) The terms "children" and "issue," as used in this Residuary Trust do not include Agnes Jones, my eldest daughter, for whom I have amply provided elsewhere in this Will. I hereby expressly exclude her and her issue from any interest whatsoever in this Residuary Trust.

(d) The term "education," as used in this Will, includes both college and postgraduate study at any accredited institution of the beneficiary's choice for any period of time that, in the judgment of the Trustee, is advantageous to the beneficiary concerned; the Trustee shall provide adequate amounts for all related living and travel expenses of the beneficiary within reasonable limits.

4. No beneficiary or remainderman of this trust shall have any right to alienate, encumber, or hypothecate his or her interest in the principal or income of the trust in any manner, nor shall any interest of any beneficiary or remainderman be subject to claims of his or her creditors or liable to attachment, execution or other process of law.

**B. GENERAL ADMINISTRATIVE POWERS OF TRUSTEE**

In order to carry out the purposes of any trust established by this Will, the Trustee, in addition to all other powers granted by this Will or by law, shall have the following powers over the trust estate, subject to any limitation specified elsewhere in this Will.

1. To retain any property received by the trust estate for as long as the Trustee considers advisable.

2. To invest and reinvest in every kind of property and investment which men of prudence, discretion, and intelligence acquire for their own accounts.

B-1-i-1d

B-I-I-1e

- 3. To manage, control, repair, and improve all trust property.
- 4. To sell, for cash or on terms, and to exchange any trust property.
- 5. To adjust or compromise any claims for or against the trust.
- 6. To lease any property for terms within or beyond the duration of the trust for any purpose, including the exploration and removal of oil, gas, and other minerals, and to enter into community leases and pooling and unitization agreements.

- 7. To borrow money and to encumber or hypothecate any trust property.
- 8. On any division or distribution of the trust estate, in the discretion of the Trustee to divide and distribute property of the trust estate in cash or in kind, including undivided interests, or partly in cash and partly in kind, including undivided interests.

C. OPERATIONAL PROVISIONS

1. The Trustee shall determine what is income and what is principal of each trust established under this Will, and what expenses, costs, taxes, and charges of all kinds shall be charged against income and what shall be charged against principal in accordance with the applicable statutes of the State of California from time to time existing.

2. If Carolyn Layton is unable or unwilling to act or to continue to act as the Trustee, then I appoint Michael J. Prokes, as the Trustee with the same powers, rights, discretions, obligations, and immunities. If the aforesaid Carolyn Layton and Michael J. Prokes are each unable or unwilling to act as M.J. the Trustee, then I appoint AnneE.. Moore as the Trustee with the same powers, M.J. rights, discretions, obligations, and immunities.

3. The Trustee shall receive a reasonable compensation for his services as determined by the court having jurisdiction.

4. No Trustee appointed in this Will shall at any time be held liable

B-1-i-1e

B-1-E-11

for any action or default of himself or of any other person in connection with the administration of the trust estate, unless caused by his own gross negligence or by a willful commission by him of an act in breach of the trust.

5. The validity and administration of any trust established under this Will shall be governed by the laws of the State of California.

SIXTH

EXECUTOR

1. I nominate my beloved husband, James Jones as the Executor of this Will. If he is unable or unwilling to act or to continue to act as Executor, then I nominate Timothy O. Stoen, as the Executor of this Will with the same powers, rights, discretions, obligations and immunities.

2. No bond shall be required of any Executor nominated in this Will.

3. None of the Executors nominated in this Will shall be personally liable for any loss or damage in connection with the administration of my estate, except in the case of will ful misconduct or gross negligence.

4. I authorize my Executor:

(a) To sell at either public or private sale, with or without notice, any property belonging to my estate, subject only to any confirmation required by law.

(b) To invest and reinvest any surplus moneys in my estate in any kind of property, real, personal, or mixed, and any kind of investment, specifically including, but not by way of limitation, corporate obligations of every kind, and stocks, common or preferred, which men of prudence, discretion, and intelligence acquire for their own account. In so investing and reinvesting, the Executor shall exercise the judgment and care, under the circumstances then prevailing, which men of prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation, but in regard to

B-1-i-1f



B-1-I-1g

the permanent disposition of their funds, considering the probable income as well as the probable safety of their capital.

(c) To continue the operation of any business that I may own at the time of my death for the period of time and in the manner that he considers advisable and in the best interests of my estate, or to sell or to liquidate the business at the time and on the terms and conditions that he considers advisable and in the best interests of my estate. Any operation, sale, or liquidation of such business performed in good faith by my Executor shall be solely at the risk of my estate and without any liability on the part of my Executor.

(d) To borrow money on behalf of my estate and to encumber or hypothecate any property in my estate by deed of trust, mortgage, pledge, or otherwise.

(e) To lease any real property belonging to my estate, subject only to the confirmation required by law.

SEVENTH

APPOINTMENT OF GUARDIAN

1. In the event that a guardian of the person should be necessary for any minor child of mine and my husband is unable to act, then I appoint Carolyn Layton, as the guardian of the person of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes as the guardian of the person of each such child.

2. In the event that a guardian of the estate should be necessary for any minor child of mine and my husband is unable to act, then I appoint Carolyn Layton, as the guardian of the estate of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes, as the guardian of the estate of each such child.

3. No bond shall be required of any guardian appointed in this Will.

B-1-i-1g

B-1-E-1h

EIGHTH

WILL CONTEST PROVISION

If any beneficiary or remainderman under this Will in any manner, directly or indirectly, constests or attacks this Will or any of its provisions, any share or interest in my estate or in the estate of any trust established by this Will given to that contesting beneficiary or remainderman under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary or remainderman had predeceased me without issue.

NINTH

GENERAL

1. I have not entered into either a contract to make Wills or a contract not to revoke Wills.

2. If any part of this Will is held to be void, invalid, or inoperative, I direct that such voidness, invalidity, or inoperativeness shall not affect any other part of this Will, and that the remainder of this Will shall be carried into effect as though such part had not been contained herein.

3. As used in this Will, the masculine, feminine, or neuter gender, and the singular or plural number shall each be deemed to include the others whenever the context so indicates.

The foregoing Will is subscribed by me on the .25th.. day of July...., 1975  
San Francisco,  
at ..10:15 P.M...., California. S.F.

... Marceline Mae Jones .....  
Marceline Mae Jones

The testatrix, Marceline Mae Jones, on the date last above written, declared to us that the above instrument consisting of .... pages, including this page, is her Will and requested us to act as witnesses to it. Each of us at her request now signs as a witness in the presence of the testatrix and in the presence of

M.J. Page ..8. of .9.. pages of the Will of Marceline Mae Jones

B-1-i-1h

B-1-I-1c

each other. Each of us observed the signing by the testatrix and the signing by each other. Each of us knows that each signature appearing hereon is a true signature of the person who signed.

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

Executed on the 25th day of July, 1975 at 10:15 P.M., San Francisco, California.

Linda Sharon Amos..... residing at Redwood Valley, California.....

Ava P. Brown..... residing at San Francisco, California.....

Joyce Ann Parks..... residing at Redwood Valley, California.....

M.J. Page 2 of 2 pages of the Will of Marceling Mae Jones

B-1-i-1i

B-1-I-1j

LAST WILL

OF

MARCELINE MAE JONES

I, Marceline Mae Jones, a resident of Mendocino County, California, declare this to be my Will and hereby expressly revoke all prior Wills and Codicils.

FIRST

IDENTITY OF TESTATRIX'S FAMILY

I declare that I am married, and that the name of my husband is James Jones. I have six children now living, whose names and birth dates are:

Name	Birth Date
Agnes Jones	January 14, 1943
Suzanne Cartmell	October 25, 1952
Lew Eric Jones	November 24, 1956
Timothy Tupper	February 19, 1959
Stephan Gandhi Jones	June 1, 1959
James Jones, Jr.	October 1, 1960

I have one deceased child: Stephanie Jones, who died May 7, 1959, without issue. M.J. 10, M.J.

All references in this Will to "my child" or "my children" include any child hereafter born to or adopted by me.

SECOND

PROPERTY BEING DISPOSED

It is my intention to dispose of all real and personal property which I have the right to dispose of by Will. However, I hereby elect not to exercise any power of appointment exercisable by a Will which I now have or which may hereafter be conferred on me; no provision of this Will shall be construed as

B-1-i-1j

an exercise in whole or in part of any such power.

B-1-I-1k

THIRD

DISPOSITION OF ESTATE TO HUSBAND

I give all of my estate, both real and personal, and wherever situated to my beloved husband, provided that he survives me by at least one hundred and eighty (180) days.

FOURTH

BEQUESTS AND DEVISES

If my aforesaid beloved husband should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I bequeath and devise the sum of \$5,000.00 to my daughter, Agnes Jones. If she should predecease me, this legacy will be given to her surviving issue on the principle of representation.

FIFTH

RESIDUARY TRUST

If my aforesaid beloved husband should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I give, devise, and bequeath all of the residue of my estate, both real and personal, and wherever situated, to Carolyn Layton in trust, to be held, administered, and distributed in accordance with the following provisions:

A. PAYMENT AND DISTRIBUTION OF INCOME AND PRINCIPAL

1. The entire trust estate shall be administered as one trust until my youngest child then living reaches the age of twenty-four (24) years. Until that time the Trustee shall apply the net income and principal of the trust estate as follows:

(a) The Trustee shall pay to or apply for the benefit of each of my then living children who are under the age of twenty-four (24) years, in monthly or in other convenient installments but in no event less often than annually.

B-1-i-1k

B-1-I-11

so much of the income and so much of the principal of the trust estate, up to the whole thereof, as the Trustee in his discretion deems necessary for the proper care, support, and education of each of them. No child who has attained the age of twenty-four (24) years shall receive any of the aforesaid payments from the trust estate.

(b) The Trustee may pay more to or apply more for some beneficiaries than others and may omit some beneficiaries entirely.

(c) The Trustee, in exercising his discretionary authority with respect to the payment of income or principal of the trust estate to any beneficiary, shall take into consideration any income or other resources available to such beneficiary from sources outside of this trust that may be known to the Trustee. The Trustee may accept as final and conclusive the written statement of the beneficiary receiving payment as to other available income or resources. The determination of the Trustee with respect to the necessity of making payments out of income or principal to any beneficiary shall be conclusive on all persons howsoever interested in the trust.

(d) The Trustee shall accumulate and add to principal any net income of the trust not paid out in accordance with the discretion hereinabove conferred on the Trustee.

2. When my youngest child then living reaches the age of twenty-four (24) years, the trust shall terminate and the Trustee shall immediately distribute the balance of the trust estate in equal shares to my children then living. However, if any child of mine not then living leaves issue then surviving, an equal share of the trust estate shall be distributed to the then surviving issue of each child on the principle of representation.

3. Definitions:

(a) The term "children," as used in this Will, includes adopted children

B-1-I-1m

and includes Timothy Tupper, whom I love and regard as a son, and includes any children who may hereafter be born to me.

(b) The term issue, as used in this Will, means lawful issue and includes legally adopted children, and further includes Timothy Tupper.

(c) The terms "children" and "issue," as used in this Residuary Trust do not include Agnes Jones, my eldest daughter, for whom I have amply provided elsewhere in this Will. I hereby expressly exclude her and her issue from any interest whatsoever in this Residuary Trust.

(d) The term "education," as used in this Will, includes both college and postgraduate study at any accredited institution of the beneficiary's choice for any period of time that, in the judgment of the Trustee, is advantageous to the beneficiary concerned; the Trustee shall provide adequate amounts for all related living and travel expenses of the beneficiary within reasonable limits.

4. No beneficiary or remainderman of this trust shall have any right to alienate, encumber, or hypothecate his or her interest in the principal or income of the trust in any manner, nor shall any interest of any beneficiary or remainderman be subject to claims of his or her creditors or liable to attachment, execution or other process of law.

#### B. GENERAL ADMINISTRATIVE POWERS OF TRUSTEE

In order to carry out the purposes of any trust established by this Will, the Trustee, in addition to all other powers granted by this Will or by law, shall have the following powers over the trust estate, subject to any limitation specified elsewhere in this Will.

1. To retain any property received by the trust estate for as long as the Trustee considers advisable.

2. To invest and reinvest in every kind of property and investment which men of prudence, discretion, and intelligence acquire for their own accounts.

B-1-7-1W

- 3. To manage, control, repair, and improve all trust property.
- 4. To sell, for cash or on terms, and to exchange any trust property.
- 5. To adjust or compromise any claims for or against the trust.
- 6. To lease any property for terms within or beyond the duration of the trust for any purpose, including the exploration and removal of oil, gas, and other minerals, and to enter into community leases and pooling and unitization agreements.
- 7. To borrow money and to encumber or hypothecate any trust property.
- 8. On any division or distribution of the trust estate, in the discretion of the Trustee to divide and distribute property of the trust estate in cash or in kind, including undivided interests, or partly in cash and partly in kind, including undivided interests.

C. OPERATIONAL PROVISIONS

1. The Trustee shall determine what is income and what is principal of each trust established under this Will, and what expenses, costs, taxes, and charges of all kinds shall be charged against income and what shall be charged against principal in accordance with the applicable statutes of the State of California from time to time existing.

2. If Carolyn Layton is unable or unwilling to act or to continue to act as the Trustee, then I appoint Michael J. Prokes, as the Trustee with the same powers, rights, discretions, obligations, and immunities. If the aforesaid Carolyn Layton and Michael J. Prokes are each unable or unwilling to act as the Trustee, then I appoint Anne E. Moore as the Trustee with the same powers, rights, discretions, obligations, and immunities.

3. The Trustee shall receive a reasonable compensation for his services as determined by the court having jurisdiction.

4. No Trustee appointed in this Will shall at any time be held liable

B-1-i-1n



B-1-I-10

for any action or default of himself or of any other person in connection with the administration of the trust estate, unless caused by his own gross negligence or by a willful commission by him of an act in breach of the trust.

5. The validity and administration of any trust established under this Will shall be governed by the laws of the State of California.

SIXTH  
EXECUTOR

1. I nominate my beloved husband, James Jones as the Executor of this Will. If he is unable or unwilling to act or to continue to act as Executor, then I nominate Timothy O. Stoen, as the Executor of this Will with the same powers, rights, discretions, obligations and immunities.

2. No bond shall be required of any Executor nominated in this Will.

3. None of the Executors nominated in this Will shall be personally liable for any loss or damage in connection with the administration of my estate, except in the case of will ful misconduct or gross negligence.

4. I authorize my Executor:

(a) To sell at either public or private sale, with or without notice, any property belonging to my estate, subject only to any confirmation required by law.

(b) To invest and reinvest any surplus moneys in my estate in any kind of property, real, personal, or mixed, and any kind of investment, specifically including, but not by way of limitation, corporate obligations of every kind, and stocks, common or preferred, which men of prudence, discretion, and intelligence acquire for their own account. In so investing and reinvesting, the Executor shall exercise the judgment and care, under the circumstances then prevailing, which men of prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation, but in regard to

B-1-i-10

B-1-E-1p

the permanent disposition of their funds, considering the probable income as well as the probable safety of their capital.

(c) To continue the operation of any business that I may own at the time of my death for the period of time and in the manner that he considers advisable and in the best interests of my estate, or to sell or to liquidate the business at the time and on the terms and conditions that he considers advisable and in the best interests of my estate. Any operation, sale, or liquidation of such business performed in good faith by my Executor shall be solely at the risk of my estate and without any liability on the part of my Executor.

(d) To borrow money on behalf of my estate and to encumber or hypothecate any property in my estate by deed of trust, mortgage, pledge, or otherwise.

(e) To lease any real property belonging to my estate, subject only to the confirmation required by law.

#### SEVENTH

#### APPOINTMENT OF GUARDIAN

1. In the event that a guardian of the person should be necessary for any minor child of mine and my husband is unable to act, then I appoint Carolyn Layton, as the guardian of the person of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes as the guardian of the person of each such child.

2. In the event that a guardian of the estate should be necessary for any minor child of mine and my husband is unable to act, then I appoint Carolyn Layton, as the guardian of the estate of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes, as the guardian of the estate of each such child.

3. No bond shall be required of any guardian appointed in this Will.

B-1-1-10

EIGHTH

WILL CONTEST PROVISION

If any beneficiary or remainderman under this Will in any manner, directly or indirectly, constests or attacks this Will or any of its provisions, any share or interest in my estate or in the estate of any trust established by this Will given to that contesting beneficiary or remainderman under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary or remainderman had predeceased me without issue.

NINTH

GENERAL

1. I have not entered into either a contract to make Wills or a contract not to revoke Wills.

2. If any part of this Will is held to be void, invalid, or inoperative, I direct that such voidness, invalidity, or inoperativeness shall not affect any other part of this Will, and that the remainder of this Will shall be carried into effect as though such part had not been contained herein.

3. As used in this Will, the masculine, feminine, or neuter gender, and the singular or plural number shall each be deemed to include the others whenever the context so indicates.

The foregoing Will is subscribed by me on the .25th.. day of July...., 1975 at ..10:15 P.M...., San Francisco, California. S.F.

.. Marceline Mae Jones .....  
Marceline Mae Jones

The testatrix, Marceline Mae Jones, on the date last above written, declared to us that the above instrument consisting of .... pages, including this page, is her Will and requested us to act as witnesses to it. Each of us at her request now signs as a witness in the presence of the testatrix and in the presence of

B-1-i-19

B-1-E-1A

each other. Each of us observed the signing by the testatrix and the signing by each other. Each of us knows that each signature appearing hereon is a true signature of the person who signed.

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

Executed on the 25th day of July, 1975 at 10:15 P.M., San Francisco, California.

Linda Sharon Amos ..... residing at ..Redwood Valley, California .....

ava P. Brown ..... San Francisco, California .....  
..... residing at .....

Joyce Ann Parks ..... residing at ..Redwood Valley, California .....

M.J. Page ..9. of ..9. pages of the Will of Marceling Mae Jones

B-1-i-1r

B. I. J. - 1a

## This is my will

I am married to Phyllis Chaikin. We have two children, David and Gail, now ages 14 and 16 respectively. I leave my share of our property which is communal, that is, cash, and all of my separate property, that is, stock in Western Home Financing Corp. to my brother Raphael Chaikin, in trust however, for the following uses and purposes;

To be held for the benefit of my two children, share and share alike, till such child reaches the age of 30 years, then the residue to be distributed to him or her respectively.

Until distribution so much of the principal and interest, as in the sole discretion of the trustee shall be required, shall be applied for the maintenance and education of my said children.

My said trustee shall have all of the powers vested in him as an authority by California law.

In the event that my children do not survive ~~to~~ my death by 6 months, then all of my estate shall go to my wife Phyllis.

I hereby revoke all wills and codicils thereto heretofore made by me. I appoint Raphael Chaikin, my said brother to serve as executor of this will, without bond and also as trustee without bond. September 10, 1977

Eugene Bernard Chaikin

Will of E. Child

B-1-J-16

B-1-J-16

B-1-j-16

B-1-K-1a

LAST WILL  
OF  
JAMES JONES

I, James Jones, a resident of Mendocino County, California, declare this to be my Will and hereby expressly revoke all prior Wills and Codicils.

FIRST

IDENTITY OF TESTATOR'S FAMILY

I declare that I am married, and that the name of my wife is Marceline Mae Jones. I have six children now living, whose names and birth dates are:

Name	Birth Date
Agnes Jones	January 14, 1943
Suzanne Cartmell	October 25, 1952
Lew Eric Jones	November 24, 1956
Timothy Tupper	February 19, 1959
Stephan Gandhi Jones	June 1, 1959
James Jones, Jr.	October 1, 1960

I have one deceased child: Stephanie Jones, who died May 10, 1959, without issue. All references in this Will to "my child" or "my children" include any child hereafter born to or adopted by me.

SECOND

PROPERTY BEING DISPOSED

It is my intention to dispose of the entire community and quasi-community property of my wife and myself, and of all of my separate property. However, I hereby elect not to exercise any

Page .... of .... pages of the Will of James Jones

B-1-K-1a

power of appointment exercisable by a Will which I now have or which may hereafter be conferred on me; no provision of this Will shall be construed as an exercise in whole or in part of any such power.

THIRD

DISPOSITION OF ESTATE TO WIFE

I give all of my estate, both real and personal, and wherever situated to my beloved wife, provided that she survives me by at least one hundred and eighty (180) days.

FOURTH

BEQUESTS AND DEVISES

If my aforesaid beloved wife should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I bequeath and devise the sum of \$5,000.00 to my daughter, Agnes Jones. If she should predecease me, this legacy will be given to her surviving issue on the principle of representation.

FIFTH

RESIDUARY TRUST

If my aforesaid beloved wife should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I give, devise, and bequeath all of the residue of my estate, both real and personal, and wherever situated, to Carolyn Layton in trust, to be held, administered, and distributed in accordance with the following provisions:

A. PAYMENT AND DISTRIBUTION OF INCOME AND PRINCIPAL

1. The entire trust estate shall be administered as one trust until my youngest child then living reaches the age of twenty-four years. Until that time the Trustee shall apply the net income



and principal of the trust estate as follows:

(a) The Trustee shall pay to or apply for the benefit of each of my then living children who are under the age of twenty-four (24) years, in monthly or in other convenient installments but in no event less often than annually, so much of the net income and so much of the principal of the trust estate, up to the whole thereof, as the Trustee in his discretion deems necessary for the proper care, support, and education of each of them. No child who has attained the age of twenty-four (24) years shall receive any of the aforesaid payments from the trust estate.

(b) The Trustee may pay more to or apply more for some beneficiaries than others and may omit some beneficiaries entirely.

(c) The Trustee, in exercising his discretionary authority with respect to the payment of income or principal of the trust estate to any beneficiary, shall take into consideration any income or other resources available to such beneficiary from sources outside of this trust that may be known to the Trustee. The Trustee may accept as final and conclusive the written statement of the beneficiary receiving payment as to other available income or resources. The determination of the Trustee with respect to the necessity of making payments out of income or principal to any beneficiary shall be conclusive on all persons howsoever interested in the Trust.

(d) The Trustee shall accumulate and add to principal any net income of the trust not paid out in accordance with the discretion hereinabove conferred on the Trustee.

2. When my youngest child then living reaches the age of twenty-four (24) years, the trust shall terminate and the Trustee

Page .... of .... pages of the Will of James Jones

B-1-a-1a

shall immediately distribute the balance of the trust estate in equal shares to my children then living. However, if any child of mine not then living leaves issue then surviving, an equal share of the trust estate shall be distributed to the then surviving issue of each child on the principle of representation.

3. Definitions:

(a) The term "children," as used in this Will, includes adopted children and includes Timothy Tupper, whom I love and regard as a son, and includes any children who may hereafter be born to me.

(b) The term issue, as used in this Will, means lawful issue and includes legally adopted children, and further includes Timothy Tupper.

(c) The terms "children" and "issue," as used in this Residuary Trust do not include Agnes Jones, my eldest daughter, for whom I have amply provided elsewhere in this Will. I hereby expressly exclude her and her issue from any interest whatsoever in this Residuary Trust.

(d) The term "education," as used in this Will, includes both college and postgraduate study at any accredited institution of the beneficiary's choice for any period of time that, in the judgment of the Trustee, is advantageous to the beneficiary concerned; the Trustee shall provide adequate amounts for all related living and travel expenses of the beneficiary within reasonable limits.

4. No beneficiary or remainderman of this trust shall have any right to alienate, encumber, or hypothecate his or her inter-

Page .... of .... pages of the Will of James Jones

B-1-k-1d

B-1-k-1e

est in the principal or income of the trust in any manner, nor shall any interest of any beneficiary or remainderman be subject to claims of his or her creditors or liable to attachment, execution or other process of law.

B. GENERAL ADMINISTRATIVE POWERS OF TRUSTEE

In order to carry out the purposes of any trust established by this Will, the Trustee, in addition to all other powers granted by this Will or by law, shall have the following powers over the trust estate, subject to any limitation specified elsewhere in this Will.

1. To retain any property received by the trust estate for as long as the Trustee considers advisable.

2. To invest and reinvest in every kind of property and investment which men of prudence, discretion, and intelligence acquire for their own accounts.

3. To manage, control, repair, and improve all trust property.

4. To sell, for cash or on terms, and to exchange any trust property.

5. To adjust or compromise any claims for or against the trust.

6. To lease any property for terms within or beyond the duration of the trust for any purpose, including the exploration and removal of oil, gas, and other minerals, and to enter into community leases and pooling and unitization agreements.

7. To borrow money and to encumber or hypothecate any trust property.

8. On any division or distribution of the trust estate, in the discretion of the Trustee to divide and distribute property of the trust estate in cash or in kind, including undivided interests, or partly in cash and partly in kind, including undivided interests.

C. OPERATIONAL PROVISIONS

1. The Trustee shall determine what is income and what is principal of each trust established under this Will, and what expenses, costs, taxes, and charges of all kinds shall be charged against income and what shall be charged against principal in accordance with the applicable statutes of the State of California from time to time existing.

2. If Carolyn Layton is unable or unwilling to act or to continue to act as the Trustee, then I appoint Michael J. Prokes, as the Trustee with the same powers, rights, discretions, obligations, and immunities. If the aforesaid Carolyn Layton and Michael J. Prokes are each unable or unwilling to act as the Trustee, then I appoint Anne E. Moore as the Trustee with the same powers, rights, discretions, obligations, and immunities.

3. The Trustee shall receive a reasonable compensation for his services as determined by the court having jurisdiction.

4. No Trustee appointed in this Will shall at any time be held liable for any action or default of himself or of any other person in connection with the administration of the trust estate, unless caused by his own gross negligence or by a willful commission by him of an act in breach of the trust.

5. The validity and administration of any trust established

Page .... of .... pages of the Will of James Jones

B-1-k-15

under this Will shall be governed by the laws of the State of California.

SIXTH  
EXECUTOR

1. I nominate my beloved wife, Marceline Mae Jones as the Executor of this Will. If she is unable or unwilling to act or to continue to act as Executor, then I nominate Timothy O. Stoen, as the Executor of this Will with the same powers, rights, discretions, obligations and immunities.

2. No bond shall be required of any Executor nominated in this Will.

3. None of the Executors nominated in this Will shall be personally liable for any loss or damage in connection with the administration of my estate, except in the case of willful misconduct or gross negligence.

4. I authorize my Executor:

(a) To sell at either public or private sale, with or without notice, any property belonging to my estate, subject only to any confirmation required by law.

(b) To invest and reinvest any surplus moneys in my estate in any kind of property, real, personal, or mixed, and any kind of investment, specifically including, but not by way of limitation, corporate obligations of every kind, and stocks, common or preferred, which men of prudence, discretion, and intelligence acquire for their own account. In so investing and reinvesting, the Executor shall exercise the judgment and care, under the circumstances then prevailing, which men of prudence, discretion, and intelligence

B-1-K-1h

exercise in the management of their own affairs, not in regard to speculation, but in regard to the permanent disposition of their funds, considering the probable income as well as the probable safety of their capital.

(c) To continue the operation of any business that I may own at the time of my death for the period of time and in the manner that she (or he) considers advisable and in the best interests of my estate, or to sell or to liquidate the business at the time and on the terms and conditions that she (or he) considers advisable and in the best interests of my estate. Any operation, sale, or liquidation of such business performed in good faith by my Executor shall be solely at the risk of my estate and without any liability on the part of my Executor.

(d) To borrow money on behalf of my estate and to encumber or hypothecate any property in my estate by deed of trust, mortgage, pledge, or otherwise.

(e) To lease any real property belonging to my estate, subject only to the confirmation required by law.

SEVENTH

APPOINTMENT OF GUARDIAN

1. In the event that a guardian of the person should be necessary for any minor child of mine and my wife is unable to act, then I appoint Carolyn Layton, as the guardian of the person of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes, as the guardian of the person of each such child.

2. In the event that a guardian of the estate should be

Page .... of .... pages of the Will of James Jones

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B-1-k-1i

necessary for any minor child of mine and my wife is unable to act, then I appoint Carolyn Layton, as the guardian of the estate of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes, as the guardian of the estate of each such child.

3. No bond shall be required of any guardian appointed in this Will.

EIGHTH

WILL CONTEST PROVISION

If any beneficiary or remainderman under this Will in any manner, directly or indirectly, contests or attacks this Will or any of its provisions, any share or interest in my estate or in the estate of any trust established by this Will given to that contesting beneficiary or remainderman under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary or remainderman had predeceased me without issue.

NINTH

GENERAL

1. I have not entered into either a contract to make Wills or a contract not to revoke Wills.

2. If any part of this Will is held to be void, invalid, or inoperative, I direct that such voidness, invalidity, or inoperativeness shall not affect any other part of this Will, and that the remainder of this Will shall be carried into effect as though such part had not been contained herein.

3. As used in this Will, the masculine, feminine, or neu-  
Page .... of .... pages of the Will of James Jones

B-1-k-1i

B-1-K-1-Y

ter gender, and the singular or plural number shall each be deemed to include the others whenever the context so indicates.

The foregoing Will is subscribed by me on the ..... day of ....., 1975, at ..... San Francisco, California.

.....  
James Jones

The testator, James Jones, on the date last above written, declared to us that the above instrument consisting of .... pages, including this page, is his Will and requested us to act as witnesses to it. Each of us at his request now signs as a witness in the presence of the testator and in the presence of each other. Each of us observed the signing by the testator and the signing by each other. Each of us knows that each signature appearing hereon is a true signature of the person who signed.

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

Executed on the ..... day of ....., 1975, at ....., San Francisco, California.

..... residing at .....

..... residing at .....

..... residing at .....

Page .... of .... pages of the Will of James Jones

B-1-k-lj



B-1-k-1A

LAST WILL  
OF  
JAMES JONES

I, James Jones, a resident of Mendocino County, California, declare this to be my Will and hereby expressly revoke all prior Wills and Codicils.

FIRST

IDENTITY OF TESTATOR'S FAMILY

I declare that I am married, and that the name of my wife is Marceline Mae Jones. I have six children now living, whose names and birth dates are:

Name	Birth Date
Agnes Jones	January 14, 1943
Suzanne Cartmell	October 25, 1952
Lew Eric Jones	November 24, 1956
Timothy Tupper	February 19, 1959
Stephan Gandhi Jones	June 1, 1959
James Jones, Jr.	October 1, 1960

I have one deceased child: Stephanie Jones, who died May 10, 1959, without issue. All references in this Will to "my child" or "my children" include any child hereafter born to or adopted by me.

SECOND

PROPERTY BEING DISPOSED

It is my intention to dispose of the entire community and quasi-community property of my wife and myself, and of all of my separate property. However, I hereby elect not to exercise any

Page .... of .... pages of the Will of James Jones

B-1-k-1k

B-1-k-11

power of appointment exercisable by a Will which I now have or which may hereafter be conferred on me; no provision of this Will shall be construed as an exercise in whole or in part of any such power.

THIRD

DISPOSITION OF ESTATE TO WIFE

I give all of my estate, both real and personal, and wherever situated to my beloved wife, provided that she survives me by at least one hundred and eighty (180) days.

FOURTH

BEQUESTS AND DEVISES

If my aforesaid beloved wife should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I bequeath and devise the sum of \$5,000.00 to my daughter, Agnes Jones. If she should predecease me, this legacy will be given to her surviving issue on the principle of representation.

FIFTH

RESIDUARY TRUST

If my aforesaid beloved wife should predecease me or fail to survive me by at least one hundred and eighty (180) days, then I give, devise, and bequeath all of the residue of my estate, both real and personal, and wherever situated, to Carolyn Layton in trust, to be held, administered, and distributed in accordance with the following provisions:

A. PAYMENT AND DISTRIBUTION OF INCOME AND PRINCIPAL

1. The entire trust estate shall be administered as one trust until my youngest child then living reaches the age of twenty-four years. Until that time the Trustee shall apply the net income

B-1-k-11

10-1-11-1m

and principal of the trust estate as follows:

(a) The Trustee shall pay to or apply for the benefit of each of my then living children who are under the age of twenty-four (24) years, in monthly or in other convenient installments but in no event less often than annually, so much of the net income and so much of the principal of the trust estate, up to the whole thereof, as the Trustee in his discretion deems necessary for the proper care, support, and education of each of them. No child who has attained the age of twenty-four (24) years shall receive any of the aforesaid payments from the trust estate.

(b) The Trustee may pay more to or apply more for some beneficiaries than others and may omit some beneficiaries entirely.

(c) The Trustee, in exercising his discretionary authority with respect to the payment of income or principal of the trust estate to any beneficiary, shall take into consideration any income or other resources available to such beneficiary from sources outside of this trust that may be known to the Trustee. The Trustee may accept as final and conclusive the written statement of the beneficiary receiving payment as to other available income or resources. The determination of the Trustee with respect to the necessity of making payments out of income or principal to any beneficiary shall be conclusive on all persons howsoever interested in the Trust.

(d) The Trustee shall accumulate and add to principal any net income of the trust not paid out in accordance with the discretion hereinabove conferred on the Trustee.

2. When my youngest child then living reaches the age of twenty-four (24) years, the trust shall terminate and the Trustee

Page .... of .... pages of the Will of James Jones

B-1-k-1m

*B-1-k-1a*

shall immediately distribute the balance of the trust estate in equal shares to my children then living. However, if any child of mine not then living leaves issue then surviving, an equal share of the trust estate shall be distributed to the then surviving issue of each child on the principle of representation.

3. Definitions:

(a) The term "children," as used in this Will, includes adopted children and includes Timothy Tupper, whom I love and regard as a son, and includes any children who may hereafter be born to me.

(b) The term issue, as used in this Will, means lawful issue and includes legally adopted children, and further includes Timothy Tupper.

(c) The terms "children" and "issue," as used in this Residuary Trust do not include Agnes Jones, my eldest daughter, for whom I have amply provided elsewhere in this Will. I hereby expressly exclude her and her issue from any interest whatsoever in this Residuary Trust.

(d) The term "education," as used in this Will, includes both college and postgraduate study at any accredited institution of the beneficiary's choice for any period of time that, in the judgment of the Trustee, is advantageous to the beneficiary concerned; the Trustee shall provide adequate amounts for all related living and travel expenses of the beneficiary within reasonable limits.

4. No beneficiary or remainderman of this trust shall have any right to alienate, encumber, or hypothecate his or her inter-

Page .... of .... pages of the Will of James Jones

*B-1-k-1a*

B-1-k-10

est in the principal or income of the trust in any manner, nor shall any interest of any beneficiary or remainderman be subject to claims of his or her creditors or liable to attachment, execution or other process of law.

B. GENERAL ADMINISTRATIVE POWERS OF TRUSTEE

In order to carry out the purposes of any trust established by this Will, the Trustee, in addition to all other powers granted by this Will or by law, shall have the following powers over the trust estate, subject to any limitation specified elsewhere in this Will.

1. To retain any property received by the trust estate for as long as the Trustee considers advisable.

2. To invest and reinvest in every kind of property and investment which men of prudence, discretion, and intelligence acquire for their own accounts.

3. To manage, control, repair, and improve all trust property.

4. To sell, for cash or on terms, and to exchange any trust property.

5. To adjust or compromise any claims for or against the trust.

6. To lease any property for terms within or beyond the duration of the trust for any purpose, including the exploration and removal of oil, gas, and other minerals, and to enter into community leases and pooling and unitization agreements.

7. To borrow money and to encumber or hypothecate any trust property.

B-1-k-10

B-1-k-1-p

8. On any division or distribution of the trust estate, in the discretion of the Trustee to divide and distribute property of the trust estate in cash or in kind, including undivided interests, or partly in cash and partly in kind, including undivided interests.

C. OPERATIONAL PROVISIONS

1. The Trustee shall determine what is income and what is principal of each trust established under this Will, and what expenses, costs, taxes, and charges of all kinds shall be charged against income and what shall be charged against principal in accordance with the applicable statutes of the State of California from time to time existing.

2. If Carolyn Layton is unable or unwilling to act or to continue to act as the Trustee, then I appoint Michael J. Prokes, as the Trustee with the same powers, rights, discretions, obligations, and immunities. If the aforesaid Carolyn Layton and Michael J. Prokes are each unable or unwilling to act as the Trustee, then I appoint Anne E. Moore as the Trustee with the same powers, rights, discretions, obligations, and immunities.

3. The Trustee shall receive a reasonable compensation for his services as determined by the court having jurisdiction.

4. No Trustee appointed in this Will shall at any time be held liable for any action or default of himself or of any other person in connection with the administration of the trust estate, unless caused by his own gross negligence or by a willful commission by him of an act in breach of the trust.

5. The validity and administration of any trust established

Page .... of .... pages of the Will of James Jones

B-1-k-1-p

B-1-k-19

under this Will shall be governed by the laws of the State of California.

SIXTH  
EXECUTOR

1. I nominate my beloved wife, Marceline Mae Jones as the Executor of this Will. If she is unable or unwilling to act or to continue to act as Executor, then I nominate Timothy O. Stoen, as the Executor of this Will with the same powers, rights, discretions, obligations and immunities.

2. No bond shall be required of any Executor nominated in this Will.

3. None of the Executors nominated in this Will shall be personally liable for any loss or damage in connection with the administration of my estate, except in the case of willful misconduct or gross negligence.

4. I authorize my Executor:

(a) To sell at either public or private sale, with or without notice, any property belonging to my estate, subject only to any confirmation required by law.

(b) To invest and reinvest any surplus moneys in my estate in any kind of property, real, personal, or mixed, and any kind of investment, specifically including, but not by way of limitation, corporate obligations of every kind, and stocks, common or preferred, which men of prudence, discretion, and intelligence acquire for their own account. In so investing and reinvesting, the Executor shall exercise the judgment and care, under the circumstances then prevailing, which men of prudence, discretion, and intelligence

B-1-k-19

J.K. 10

exercise in the management of their own affairs, not in regard to speculation, but in regard to the permanent disposition of their funds, considering the probable income as well as the probable safety of their capital.

(c) To continue the operation of any business that I may own at the time of my death for the period of time and in the manner that she (or he) considers advisable and in the best interests of my estate, or to sell or to liquidate the business at the time and on the terms and conditions that she (or he) considers advisable and in the best interests of my estate. Any operation, sale, or liquidation of such business performed in good faith by my Executor shall be solely at the risk of my estate and without any liability on the part of my Executor.

(d) To borrow money on behalf of my estate and to encumber or hypothecate any property in my estate by deed of trust, mortgage, pledge, or otherwise.

(e) To lease any real property belonging to my estate, subject only to the confirmation required by law.

SEVENTH

APPOINTMENT OF GUARDIAN

1. In the event that a guardian of the person should be necessary for any minor child of mine and my wife is unable to act, then I appoint Carolyn Layton, as the guardian of the person of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes, as the guardian of the person of each such child.

2. In the event that a guardian of the estate should be

Page .... of .... pages of the Will of James Jones

B-1-k-1r



B-1-K-1A.

necessary for any minor child of mine and my wife is unable to act, then I appoint Carolyn Layton, as the guardian of the estate of each such child; and if she is unable or unwilling to act or to continue to act as such guardian, then I appoint Michael J. Prokes, as the guardian of the estate of each such child.

3. No bond shall be required of any guardian appointed in this Will.

#### EIGHTH

#### WILL CONTEST PROVISION

If any beneficiary or remainderman under this Will in any manner, directly or indirectly, contests or attacks this Will or any of its provisions, any share or interest in my estate or in the estate of any trust established by this Will given to that contesting beneficiary or remainderman under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary or remainderman had predeceased me without issue.

#### NINTH

#### GENERAL

1. I have not entered into either a contract to make Wills or a contract not to revoke Wills.

2. If any part of this Will is held to be void, invalid, or inoperative, I direct that such voidness, invalidity, or inoperativeness shall not affect any other part of this Will, and that the remainder of this Will shall be carried into effect as though such part had not been contained herein.

3. As used in this Will, the masculine, feminine, or neu-  
Page .... of .... pages of the Will of James Jones

B-1-k-1s

ter gender, and the singular or plural number shall each be deemed to include the others whenever the context so indicates.

The foregoing Will is subscribed by me on the ..... day of ....., 1975, at ..... San Francisco, California.

.....  
James Jones

The testator, James Jones, on the date last above written, declared to us that the above instrument consisting of .... pages, including this page, is his Will and requested us to act as witnesses to it. Each of us at his request now signs as a witness in the presence of the testator and in the presence of each other. Each of us observed the signing by the testator and the signing by each other. Each of us knows that each signature appearing hereon is a true signature of the person who signed.

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

Executed on the ..... day of ....., 1975, at ....., San Francisco, California.

..... residing at .....

..... residing at .....

..... residing at .....

Page .... of .... pages of the Will of James Jones

B-1-k-14

~~B-1-k-1~~  
B-1-k-2a

This is my will. I revoke all prior wills and codicils made by me. I am married to Marceline Mae Jones and I have the following children: Timothy Glen Jones, Stephen G. Jones, Jim W. Jones jr., Lew Eric Jones, John Moss Jones, Agnes Pauline Jones, & Suzanne O. Jones. To my son John Moss Jones, provided that he survives my death by six months I give 10% (ten) percent of my estate. To those of my wife and children (except for Agnes Pauline Jones and Suzanne O. Jones [Cartmell]) who survive my death by six months I give equal proportions of the remainder of my estate. I have intentionally omitted to make any provision for my daughters Suzanne and Agnes. In the event that none of the above for whom I made provision survive my death by six months, then I give my estate to the Communist Party, U.S.A. & appoint my attorney Charles  
'over'

B-1-k-2a

II  
B-1-K 26

Garry as my executor to  
serve with out bond.

Signed on this Saturday  
the 6<sup>th</sup> day of August in  
the year 1977,

James Warren Jones Sr.

B-1-K-3

November 18, 1978

To Whom it may Concern,

I, Marceline Jones, leave all bank assets in my name to the Communist Party of the USSR. The above bank accounts are located in the Bank of Nova Scotia in Nassau, Bahamas.

Please be sure that these assets do get to the USSR. I especially request that none of these are allowed to get into the hands of my adopted daughter, Suzanne Jones Cartmell.

For anyone who finds this letter, please honor this request as it is most important to myself and my husband James W. Jones.

I swear under penalty of perjury the above is true and correct.

*Marceline M. Jones*

Witness:

*Anna P. Moore*  
*Maia Katsaris*

• B-1-k-3



To Whom, It May Concern,

November 18, 1978

B-1-K-4

This is my last will and testament.  
I hereby leave all assets in any  
bank account over which I am  
a signatory to the Communist  
Party of the U.S.S.R.

However, it can be sent to them  
would be my deepest request.

I have an account in the  
Bank of Nova Scotia in  
Nassau, Bahamas.

Witness:

Maia Katsaris

Aun Elizabeth Moore

Carolyn M. Layton

B-1-k-4

This is my will. I revoke all prior wills and codicils made by me. I am <sup>B-1-K-5a</sup> married to James Warren Jones and I have the following children: Timothy Glen Jones; Stephen G. Jones; Jimmie W. Jones Jr.; Lew Eric Jones; John Mass Jones; Agnes Pauline Jones; and Suzanne O. Jones.

To my son John Mass Jones, provided that he survives my death by six months I give 10% (ten) percent of my estate. To those of my husband and children (except for Agnes Pauline Jones and Suzanne O. Jones [Cartmell]) who survive my death by six months, I give equal proportions of the remainder of my estate. I have intentionally omitted to make any provision for my daughters Suzanne and Agnes. In the event that none of the above for whom I made provision survive my death by six months, then I give my estate to the Communist party, U.S.A. I appoint my attorney Charles Tarry as my executor to serve without bond.

B-1-K-5a

Signed on this Monday the 8<sup>th</sup> day  
of August in the year 1977 in  
San Francisco, Calif.

B-1-K-56

Marguerite Mae Jones

B-1-K-56



Phone 415 931-9107

EUGENE CHAIKIN, Attorney-at-Law  
Post Office Box 15156 San Francisco, California 94115

December 5, 1976

Paula Adams  
Jonestown  
Port Kaituma, NWR  
Guyana

Dear Paula;

Thought it was time for a note - sparked by yours on the insurance which I just got. I have the insurance all taken care of as far as locating the companies, coverages, costs and an Agent. I sent a memo to you about it, but I guess you never got it. I have gone no further because I have no further instructions. I am assuming that the coverage that we set up when I was there is still in effect. If not please let us know PDQ.

Things here continue to be very arduous. I often look back to my days in Guyana, especially on the farm, with some wistfulness. Somehow, surely a testament to his very great capacity, Jim is managing to build the Guyana Mission, expand and strengthen the movement here, develop an excellent (and well deserved) reputation and public image of the Church, publish what has become a tabloid size newspaper, and still minister to the needs of innumerable of his parishoners. He has become a well recognized leader in the San Francisco community.

Doing all of the things that must be done to keep these projects under weigh, coordinating and arranging priorities, all takes a level of intelligence and concern that is hard for me (still) to comprehend. With him, we are moving on...

Please give my best wishes to everyone down there. Let them know that all up here are working very diligently, in the context of a very complicated situation, to make possible the success of their Mission. We appreciate their work and dedication.

Best regards,

*gene*

B-1-L-1

B-1-L-2

June 7 1978

The People's Temple  
Box 15156  
San Francisco  
Ca 94115

Dear Sir

I have not received a reply to my letter of April 29 1978 regarding the \$432.72 suit I have had to pay with respect to Brian Davis.

Regarding child support I now attach a schedule showing the amount of \$8625.00 due me as of June 30 1978. Also enclosed again is a copy of the "Stipulation and Settlement Agreement".

I have consulted with the District Attorney and he has told me that this non-payment is a very serious matter and one to be pursued with Mr Davis immediately upon his return to the U.S.

I will look forward to hearing from you with regard to your plans for the payment of this child support, and the \$432.72 suit.

Truly

*Marietta F. Davis*  
Marietta F Davis

*111 Grandwood Road  
Berkeley CA 94710*

- Copy . Mr Robert Davis, P O Box 893 Georgetown, Guyana, S America
- ✓ People's Temple P O Box 214 Ukiah Ca 95470
- . District Attorney, Family Support Division,  
Hall of Justice, Redwood City, Ca  
Case No D-25698 ONO DPO4

B-1-L-2

THELTON HENDERSON  
JOSEPH REMCHO  
SANFORD JAY ROSEN

ROSEN, REMCHO & HENDERSON  
ATTORNEYS AT LAW  
155 MONTGOMERY STREET-15TH FLOOR  
SAN FRANCISCO, CALIFORNIA 94104  
TELEPHONE (415) 433-6830

*Carolyn FYI  
this + minutes  
sent 7/21/77*

*B-1-L-3*

MEMORANDUM

TO: Prospective Members of the Standing Committee on Delivery of Services to Criminal Defendants, Legal Services Section, State Bar of California

FROM: Sanford Jay Rosen (Legal Services Section Executive Committee Liason)

DATE: July 20, 1977

RE: Membership on Standing Committee

Thank you for your interest in membership on the Standing Committee. You will be pleased to know that there are more than 25 applications for membership. Because membership is limited to 25, we cannot invite each person indicating interest to join the Standing Committee.

To make final selection, I will need a copy of your resume. Please send me a copy as soon as possible.

Thank you for your continued interest in the Standing Committee and its work.

  
SANFORD JAY ROSEN

*B-1-L-3a*

PROSPECTIVE MEMBERS 7/20/77

John W. Ellery, Esq.  
2222 M Street  
Merced, California 95340

Paul Ligda, Esq.  
Public Defender of Solano County  
Hall of Justice  
550 Union Avenue  
Fairfield, California 94533

Hal Baron, Esq.  
15760 Ventura Blvd., Suite 700  
Encino, California 91316

Fred Corbin, Esq.  
3971 Goldfinch Street  
San Diego, California 92103

James R. Dunn, Esq.  
Federal Public Defender  
Room 1503 U.S. Courthouse  
312 North Spring Street  
Los Angeles, California 90012

Carl Jones, Esq.  
5140 Crenshaw  
Los Angeles, California 90043

Stanley D. Mishook, Assistant Public Defender  
San Bernardino County  
364 Mt. View Avenue  
San Bernardino, California 92415

Adrian K. Panton, Esq.  
10925 S. Central Avenue, #212  
Los Angeles, California 90059

Ray G. Clark, Esq.  
5140 Crenshaw Blvd.  
Los Angeles, CA 90043

Mike Stern, Esq.  
Federal Public Defender  
312 N. Spring Street  
Los Angeles, California 90012

Gary G. Campbell, Esq.  
State Court of Appeals  
350 McAllister Street  
San Francisco, California 94102

Philip Martin, Esq.  
15 Boardman Place  
San Francisco, California 94103

Arthur M. Schaffer, Esq.  
133 Front Street  
San Diego, California 92102

B-1-L-36

Teri

B-1-L-4a

Personally, I think we could have gotten the same info from Chaikin in 1/2 hour or less. None of this is new. We paid for Chaikin's trip to Washington DC tax nonprofit corp. tax seminar in February 1977, and it wasn't cheap! Here we go again, and either Bentzman is just being the traditional paternalistic attorney, not dealing in specifics because he is not talking on the same level, or he's a lazy schmuck. I would bet on the latter, and he's probably reluctant to do anything more till we ask for specific work to be done. That's how they are at my office - we are paying for a flight to Washington, not legal advice...

XPD Our problem is that we don't know what specific questions to ask....

June  
1/24

B-1-L-4a

1. He explained the routes between the local branches, and the D.C. office of IRS; that all tax exempt work on churches is done in D.C., and that requests for IRS rulings go to D.C., where as local branches deal with local area questions. *B-1-L 46*  
Specific technical advice questions go to D.C.

2. He talked about alternatives to the present situation of P.T. receiving its tax exemption under the blanket-umbrella of the national denomination, Disciples of Christ:

a. ~~xxxx~~ the mother church (S.F.) withdraw from denomination for period of time; change name and start new church, and get exemption. P.T. members join this new church. It would be a separate entity, not affiliated with D/C.

If you start new church, under the name Peoples Temple, *and apply for the exemption* you would have to bare all past records to IRS scrutiny; if you started new church with new name, there would be no records to expose.



We questioned him about how we would transfer assets of P.T. to the new church, assuming we opened new church with different name - without inviting the same IRS scrutiny? He said he would look into transfer of assets from one church to new tax exempt church through IRS resolutions  
~~XX~~  
~~XXXXXXXXXX~~

B He said San Francisco is the most liberal city for churches, tax exemptions. IRS in San Francisco is more liberal than say for instance in Salt Lake City Utah.

C. He said the donations and transfer of property all turned over to the church was all right, no problem...

Re political activity done by the church, he said this is bad; if it appears that individual members do things on their own initiative, such as write letters, etc., *ok.* (We've known this for a long time.)  
*in the new name.*

— He said he would make a few phone calls, not naming names, to ~~see~~ find out more about ~~xxxxxxx~~ local exempt organizations, how IRS treats them. ~~XXXXXXXXXXXX~~

But he advised before we do anything, we should wait til things are more quiet down re media, etc. ???

— He said he would look at our Apostolic Corporation files which had been delivered ~~by~~ to him; he had briefly looked but needed to do more.

~~XXXXXXXXXXXXXXXXXXXXXXXXXXXX~~

tax  
He could find no evidence of any/investigation against P.T. in D.C. but ~~xxx~~ he was limited to ~~xxxxxxx~~ the technical ~~xxxx~~ ruling branch, where no lists are maintained. He was unable to check further because he had ~~no~~ personal contacts in other divisions in D.C. He recommended our using FOIA for inquiring into investigation. (We've already tried; today received answer from IRS, copy attached, the usual negative response.)

*B-1-L-46*

**Internal Revenue Service**

District  
Director

Peoples Temple of the Disciples  
of Christ  
P.O. Box 15023  
San Francisco, CA 94115

Attn: Jean F. Brown

Department of the Treasury

P.O. Box 231, Los Angeles, Calif. 90053

Person to Contact: *B-1-L-4c*  
J.W. Brannan  
Telephone Number:  
(213) 688-4181  
Refer Reply to:  
400:DO:JWB  
Date:

JAN 20 1978

Dear Ms. Brown:

This letter is in response to your request concerning Internal Revenue Service files which may contain information relative to your organization.

Please be advised that we have checked the indices of the Los Angeles District Intelligence Gathering and Retrieval System along with our Audit, Collection, and Exempt Organization files. These indices failed to disclose any record of your organization.

Sincerely,

*J.W. Brannan*  
J.W. BRANNAN  
District Disclosure Officer  
Los Angeles District

*B-1-L-4c*

April 29 1978

From Marietta Davis  
111 Arundel Road  
Burlingame  
Ca 94010

To The People's Temple  
Box 15156  
San Francisco  
Ca 94115

Dear Sir

Attached is a copy of summons received by me yesterday regarding money taken and kept by Brian Davis from his San Mateo Times Newspaper route. At the time of this incident Brian was in my temporary care, after running away from the San Francisco Temple.


As I do not have this money to repay this debt, and as it is not my responsibility but that of Brian and his father. Both father and son are now in Guyana. Brian has always been the financial responsibility of his father, as evidenced by the attached dissolution documents.

As this must be resolved by May 11, please give this matter your immediate attention and forward the sum of \$432.72 (which includes all costs), plus \$25.00 already paid by me on account, copy receipt attached, to me by return mail for settlement to the collection company, or let me know if you wish the collection agency and attorneys to contact you direct.

I should add that in both the Stipulation and Settlement agreement filed March 21, 1973 and the Interlocutory Judgement filed April 19 1973, (copies attached) Mr Davis agreed to pay \$75.00 per month per child for Robert and Cary. These payments have never been made to me, but payments of \$25.00 per month have been received by me from Dec 1977 to date. Before that, small sporadic payments were received by me very infrequently. There is, therefore, a large backlog of child support payments due to me.

I look forward to your immediate reply.

Truly

  
Marietta Davis

Copy Mr Robert Davis F O Box 893 Georgetown, Guyana, S America

Copy People's Temple F O Box 214 Ukiah Ca 95470  
All copy documents attached.

*B-1-L-5a*



B-1-L-56

19 Dec 78 1-88471257

*Law Office Lerner*

125 AND 00 CTS

NON-NEGOTIABLE

*M. Lerner  
111 Maple Road  
Ludwigs*

B-1-L-56

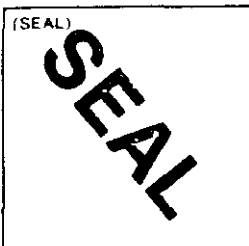
NAME AND ADDRESS OF ATTORNEY <b>SAMUEL S. STEVENS</b> 1611 BOREL PLACE SUITE 7, TEL. 573-0448 SAN MATEO, CA 94402 ATTORNEY FOR Plaintiff		TELEPHONE NO	FOR COURT USE ONLY  <i>10/2/50</i>
MUNICIPAL COURT, COUNTY OF SAN MATEO SOUTHERN JUDICIAL DISTRICT, SAN MATEO BRANCH 800 NORTH HUMBOLDT STREET SAN MATEO, CALIFORNIA 94401			
PLAINTIFF			
THE STORES COLLECTION BUREAU OF SAN MATEO COUNTY, INC.			
DEFENDANT RUSSELL M. WOODS, TRUSTEES, FIRST AND SECOND DECS.			
SUMMONS (MULTI-PURPOSE)		<input type="checkbox"/> 5 Day Responsive Time (Unlawful Detainer) <input type="checkbox"/> 10 Day Responsive Time (State Housing Law) <input checked="" type="checkbox"/> 30 Day Responsive Time (Specify)	CASE NUMBER <b>41287</b>

**NOTICE!** You have been sued. The court may decide against you without your being heard unless you respond within  5  10  30 days. Read the information below.

**¡AVISO!** Usted ha sido demandado. El Tribunal puede decidir contra Ud. sin audiencia a menos que Ud. responda dentro de  5  10  30 días. Lea la información que sigue.

1. TO THE DEFENDANT. A civil complaint has been filed by the plaintiff against you. (See footnote\*)
- a. If you wish to defend this lawsuit, you must, within  5  10  30 days after this summons is served on you, file with this court a written pleading in response to the complaint. (If a Justice Court, you must file with the court a written pleading or cause an oral pleading to be entered in the docket in response to the complaint, within the time specified above. Unless you do so, your default will be entered upon application of the plaintiff, and this court may enter a judgment against you for the relief demanded in the complaint, which could result in garnishment of wages, taking of money or property or other relief requested in the complaint.
- b. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be filed on time.

Dated **MAR 27 1978** **RUSSELL M. WOODS** Clerk, By **CAROLYN WEBSTER**, Deputy



2. NOTICE TO THE PERSON SERVED. You are served
- a.  As an individual defendant.
- b.  As the person sued under the fictitious name of:
- c.  On behalf of:
- Under:  CCP 416.10 (Corporation)  CCP 416.60 (Minor)  
 CCP 416.20 (Defunct Corporation)  CCP 416.70 (Incompetent)  
 CCP 416.40 (Association or Partnership)  CCP 416.90 (Individual)  
 Other.
- d.  By personal delivery on (Date) \_\_\_\_\_

\*The word "complaint" includes cross-complaint. "plaintiff" includes cross-complainant. "defendant" includes cross-defendant. singular includes the plural and masculine includes feminine and neuter. A written pleading, including an answer, demurrer, etc., must be in the form required by the California Rules of Court. Your original pleading must be filed in the court with proper filing fees and proof that a copy thereof was served on each plaintiff's attorney and on each plaintiff not represented by an attorney. The time when a summons is deemed served on a party may vary depending on the method of service. For example see CCP 413.10 through 415.40.

*B-1-L-50*

ENDORSED  
FILED  
MUNICIPAL COURT  
SOUTHERN JUDICIAL DISTRICT  
SAN MATEO BRANCH  
MAR 27 1978

By CAROLYN WEBSTER Deputy

*B-1-L-5d*

1 Samuel S. Stevens, Attorney at Law  
2 1611 Borel Place, Suite 7  
3 San Mateo, CA 94402  
4 Tel. (415) 573-0448  
5 Attorney for the Plaintiff

6 MUNICIPAL COURT OF CALIFORNIA, COUNTY OF SAN MATEO  
7 SOUTHERN JUDICIAL DISTRICT

8 THE STORES COLLECTION BUREAU OF SAN )  
9 MATEO COUNTY, INC., )  
10 Plaintiff, )

NO. 14257

11 vs. )

12 MARIANA DAVIS, )  
13 )  
14 )

COMPLAINT FOR MONEY

15 FIRST DOE AND SECOND DOE, )  
16 Defendants. )

17 Plaintiff alleges:

18 1. Plaintiff does not know the true names of the Defend-  
19 ants sued herein as FIRST DOE AND SECOND DOE, and prays leave to  
20 insert same when ascertained together with proper allegations to  
21 charge them in the premises.

22 2. Plaintiff herein is a California corporation and is  
23 duly licensed as a collection agency.

24 3. Plaintiff is informed and believes and thereon alleges  
25 that the obligation herein was contracted in and payment was to  
26 have been made in the Southern SMD Judicial District, County of  
San Mateo, State of California.

*B-1-L-5d*

B-1-L-5e

1           4. Defendants are ~~not~~ residents of the <sup>Southern Dist.</sup> Judicial  
2 District, County of San Mateo, State of California. This action is  
3 not subject to the provisions of Sections 1812.10 or 2984.4 of the  
4 Civil Code.

5           5. Within four years last past, Defendants became indebted  
6 to Plaintiff's assignor, hereinafter named, in the sum of \$371.75  
7 as and for a balance due on a book account for goods and services  
8 sold and delivered to Defendants at their own special instance and  
9 request, which sum they agreed to pay.

10           6. Demand has been made for payment of said sum but Defen-  
11 dants have failed and refused, and still fail and refuse, to pay  
12 said sum and the whole sum is due, owing and unpaid together with  
13 interest from and after 1-4-76.

14           7. Prior to the commencement of this action, the within  
15 claim was assigned by San Mateo Times to Plaintiff,  
16 herein and said Plaintiff is the holder and owner of said claim.

17           AS AND FOR A SECOND AND FURTHER CAUSE OF ACTION AGAINST  
18 DEFENDANTS HEREIN, Plaintiff alleges:

19           1. Plaintiff incorporates by reference all of the allega-  
20 tions of Paragraphs 1, 2, 3, 4, 6 and 7 of its First Cause of  
21 Action as if here set forth in full.

22           2. Plaintiff is informed and believes and thereon alleges  
23 that on 1-4-76 an account was stated in writing as be-  
24 tween Plaintiff's assignor and Defendant's upon which stated  
25 account of the sum of \$371.75 was agreed upon as the balance  
26 due said assignor from Defendants which said sum Defendants then  
and there agreed to pay.

B-1-L-5e

1 AS AND FOR A THIRD AND FURTHER CAUSE OF ACTION AGAINST  
2 DEFENDANTS HEREIN, plaintiff alleges:

B-1-L-5f

3 1. Plaintiff incorporates all allegations of Paragraphs 1, 2  
4 3 and 4 of its First Cause of Action as if here set forth in full.

5 2. Plaintiff is informed and believes and thereon alleges, th  
6 within four years last past defendants became indebted to plaintiff  
7 assignor, hereinafter named, in the sum of \$10.00 as and for a  
8 balance due on a book account for goods and services sold and  
9 delivered to defendants at their own special instance and request,  
10 which same they agreed to pay.

11 3. Prior to the commencement of this action the within claim  
12 was assigned by J. Donald Fleming DDS, D.D. to plaintiff herein an  
13 said plaintiff is the holder and owner of said claim and all rights  
14 thereunder.

15 AS AND FOR A FOURTH AND FURTHER CAUSE OF ACTION AGAINST  
16 DEFENDANTS HEREIN, plaintiff alleges:

17 1. Plaintiff incorporates all allegations of Paragraphs 1 and  
18 3 of its THIRD Cause of Action as if here set forth in full.

19 2. Plaintiff is informed and believes and thereon alleges  
20 that on 6-10-75 an account was stated in writing as-between  
21 plaintiff's assignor and defendants upon which stated account the  
22 sum of \$ 16.00 was agreed upon as the balance due said assignor  
23 from defendants, which said sum defendants then and there agreed to  
24 pay.

25

25

B-1-L-5f

5

May 11th  
4:32.72

B-1-L-59

1 WHEREFORE, Plaintiff prays judgment against Defendants, and  
 2 each of them in the sum of \$ 307.72 principal with interest on  
 3 said sum at the rate of 7 percent per annum from:  
 4 ; 1-4-75 or \$371.72; and from  
 5 6-10-75 or \$16.00.

6  
 7 for reasonable attorney fees of \$ \_\_\_\_\_ together with costs of  
 8 suit and such other and further relief as to this Court may seem  
 9 meet and proper in the premises.

SAMUEL S. STEVENS

11 By: Samuel S. Stevens  
 12 SAMUEL S. STEVENS  
 13 Attorney for Plaintiff

VERIFICATION

14  
 15 The undersigned hereby states that he is the President of  
 16 Plaintiff corporation in the above-entitled action; that he has  
 17 read the foregoing complaint and knows the contents thereof; that  
 18 the same is true of his own knowledge, save as to those matters  
 19 therein stated on information and belief, and as to those matters  
 20 he believes these to be true.

21 That pursuant to CCP §2015.5, he certifies under penalty of  
 22 perjury that the foregoing is true and correct at San Mateo, Calif-  
 23 ornia, this 23 day of March, 1976.

24  
 25 R. H. O'NEIL  
 R. H. O'NEIL

B-1-L-59

(ENDORSED)  
**FILED**  
MAR 21 1973  
MARVIN CHURCH, County Clerk  
KAZUYO KODAKARI  
DEPUTY

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1. Plaintiff, David  
2. 301 West 10th St  
3. Berkeley, California 94710  
4. Telephone: 842-5921

5. Defendant;

6. IN AND TO THE HONORABLE COURT OF THE COUNTY OF ALBANY, STATE OF CALIFORNIA

7. In re the Marriage of )  
8. Petitioner: MARVIN E. DAVIS ) No. 16 110  
9. and )  
10. Respondent: KAZUYO KODAKARI ) Stipulation and Settlement  
11. ) Agreement

12. Petitioner and respondent individually state their agreement  
13. with this stipulation and  
14. IN WITNESS WHEREOF:

15. Spousal Support  
16. Petitioner and respondent waive any claim for spousal  
17. support with the understanding that this waiver is final and not  
18. subject to modification.

19. Community property and Debts  
20. 1. All items of clothing, furniture and personal effects  
21. now in the possession of petitioner or respondent are set aside  
22. to the party so possessing the same as his or her sole and  
23. separate property. Each party hereby conveys, assigns, transfers,  
24. and releases all his or her right, title, and interest in and to  
25. any property now in the possession of or standing in the name of  
26. the other party to that party.

27. 2. Any and all property, real or personal, which may here-  
28. after be acquired by petitioner or respondent shall be and remains  
the sole and separate property of the party so acquiring the same.

1. Petitioner and respondent shall assume responsibility for  
all debts incurred in his or her name respectively since the  
date of their separation. Neither petitioner nor respondent shall,  
at any time hereafter, contract any indebtedness whatsoever in the  
name of the other nor cause the same to be charged against the  
other party.

Custody of Children  
Petitioner and respondent agree to joint legal custody of the

B-1-L-5h

1 Stipulation and Settlement Agreement  
2 Dissolution of Marriage  
3 Davis and Davis  
4 San Mateo County Superior Court No. 168110

B-1-L-5A

4 children from this marriage, namely Robert, Brian, and Cary with  
5 the physical custody of Robert and Cary remaining with petitioner  
6 and Brian remaining with respondent.

6 Support of Children  
7 Respondent agrees to provide support for the children  
8 remaining with the petitioner in the amount of seventy five  
9 dollars (\$75.00) per month per child, until the age of eighteen.

9 Respondent has carefully read this agreement, fully under-  
10 stands its terms, and willingly signs it.

12 The foregoing is agreed to by

13  
14 Marietta F. Davis  
15 MARIETTA F. DAVIS, Petitioner

Robert E. Davis  
ROBERT E. DAVIS, Respondent

16 Dated: March 12

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B-1-L-5;



Name, Address and Telephone Number of Attorney(s)  
Marietta F. Davis  
111 Arundel  
Burlingame, California 94010  
Telephone: 342-5921

In pro per:

Attorney(s) for \_\_\_\_\_

Space Below (FOR URGENT MARK ONLY)

**FILED**

APR 13 1973

MAK  
by KAZUYO KODAKARI  
of TY

3-12-5y

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN MATEO

In re the marriage of

Petitioner: MARIETTA F. DAVIS

and

Respondent: ROBERT E. DAVIS

CASE NUMBER

168110

**INTERLOCUTORY JUDGMENT OF  
DISSOLUTION OF MARRIAGE**

This proceeding was heard on April 5, 1973 before the Honorable W. HOWARD TLEY  
(Date)

Department No. 8

The court acquired jurisdiction of the respondent on August 6, 1972 by:  
(Date)

- Service of process on that date, respondent not having appeared within the time permitted by law.  
 Service of process on that date and respondent having appeared.  
 Respondent on that date having appeared.

The court orders that an interlocutory judgment be entered declaring that the parties are entitled to have their marriage dissolved. This interlocutory judgment does not constitute a final dissolution of marriage and the parties are still married and will be, and neither party may remarry, until a final judgment of dissolution is entered.

The court also orders that, unless both parties file their consent to a dismissal of this proceeding, a final judgment of dissolution be entered upon proper application of either party or on the court's own motion after the expiration of at least six months from the date the court acquired jurisdiction of the respondent. The final judgment shall include such other and further relief as may be necessary to a complete disposition of this proceeding, but entry of the final judgment shall not deprive this court of its jurisdiction over any matter expressly reserved to it in this or the final judgment until a final disposition is made of each such matter.

Both parties ~~agree~~ <sup>consent</sup> to joint legal custody of the children from this marriage: Robert, Brian and Cary, with physical custody of Robert and Cary remaining with petitioner and Brian remaining with respondent. Respondent agrees to provide support for the children remaining with petitioner in the amount of 75.00 to be paid on approximately the 5th and 25th of each month, until age of eighteen years. All property, real and personal, has been equally distributed between both parties. The amount of 75.00 per month is for each child.

ated April 18, 1973

W. HOWARD TLEY

Judge of the Superior Court

As Adopted by Rule 1287 of  
Judicial Council of California  
Effective January 1, 1970

**INTERLOCUTORY JUDGMENT OF  
DISSOLUTION OF MARRIAGE**

B-1-L-5j 219-7

B-1-L-6

**MARVIN A. BURNETT**  
ATTORNEY AT LAW  
SUITE 222  
4201 WILSHIRE BOULEVARD  
LOS ANGELES, CALIFORNIA 90010  
WEBSTER 7-4422

March 29, 1978


Mrs. Essie Mae Towns  
c/o Chaikin  
P. O. Box 15156  
San Francisco, California 94115

Dear Mrs. Townes:

I have now opened an escrow for the sale of the house previously owned by your mother. However, the title company has advised us that title cannot be passed based upon a Power of Attorney from you which has neither been acknowledged before a Notary Public or before the American Consul. I therefore enclose a new such Power of Attorney. I realize from your letter that apparently this presents a very difficult situation, but unless we can have the signed Power, the deal will fall through and the property will be lost for taxes over a period of years. I hope that under the circumstances, you will be able to have this taken care of as soon as possible.

As you will notice, this time I have attached a space for two acknowledgments, one before the American Consul and an alternate before a Notary Public. Either one of these should be sufficient without the other.

Very truly yours,

  
MARVIN A. BURNETT

MAB/et

B-1-L-6

**LUCKHOO & LUCKHOO  
LEGAL PRACTITIONERS**

**EVELYN A. LUCKHOO**

COMMISSIONER OF OATHS AND NOTARY PUBLIC  
SOLICITOR  
HON. CONSUL FOR SWEDEN (PHONE 88161)  
AND F. I. DIAS, SOLICITOR (PHONE 8212)  
COMMISSIONER OF OATHS AND NOTARY PUBLIC  
1978

**SIR LIONEL A. LUCKHOO K.C.M.G., C.B.E., S.C. (PHONE 8811)**  
BARRISTER-AT-LAW

**C. LLOYD LUCKHOO S.C. (PHONE 88370)**  
BARRISTER-AT-LAW

**EDWARD A. LUCKHOO LL.B. (PHONE 88618)**  
BARRISTER-AT-LAW

CRAMBERS

"WHITEHALL"

N 1/2 LOT 1 CROAL STREET

(P.O. BOX 183).

GEORGETOWN,

GUYANA.

SOUTH AMERICA

26/6/78 B-1-L-7

My dear Charles,

This serves to acknowledge with grateful  
thanks your kind letter.

I now await John de Crae's assessment.  
Bless you & thanks!

I told our friends that the character who  
has gone to the US. with some of their  
funds cannot be brought back to the Criminal  
Action can only be initiated <sup>if she returns.</sup> here  
wonder whether you act for the People  
People might not write her at your  
end & seek to put the Fear into her  
that unless she returned the money  
we will seek to take action B-1-L-7  
With personal regards & warm good wishes for your  
health & happiness & thanks!! Yours

one 415 931-9107

**EUGENE CHAIKIN, Attorney-at-Law**  
Post Office Box 15156 San Francisco, California 94115

July 22, 1976

B-1-L-8

Ms. Paula Adams  
P. O. Box 893  
Georgetown, Guyana,  
South America

Dear Paula:

Our friend has asked me to try to find some sort of health insurance that will cover people over 60 years of age. As you know, our present policy doesn't. I surmise that there may be health insurance companies who have agents or offices in Trinidad who might offer such coverage and may not have agents in Guyana. When I looked for health insurance we only looked through all the agencies in Georgetown. Is there any way that you could check with the insurance agents in Port of Spain to see if there are any others that write this kind of insurance? I am sure that there is a Port of Spain telephone directory some place. Then you might be able to write a series of letters. I wish you would please do this because our friend is very much concerned that we try to cover this -- largest single unprotected area that we have down there.

I am going to continue to try to work on the problem up here as well. I contacted Blue Cross and we did have it checked through their underwriting and sales department but no soap.

I just saw the films that our friend brought back from Jonestown. They were exquisite. You just can't imagine how homesick they made me feel -- I really wanted to be there with you all so badly.

I was impressed with the good work that has been done, the electrical systems, the arrangements for the animals; everything looked very, very nice.

Here, we are all well and working like beavers. Our levels of activity seem constantly to be increasing. We look forward to the coming day when we all may be together.

Very, very truly yours,

  
Gene

B-1-L-8

④ The motion was granted.

B-1-L-9a

Eric Clark  
7 Brickdam & Mandet Place  
Stabroek

Dear Eric:

I am writing you on behalf of Peoples Temple in the hope that our communications will be improved in the future. I wish to offer you my apologies for difficulties in communications that have occurred in the past due to no ones fault. It is my hope that by putting specific questions to you in a written form, and by receiving written replies from you, we may better facilitate our relationship.

The first issue is that of VINCENT LOPEZ, JR. Vincent was born on 26 February 1963. Accordingly, he is now ~~15~~ years and ~~3~~ months of age. He first came to the project in June of 1976 and has remained there ever since. He was sent here by his legal guardian, one Walter Jones, Jr. The guardianship was formally established in the Superior Court of Alameda County, California. *I represented the parties.*

out.

From the time that he entered Guyana, he has been here ever since; and his guardian, who brought him here, was in Guyana only once briefly in 1976. For all intents and purposes, Vincent is a self-supporting member of our community. Neither Vincent nor I have received any communication from Walter since July of 1976. Consequent on my being down here, last month I arranged to have a motion filed to be released as attorney of record in the guardianship case because I was not in a position to make the formal court reports required in that I had no way of communication with Walter Jones. Nevertheless, Walter Jones has been for several years a member of the group in the United States that has been functioning with hostility towards our community. He is the lover of Grace Stoen and the person that she ran off with at the time she abandoned John; and, of course, Vincent was abandoned by Walter as well in the process. (Grace left with Walter after Jim Jones refused to be whitemailed by her into marriage. She took up with him out of spite. He is a known racist and hated blacks, Indians, etc. She was told in the first place that Jim Jones was not romantically involved with her and he told her that. Her husband had asked him to do it to keep her from lying and hurting people as she had strong right wing press connections at that time.)

Our question is simply put: What defenses if any would exist in the event that Walter Jones were to attempt to retrieve Vincent from Guyana using legal process? Secondly, if defenses do exist, is there anything we can do between this date and Vincent's sixteenth birthday to better secure his legal right to remain in Guyana? If adoption is an alternative, please simply outline the steps that should be taken. (I believe that his mother is dead and his father is in jail.)

The next subject deals with a financial transaction that we would like to enter into which would require, we feel, your help in obtaining government approval.

\*we say whitemailed: because of the derogatory use of black, as in black, black balled, blackened your name, etc.--is racist usage.

B-1-L-9a

Chaikin: Clark

-2-

ALL  
DATA

1-16-96

We are presently holding checks (mostly Social Security income) issued from the United States in U. S. dollars to residents of Jonestown, which have been endorsed by them in blank. We need to utilize these funds which would total perhaps several thousands of dollars for the purchase of certain equipment in the United States and England to be sent here: primarily mechanical equipment and sheet aluminum. We don't have that much margin and we are not yet self sufficient by any means and with all of the work that our free medical clinic does, taking so many Guyanese in our headquarters, and giving the free medical care here in what one news agency called the best free medical clinic -- free or otherwise that he had ever seen.

Due to certain provisions of the United States relative to the administration of Social Security funds, it is in our best interest that these funds be deposited in a bank in Guyana. What we would like to arrange is that the checks be deposited in the Bank of Guyana, and the checks then would be forwarded to the United States where they would be deposited with a bank there for the purpose of collection.

We would then like those funds made available for our use in the United States or England either by (a) re-deposit in an account which we would establish, or (b) by means of drafts written directly from the Bank of Guyana's New York account. In that we have ordered goods in the United States and England, the funds would remain unused for a period of three to four weeks only. We would like you to approach the officials of the Bank of Guyana and, if possible, work out this transaction, giving us the detailed steps of how it is to be completed.

We would of course be most concerned about the charges the bank would impose for this service. In that we would be using the bank as agent for collection of the checks only, it appears to us that normal bank charges with respect to currency exchange transactions would not be applicable. We are hoping that this particular item would receive your immediate attention in that we are currently very much pressed to receive the goods that can be purchased with these funds.

still  
mess  
it  
up

The next subject matter deals with our new Guyanese corporation. We would like to know its status at this time. Further, we have the following questions: First, is it required that Guyanese citizens be directors of the corporation? If so, what percentage of the directors? Further, we would wish to know if it is possible that certain prestigious Guyanese such as you yourself might be willing to sit as members of the Board, and, if, in your opinion, it would be to our best interest to make such an appointment.

As you know, we keep funds in an "external account." There seems to be some question as to whether or not changing these accounts from the old corporation to the new corporation would in some way affect the status of those funds. If it would not, please let us know. If it would make a change, please indicate the nature of the change in status that would take place as a result of the transfer of funds to the new corporation's account.

We would also appreciate knowing if any steps have been taken to transfer our agricultural lease in the Northwest Region, and our real property in Georgetown. If this has not been done, we feel it should be done at this time. Please draw and forward to us all of the documents or instruments that might be required in order to complete this transaction.

B-1-L-96

Chaikin: Clark

B-1-L-9c  
-3-

I realize that it will be some additional effort to reduce your answers to these questions into writing, but it is our hope that ultimately it will create a savings in time on both of our behalfs in that questions that have been put need be answered only once, and that we will have a clearer line of communication and a more accurate reference for our concerns. If you would be so kind as to prepare a memo or letter of response, we will see to it that someone from our Georgetown office will pick it up from your office as soon as he or she is notified that it is prepared, and will see to it that it is forwarded to me in Jonestown.

Please accept our warmest regards to yourself and your father.

Cooperatively yours,



EUGENE B. CHAIKIN

EBC:tl

P. S.

In an act of showing hostility to Jim's child, she would take the child into the garage and would tell him that she was going to make love. (The child has it implanted in his brain; we haven't talked about it for some months but I presume he still has it there though we have tried to get his mind off of it.) He was locked in this garage and listening to them jump up and down on beds and it put a shock on him that caused him to jump off a balcony. If she were a sane woman and not filled with insane passions Jim would never have gone through this -- so much cost, and put our people through so many dangers and made the conspirators much more vicious against us.

B-1-L-9c

*Make copy of the File for S=*  
(Copy of letter to Eric Clarke)

Clarke & Martin,  
Solicitors  
7, Brickdam & Market Place  
Georgetown 11, Demerara  
Guyana

*B-1-L-10*

November 12, 1978

Dear Sirs,

Thanks for your reply to my recent letters. They were very helpful.

I am enclosing the original ~~LEASE~~ LEASE OF STATE LANDS FOR MIXED FARMING/<sup>PURPOSES</sup> which

~~is being transferred to the Guyana Rubber Estate Corporation, formed by Act of~~  
Parliament. We do wish you to begin the transfer, but please inform us first

if the transfer procedure requires either the publication of a notice, or any  
mention in the Gazette. There is also the conveyance to the Lamana Gardens  
property, which I believe is in the Georgetown office. I am asking them by a  
copy of this letter to take that to your offices as well.

You may recall I asked you a question concerning collection of debts  
from the U.S.A. While I was interested in the Jurisdictional aspects, I was  
really more concerned about the practicalities of the matter. Namely : 1)  
would local courts require original accounts, documents, etc and an official of  
the company to prove the claim?, and 2) would local courts honor the same paper  
in the hands of a Guyanese assignee as for collection? Would the assignment itself  
~~be a problem for the courts?~~  
a real problem of a creditor from U.S.A., where we have several large lawsuits  
pending against the parent corporation, attempting the collection of a Judgement  
against the subsidiary corporation, or our new Corporation. Any thoughts that you  
might have on the matter are most welcome.

Regards.

Yours sincerely,

Eugene Chaikin  
*B-1-L-10*



Clarke & Martin  
Solicitors  
7, Brickdam & Manget Place  
Georgetown 11, Demarara  
Guyana

B-1-L-11  
November 12, 1978

Dear Eric,

Thanks for your replies to my recent letters. They were very helpful. I am enclosing the original LEASE OF STATE LANDS FOR MIXED FARMING PURPOSES which was granted to the original Peoples Temple Corporation formed by Act of Parliament. We do wish you to begin the transfer, but ~~before we do so~~ ~~first~~ ~~if~~ ~~the~~ ~~transfer~~ ~~procedure~~ ~~requires~~ ~~either~~ ~~the~~ publication of a notice, or any mention in the Gazette. There is also the conveyance to the Lamaha Gardens property, which I believe is in the Georgetown office. I am asking them by a copy of this letter to take that to your offices as well.

You may recall I asked you a question concerning collection of debts from the U.S.A. While I was interested in the Jurisdictional aspects, I was really more concerned about the practicalities of the matter. Namely: 1) would local courts require original accounts, documents, etc. and an official of the company to prove the claim?, and 2) would local courts honor the same paper in the hands of a Guyanese assignee for collection? Could the assignment itself be proved by the Assignee? What I am trying to figure out is whether there is a real problem of a creditor from U.S.A., where we have several large lawsuits pending against the parent corporation, attempting the collection of a Judgment against the subsidiary corporation, or our new Corporation. Any ~~thoughts~~ ~~that~~ ~~you~~ ~~might~~ ~~have~~ ~~on~~ ~~the~~ ~~matter~~ ~~are~~ ~~most~~ ~~welcome.~~

Regards,

Yours Sincerely,

Yo-u

Eugene Chaikin

B-1-L-11

B-1-L-12a

June 20, 1978

Mr. Eugene B. Chaikin  
P.O. Box 893  
Mission Village  
Georgetown, Guyana

Re: Guardianship of Vincent Lopez, Jr.  
Alameda Superior Action No. 204 108-7

Dear Mr. Chaikin:

At June Crym's request, I appeared for you at a citation hearing in the above-captioned matter. The citation asked that you appear and explain why an inventory, appraisal and account should not be filed in the Lopez guardianship. At the hearing, I told Judge John Sparrow that:

1) You have been and will be outside the United States for an unknown period.

2) The Lopez file shows that in April 1977 you had prepared a first account showing no assets and no income in this estate. The account was never filed because you were unable to obtain the Guardian's signature.

3) On August 19, 1977, you sent a letter to Walter Jones, in care of Joseph A. Mazor and Associates, P.O. Box 99717, San Francisco, California 94109, containing a substitution of attorneys. The substitution, apparently, was never signed, returned to you and filed.

Judge Sparrow asked some questions about the minor's assets and income, and whether he is in "South America with some group." I told the Judge that the only information which I could relate is what is shown in your file. At my request this matter has been continued until Wednesday, September 20, 1978, so that I may obtain further information from you.

B-1-L-12a

Mr. Eugene B. Chaikin  
June 20, 1978

Page 2

B-1-L-126

I wish to file a motion, on your behalf, to withdraw as counsel for the Guardian, and an affidavit in support of your motion and in response to the citation. The following information should be set forth in your affidavit:

- a) That I am authorized to appear in this citation on your behalf.
- b) The approximate date you left the U.S., and the approximate date you plan to return, if known.
- c) What efforts you made to reach the guardian and file an inventory and account. The response or lack thereof by the guardian.
- d) The last date, time and place you had any contact or communication with the guardian.
- e) Any information you have about the assets and income of the Ward. (The petition states, "The extent of the estate of the minor is unknown at this time but will consist mainly of county benefits received monthly for the care of said minor.")

I would suggest that your affidavit be prepared so as to comply with Evidence Code Section 1454, a copy of which is enclosed.

Very truly yours,

James Herndon

JH/LM  
Enc.

B-1-L-126

Home Phone  
Landscape 5-6549

Office Phone  
Glencourt 9868

LAW OFFICES OF  
**HENRY F. EDSON**  
SYNDICATE BUILDING  
1440 BROADWAY  
OAKLAND 12, CALIF.

May 23, 1945.

B-1-L-13

My dear friend: Would appreciate so much having you send check to cover your account by the first. I have an unusually heavy bill coming due at that time and have to get \$500.00 together from several clients and so would appreciate your help in the matter. It is not often that I have something like this arise but this is one of those few times and I need it. You will be very kind to me if you help.

Hope you get good news from Ben and that all is well. Half of it is over now and the rest of it is coming along well. My two sons are in the West and so I hope it is ever soon and they come home.

With every good wish, I am,

Your friend,

*Henry F. Edson*

B-1-L-13a

153142

Faint, illegible text, possibly a header or title area.

B-1-L-13b



HOLMES AND WARDEN  
ATTORNEYS AT LAW  
INTERNATIONAL BUILDING  
601 CALIFORNIA STREET, SUITE 300  
SAN FRANCISCO, CA. 94108

ROGER C. HOLMES  
JNALDWARDEN

13-1-14a  
TELEPHONE  
(415) 981-0296

October 17, 1977

Mr. Charles R. Garry  
Attorney at Law  
1256 Market Street  
San Francisco, Ca. 94102

RECEIVED  
OCT 18 1977  
Garry, Dreyfus, Metzman & Docketky

Dear Mr. Garry:

The Law Firm of Holmes and Warden has been retained by Howard F. Oliver and Beverly Oliver the parents of Bruce Howard Oliver and William Sheldon Oliver to make a formal demand for the return of their children William Sheldon Oliver and Bruce Howard Oliver.

Enclosed is a Revocation of Power of Attorney granted to your clients, The Peoples Temple and Reverend Jim Jones.

Because of the distance involved in transporting the children back to the United States, we are giving you clients until October 22, 1977 to have the children back in this country.

It is my understanding through my conversations with Guyana's Ambassador that the Reverend Jim Jones has assured their government that any parent is free to have their children returned to them upon request. If this is the policy of the Peoples Temple and Reverend Jim Jones, this matter can be resolved post haste precluding the necessity of litigation.

Sincerely,

*Roger C. Holmes*

Roger C. Holmes

Enc: Revocation of Power of Attorney  
cc: Peoples Temple  
Eugene B. Chaikin

B-1-L-14a

B-1-L-146

HOLMES AND WARDEN  
ATTORNEYS AT LAW  
INTERNATIONAL BUILDING  
601 CALIFORNIA STREET, SUITE 300  
SAN FRANCISCO, CA. 94108

ROGER C. HOLMES  
DONALD WARDEN

TELEPHONE  
(415) 981-0296

October 17, 1977

REVOCATION OF POWER OF ATTORNEY

We, Howard F. Oliver and Beverly Oliver, the natural parents of William Sheldon Oliver and Bruce Howard Oliver, do hereby terminate the Power of Attorney granted to the Peoples Temple, the Reverend Jim Jones, their agents and associates for our son, William Sheldon Oliver.

This revocation constitutes a demand by Howard F. Oliver and Beverly Oliver, the parents of William Sheldon Oliver and Bruce Howard Oliver for the return of their children.

Dated October 14, 1977

Howard F. Oliver  
HOWARD F. OLIVER

INDIVIDUAL ACKNOWLEDGMENT

State of California }  
City and County of San Francisco } S.S.

On this 14th day of October 1977, before me,  
Carolyn G. Wodrick, a Notary Public in and for said City and County,  
(SEAL) personally appeared Howard F. Oliver and Beverly Oliver

known to me to be the person whose name are subscribed to the within instrument, and acknowledged that they executed the same.

WITNESS my hand and official seal



Notary Public in and for said City and County and State  
My commission expires May 29 1979 B-1-L-146

HOLMES AND WARDEN  
ATTORNEYS AT LAW  
INTERNATIONAL BUILDING  
601 CALIFORNIA STREET, SUITE 300  
SAN FRANCISCO, CA. 94108

B-1-L-14c

ROGER C. HOLMES  
DONALD WARDEN

TELEPHONE  
(415) 981-0296

October 17, 1977

REVOCATION OF POWER OF ATTORNEY

We, Howard F. Oliver and Beverly Oliver, the natural parents of William Sheldon Oliver and Bruce Howard Oliver, do hereby terminate the Power of Attorney granted to the Peoples Temple, the Reverend Jim Jones, their agents and associates for our son, William Sheldon Oliver.

This revocation constitutes a demand by Howard F. Oliver and Beverly Oliver, the parents of William Sheldon Oliver and Bruce Howard Oliver for the return of their children.

Dated October 14, 1977

Howard F. Oliver  
HOWARD F. OLIVER

Beverly E. Oliver  
BEVERLY OLIVER

B-1-L-14c



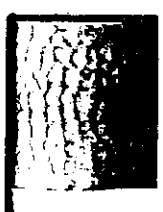
B-1-L-14A



HOLMES AND WARDEN  
ATTORNEYS AT LAW  
INTERNATIONAL BUILDING  
801 CALIFORNIA STREET, SUITE 300  
SAN FRANCISCO, CA. 94108

**REGISTERED**  
NO. *0440961*

Mr. Charles R. Garry  
Attorney at Law  
1256 Market Street  
San Francisco, Ca. 94102



B-1-L-14B

HOLMES AND WARDEN  
ATTORNEYS AT LAW  
INTERNATIONAL BUILDING  
601 CALIFORNIA STREET, SUITE 300  
SAN FRANCISCO, CA. 94108

*R.L. Wa*

ROGER C. HOLMES  
DONALD WARDEN

TELEPHONE  
(415) 981-0296

October 17, 1977

Mr. Charles R. Garry  
Attorney at Law  
1256 Market Street  
San Francisco, Ca. 94102

Dear Mr. Garry:

The Law Firm of Holmes and Warden has been retained by Howard F. Oliver and Beverly Oliver the parents of Bruce Howard Oliver and William Sheldon Oliver to make a formal demand for the return of their children William Sheldon Oliver and Bruce Howard Oliver.

Enclosed is a Revocation of Power of Attorney granted to your clients, The Peoples Temple and Reverend Jim Jones.

Because of the distance involved in transporting the children back to the United States, we are giving you clients until October 22, 1977 to have the children back in this country.

It is my understanding through my conversations with Guyana's Ambassador that the Reverend Jim Jones has assured their government that any parent is free to have their children returned to them upon request. If this is the policy of the Peoples Temple and Reverend Jim Jones, this matter can be resolved post haste precluding the necessity of litigation.

Sincerely,

*Roger C. Holmes*

Roger C. Holmes

Enc: Revocation of Power of Attorney  
cc: Peoples Temple  
Eugene B. Chaikin

ROGER C. HOLMES  
DONALD WARDEN

HOLMES AND WARDEN  
ATTORNEYS AT LAW  
INTERNATIONAL BUILDING  
601 CALIFORNIA STREET, SUITE 300  
SAN FRANCISCO, CA. 94108

TELEPHONE  
(415) 981 0296

*B-1-L-156*

October 17, 1977

REVOCATION OF POWER OF ATTORNEY

We, Howard F. Oliver and Beverly Oliver, the natural parents of William Sheldon Oliver and Bruce Howard Oliver, do hereby terminate the Power of Attorney granted to the Peoples Temple, the Reverend Jim Jones, their agents and associates for our son, William Sheldon Oliver.

This revocation constitutes a demand by Howard F. Oliver and Beverly Oliver, the parents of William Sheldon Oliver and Bruce Howard Oliver for the return of their children.

Dated October 14, 1977

*Howard F. Oliver*  
HOWARD F. OLIVER

*Beverly Oliver*  
BEVERLY OLIVER

INDIVIDUAL ACKNOWLEDGMENT

State of California  
City and County of San Francisco } S.S.

On this 14th day of October 1977, before me, Carolyn G. Wodrick, a Notary Public in and for said City and County, personally appeared Howard F. Oliver and Beverly Oliver

known to me to be the persons whose names are subscribed to the within instrument, and acknowledged that they executed the same.



WITNESS my hand and official seal.  
*Carolyn G. Wodrick*  
Notary Public in and for said City and County and State  
My commission expires May 29 1979

*B-1-L-156*

12-12-74

B-1-m-1

I hereby consent to the appointment of Jovce Touchette as guardian of Kenneth Reed, my *Grand Nephew* in the place of Martha Klingman, his former guardian.

Dec. 12, 1974  
State of California  
County of Los Angeles

Willie Lee Graham

On Dec. 12, 1974, before me the undersigned, a Notary Republic, in aforesaid State, personally appeared Willie Lee Graham known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same.

*Enola M. Nelson*



Notary Republic

B-1-m-1

PARENTAL CONSENT  
AND POWER OF ATTORNEY

13-1A 20

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I, Richardell Perkins hereby declare:

1. I am the natural mother /legal guardian/ of Maurice Anderson, a minor, born July 22, 1962.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette, or whoever she may appoint in her place.

I hereby appoint Debbie Touchette of Georgetown, Guyana, South America and Joyce Touchette of Jonestown, Guyana, South America and Mary Lou Clancey or Viola Forks of San Francisco, California of

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 27th day of April,  
1977, at San Francisco, California

X SIGNED Richardell Perkins

Wkr \_\_\_\_\_

6

B-1-m-20

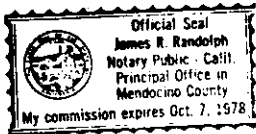
A C K N O W L E D G E M E N T

B-1-m-26

STATE OF CALIFORNIA )  
COUNTY OF San Francisco) ss.  
UNITED STATES OF AMERICA)

On April 27th, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Richardell Perkins, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James Randolph*

B-1-m-26

15-1-73

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I,     Dan Anderson     hereby declare:

1. I am the natural ~~father~~ /legal guardian/ \_\_\_\_\_  
of Shantrell Anderson, a minor, born 11-7-71.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce  
~~Touchette or whomever she may appoint in her place,~~

I hereby appoint \_\_\_\_\_ of \_\_\_\_\_, Calif.  
and Paula Adams of Georgetown, Guyana  
and Joyce Touchette of Jonestown, Guyana  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 17th day of May,  
1973, at San Francisco, California

SIGNED     Dan Anderson    

Wkr \_\_\_\_\_ **6**  
B-1-m-3a

B-1-m-7a

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I, Roseanna Dickerson hereby declare:

1. I am the natural                         /legal guardian/ grandmother                          
of Yolanda Brown, a minor, born                                 .
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianaship or custody of Joyce  
Touchette or whoever she appoints in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
Luella Holmes Brown of San Francisco, California  
and Paula Adams of Georgetown, Guyana of ~~XXXXXX~~

and Joyce Touchette of Ionestown, Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 9 day of April,  
1977, at San Francisco, California

SIGNED X Roseanna Dickerson  
Court appointed  
Wkr                                 



B-1-m-7a

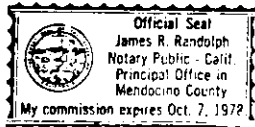


STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

15-14-76

On April 9, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Roseanna Dickerson, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James R. Randolph

B-1-m-76

B-1-m-8a

P A R E N T A L   C O N S E N T  
A N D   P O W E R   O F   A T T O R N E Y

STATE OF CALIFORNIA     )  
COUNTY OF San Francisco) ss.  
UNITED STATES OF AMERICA)

I, Mary Johnson hereby declare:

1. I am the natural mother /legal guardian/ --  
of Beyonka Rena Cameron, a minor, born October 17, 1970.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce  
Touchette or who ever she may appoint in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
Diana La Verne Marshall of San Francisco, Calif.  
and Debbie Touchette of Georgetown, Guyana of \_\_\_\_\_, Calif.

and Joyce Touchette of Jonestown, Guyana  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 3 day of April,  
1977, at San Francisco, California

SIGNED

Mary A. Johnson

Wkr \_\_\_\_\_

**6**

B-1-m-8a

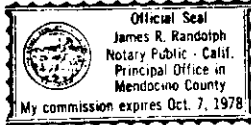
A C K N O W L E D G E M E N T

B-1-m-86

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

On April 3, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Mary A. Johnson, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James R. Randolph

B-1-m-86

PARENTAL CONSENT  
AND POWER OF ATTORNEY

B-1-M-9a

STATE OF CALIFORNIA )  
COUNTY OF (San Francisco) ss.  
UNITED STATES OF AMERICA)

I, JoAnn Carroll hereby declare:

- 1. I am the natural mother \_\_\_\_\_ /legal guardian/ \_\_\_\_\_  
Owens  
of Michkell G. Carroll, a minor, born 1/14/73.
- 2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianaship or custody of Joyce Touchette  
or whoever she appoints in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
Cynthia Marie Davis of San Francisco, California.  
and Paula Adams of Georgetown, Guyana of South America,  
and Joyce Touchette of Jonestown, Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 5 day of April,  
1977, at San Francisco, California

SIGNED JoAnn Carroll & Michkell Carroll

Wkr \_\_\_\_\_ 6

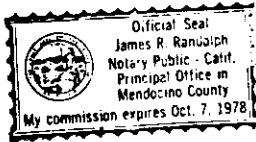
B-1-m-9a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

B-1-m-96

On April 5, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Jo Ann Carroll, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James R. Ranvaigh*

B-1-m-96

PARENTAL CONSENT  
AND POWER OF ATTORNEY

B-1-m-10a

STATE OF CALIFORNIA  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I, JoAnn Carroll hereby declare:

1. I am the natural mother /legal guardian/  
of Randall Carroll, a minor, born 7/17/74.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce  
Touchette or whoever she may appoint in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
and Paula Adams of Georgetown of South America, Calif.  
and Joyce Touchette of Jonestown, Guyana, South America  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 1 day of April,  
1977, at San Francisco, California

SIGNED

X JoAnn Carroll for Randall Carroll

wkr

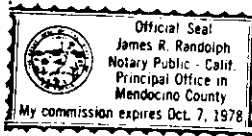
B-1-m-10a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco, ss.  
UNITED STATES OF AMERICA)

B-1-m-106

On April 1, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
JoAnn Carroll, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James R. Randolph

B-1-m-106

PARENTAL CONSENT  
AND POWER OF ATTORNEY

B-1-m-11a

STATE OF CALIFORNIA )  
COUNTY OF )  
UNITED STATES OF AMERICA ) ss.

I, Phyllis Chaiken hereby declare:

1. I am the natural mother /legal guardian/ ----  
of Gail Chaiken, a minor, born 2/26/61.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Debbie  
Blakey.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
and Debbie Touchette of Georgetown, Guyana ~~or~~ ~~XXXXX~~  
Alvaray Satterwhite of San Francisco, California,  
and Paula Adams of Georgetown, Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 1st day of April,  
1977, at San Francisco, California

SIGNED Phyllis Chaiken (mother)

Wkr \_\_\_\_\_

6

B-1-m-11a

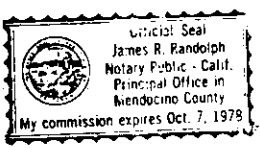


STATE OF CALIFORNIA )  
COUNTY OF MENDOCINO ss.  
UNITED STATES OF AMERICA)

B-1-m-116

On April 1, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Phyllis Chaiken, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James Randolph

B-1-m-116

PARENTAL CONSENT  
AND POWER OF ATTORNEY

B-1-m-12a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

I, Versie Connesero hereby declare:

1. I am the natural mother /legal guardian/ of Angela Connesero, a minor, born \_\_\_\_\_.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whoever she may appoint.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
and Paula Adams of Georgetown, Guyana, So. Amer.  
and Sharon Rose Cobb of San Francisco, California  
and Joyce Touchette of Jonestown, Guyana, South America,

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 8th day of April,  
1977, at San Francisco, California

SIGNED Versie L. Connesero

wkr \_\_\_\_\_

6

B-1-m-12a

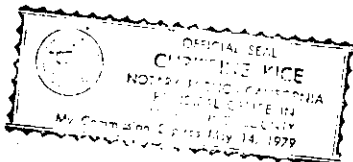
ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss  
UNITED STATES OF AMERICA)

*B-1-m-126*

On April 8, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Verste Connesero, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Christine Kice*

*B-1-m-126*

PARENTAL CONSENT  
AND POWER OF ATTORNEY

B-1-m-13a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I, Michelle Wagner hereby declare:

1. I am the natural mother /legal guardian/  
of Dawnyelle Fitch, a minor, born 9/4/74.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce Touchette  
or whomever she may appoint in her place.

I hereby appoint \_\_\_\_\_ of \_\_\_\_\_, Calif.  
and Paula Adams of Georgetown, Guyana ~~xx~~ ~~xxxx~~  
and Joyce Touchette of Jonestown, N.W.D., Guyana  
and Robert Christian of San Francisco, USA  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 28 day of June,  
1977, at San Francisco, California

SIGNED Michelle Wagner  
(mother)

Wkr \_\_\_\_\_

6

B-1-m-13a

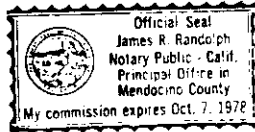
A C K N O W L E D G E M E N T

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

*B-1-m-13b*

On June 28, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Michelle Wagner, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James Randolph*

*B-1-m-13b*

B-1-m-14a

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I, Donald K. Fitch hereby declare:

1. I am the natural father /legal guardian/ of Dawnielle Fitch, a minor, born 3/4/74.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette ~~or whoever she appoints in her place.~~

I hereby appoint Debbie Blaxey of San Francisco, Calif.  
 and Paula Adams of Georgetown, Guyana of ~~Calif~~  
 and Joyce Touchette of Jonestown, Guyana  
 and Robert Christian of San Francisco, Calif. USA  
 as my attorneys-in-fact, jointly and severally, to take any and all action  
 any of them deem fit for the welfare of said minor. By this power of attorney,  
 I give each of the aforesaid attorneys-in-fact the right to the care,  
 custody, supervision, and control of said minor anywhere throughout the world,  
 and to travel anywhere with said minor throughout the world.

Executed on this 6 day of April,  
1977, at San Francisco, California

SIGNED Donald K. Fitch  
FATHER OF DAWNIELLE FITCH  
Wkr \_\_\_\_\_

6

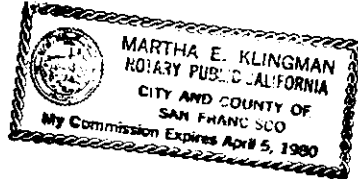
B-1-m-14a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco) ss.  
UNITED STATES OF AMERICA)

*B-1-M-28746*

On April 6, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Donald Fitch, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Martha E. Klingman*

*B-1-m-146*

PARENTAL CONSENT  
AND POWER OF ATTORNEY

B-1-m-15a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I, Betty Fitch hereby declare:

1. I am the natural mother /legal guardian/  
of Raymond Fitch, a minor, born 9-11-76.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce Touchette  
or whoever she may appoint in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
and Geraldine Bailey of San Francisco, California  
and Paula Adams of Georgetown, Guyana, South America  
and Joyce Touchette of Jonestown, Guyana, South America  
and Ernesting March of San Francisco, Calif.  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 27 day of March,  
1973 at San Francisco, California

SIGNED

Betty Fitch  
Mother of Raymond

Wkr \_\_\_\_\_

6

B-1-m-15a



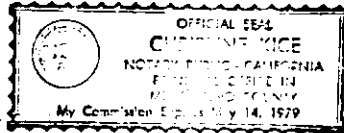
ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

B-1-m-156

On March 27, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Betty Fitch, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



Christine Kice

B-1-m-156

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF SAN FRANCISCO ) ss.  
UNITED STATES OF AMERICA)

B-1-m-16a

I, Richardell Perkins hereby declare:

1. I am the natural mother /legal guardian/ of Laketta Franklin, a minor, born October 7, 1970.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of In yce Touchette or whoever she may appoint in her place.

I hereby appoint Debbie Touchette of Georgetown, Guyana, So. Calif. America  
Maud Perkins of San Francisco, California  
and Joyce Touchette of Jonestown, Guyana, South of America  
and Maud Perkins of San Francisco, CA

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 27th day of April,  
1977, at San Francisco, California

SIGNED Richardell Perkins

Wkr \_\_\_\_\_

B-1-m-16a

6

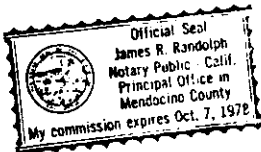
A C K N O W L E D G E M E N T

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

*B-1-m-166*

On April 27, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Richardell Perkins, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James Randolph*

*B-1-m-166*

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA  
COUNTY OF SAN FRANCISCO ss.  
UNITED STATES OF AMERICA)

B-1-M-17a

I, Genevieve Cheek hereby declare:

1. I am the natural mother /legal guardian/ of Kemberly A. Fry, a minor, born December 6<sup>th</sup> 1959
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whoever she may appoint in her place.

I hereby appoint Lobbie Blakely of San Francisco, Calif.  
Mary Lou Clancey or Viola Forks of San Francisco, California.  
and Paula Adams of Georgetown, Guyana, South America of California, Calif.  
and Joyce Touchette of Jonestown, Guyana, South America

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 11<sup>th</sup> day of April,  
1977, at San Francisco, California

SIGNED Genevieve Cheek

Wkr \_\_\_\_\_

B-1-m-17a

ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF SAN FRANCISCO ss.  
UNITED STATES OF AMERICA)

B-1m-176

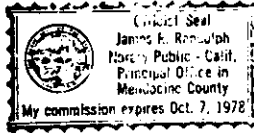
On April 11, 1977 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared

Genevieve Cheek, known to me to be the

person whose name is subscribed to the within instruments and acknowledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James K. Randolph

B-1m-176

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

B-1-m-18a

I, Sue Ellen Williams hereby declare:

1. I am the natural mother /legal guardian/ Will Gallie of Will Gallie, a minor, born 10-22-73.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whoever she may appoint in her place.

I hereby appoint Debbie Bickey of San Francisco, Calif.  
and Paula Adams of Georgetown, Guyana, So. Am.  
and Joyce Touchette of Jonestown, Guyana, South America.

Patricia Grunnett of San Francisco, California  
as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 31 day of March,  
1977, at San Francisco, California

SIGNED Sue Ellen Williams  
mother of Will Gallie  
Wkr \_\_\_\_\_ **6**

B-1-m-18a

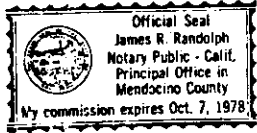
STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

13-1-14-186

On March 31, 1977 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared  
Sue Ellen Williams, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



James R. Randolph

B-1-m-186





STATE OF CALIFORNIA )  
COUNTY OF San Francisco) ss.  
UNITED STATES OF AMERICA)

B-1-19-196

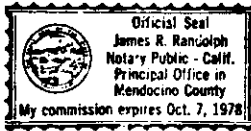
On October 20, 1976 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared

Ruby Carroll, known to me to be the

person whose name is subscribed to the within instruments and acknowledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James R. Randolph*

B-1-m-196

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco) ss.  
UNITED STATES OF AMERICA)

D. 1-14-200

I, Shirley Thompson hereby declare:

1. I am the natural mother /legal guardian/ of Shonda Taylor, a minor, born 6/11/68.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whomever she may appoint in her place.

I hereby appoint Naomi Johnson of San Francisco, Calif.  
and Joyce Touchette of Jonestown, Guyana ~~of~~ Georgetown, Guyana, ~~and~~  
and Debbie Touchette of Georgetown, Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 4 day of August,  
1977, at San Francisco, California

SIGNED Shirley Thompson

wkr \_\_\_\_\_

6

B-1-m-20a

A C K N O W L E D G E M E N T

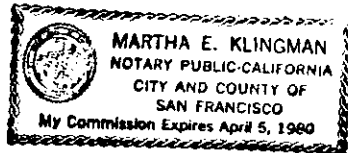
STATE OF CALIFORNIA )  
COUNTY OF SAN FRANCISCO ss.  
UNITED STATES OF AMERICA)

*B-1-m-206*

On August 4, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Shirley Thompson, known to me to be the  
person whose name \_\_\_\_\_ subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

*Martha E. Klingman*



*B-1-m-206*

POWER OF ATTORNEY

State of TEXAS  
County of HARRIS

B-1-m-21

I, BEVERLY MITCHELL, hereby declare:

I am the natural mother of Dawn Godfrey, a minor, born MAY 22, 1963.

I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the guardianship or custody of Ruby Johnson.

I hereby appoint Ruby Johnson of San Francisco, California as my attorney in fact, to take any and all action she may deem fit for the welfare of said minor. By this power of attorney, I give Ruby Johnson the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world. Said herein named attorney in fact is authorized by me to delegate any or all of the powers conferred herein to any persons or agency whom in her sole discretion she deems appropriate.

Executed on this 2nd day of AUGUST, 1977, at HOUSTON, TEXAS.

*Beverly Mitchell*

State of TEXAS  
County of HARRIS

On AUGUST 2, 1977, before me, the undersigned, a Notary Public in and for said County and State, personally appeared BEVERLY MITCHELL, known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

*Charles...*

B-1-m-21

POWER OF ATTORNEY

B-1-M-22

State of TEXAS  
County of HARRIS

I, BEVERLY MITCHELL, hereby declare:

I am the natural mother of Dominique Godfrey, a minor, born APRIL 21, 1968.

I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the guardianship or custody of Ruby Johnson.

I hereby appoint Ruby Johnson of San Francisco, California as my attorney in fact, to take any and all action she may deem fit for the welfare of said minor. By this power of attorney, I give Ruby Johnson the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world. Said herein named attorney in fact is authorized by me to delegate any or all of the powers conferred herein to any persons or agency whom in her sole discretion she deems appropriate.

Executed on this 2nd day of AUGUST, 1977, at HOUSTON, TEXAS.

State of TEXAS  
County of HARRIS

Beverly Mitchell

On AUGUST 2, 1977, before me, the undersigned, a Notary Public in and for said County and State, personally appeared BEVERLY MITCHELL, known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

Charly Mae White

B-1-m-22

PARENTAL CONSENT  
AND POWER OF ATTORNEY

BS 1M-2Ja

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

I, Ottie Mese Guy hereby declare:

1. I am the natural mother /legal-guardian/ of Brian Guy, a minor, born Sept. 8, 1966.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette, or whoever she may appoint in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
and Paula Adams of Georgetown, Guyana, South America,  
Cheryl Wilhite of San Francisco, California,  
and Joyce Touchette of Jonestown, Guyana, South America.

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 17th day of April,  
1977, at San Francisco, California

SIGNED Ottie Mese Guy

wkr \_\_\_\_\_

6

B-1-m-23a

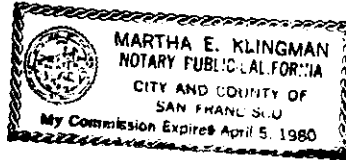
ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

B-1-m-236

On April 17, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Ottie Mae Guy, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Martha E. Klingman*

B-1-m-236

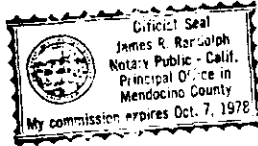
ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

*R.M. 36*

On May 17, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Den Anderson, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James Randolph*

*B-1-m-36*



B-1-m-4a

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF (San Francisco) ss.  
UNITED STATES OF AMERICA)

I, Betty J. Carroll hereby declare:

1. I am the natural mother \_\_\_\_\_ /legal guardian/ \_\_\_\_\_  
of Dante Augustino III, a minor, born 5/23/74.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce Touchette  
or whoever she appoints in her place.

I hereby appoint ~~Cherie Walker~~ \_\_\_\_\_ of San Francisco, Calif.  
Maud Perkins of San Francisco, California  
and Paula Adams of Georgetown, Guyana of South America  
and Joyce Touchette of Jonestown, Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 5th day of April,  
1977, at San Francisco, California

SIGNED Betty J. Carroll

Wkr \_\_\_\_\_

B-1-m-4a

STATE OF CALIFORNIA )  
COUNTY OF SAN FRANCISCO ss.  
UNITED STATES OF AMERICA)

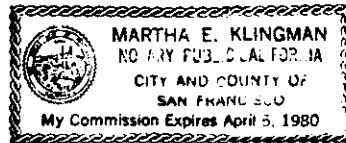
B-1-m-46

On April 5, 1977 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared

Betty J. Carroll, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Martha E. Klingman*

B-1-m-46

B-1-m-5a

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

I, BARBARA BAKER hereby declare:

1. I am the natural MOTHER /legal guardian/ of ERIC BAKER, a minor, born April 14, 1963.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whomever she may designate in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
Jair Alexander Baker of San Francisco, California  
and Paula Adams of Georgetown, ~~XXXXX~~  
Guyana  
and Joyce Touchette of Jonestown, Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 17 day of April,  
1977, at San Francisco, California

SIGNED Barbara Baker  
Natural Mother of Child

Wkr \_\_\_\_\_

6

B-1-m-5a

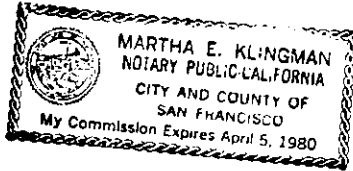
ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

13-14-56

On April 17, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
BARBARA BAKER, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Martha E. Klingman*

B-1-m-56

15-1-14-6

RELEASE

AS TO SELF AND MINOR

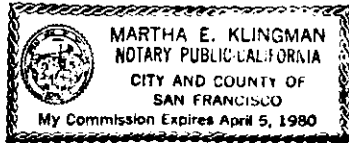
I hereby declare I am the Natural Mother of Jair Baker, a minor, and have full legal custody thereof, and enter into this release of liability with respect to myself and said minor.

I hereby release Peoples Temple of the Disciples of Christ, a California corporation, and any and all of its members, and Pastor Jim Jones, of any and all liability, claims, causes, and causes of action arising out of or relating to said minor's travels to and from and visit in any and all foreign countries including Guyana, South America, including but not limited to the airplane flights to and from said destination and accompanying means of transportation while there.

In the event that I should elect that said minor remain for a period of time at such destination, including Guyana, South America, I herewith release Peoples Temple of the Disciples of Christ, a California corporation, and any and all of its members, and Pastor Jim Jones, of any and all liability arising out of or related to said minor's activities, travel, and any illnesses that might arise by natural or other causes while there.

I hereby acknowledge that I have requested said corporation and said members and said Pastor that said minor may go on said trip and remain in said places. If said minor is permitted to remain at any such place, I hereby promise on his/her behalf that he/she will work diligently and in full co-operation with all leadership appointed by said Pastor, directly or indirectly, and will keep a cheerful and constructive attitude at all times. If said minor fails to keep this promise, it is understood that I will be solely responsible for any and all costs and other obligations incurred in said minor's returning from as well as going to and living in said place.

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



Executed on this 17 day of April, 1977, at San Francisco, California.  
SIGNED Barbara Baker  
Natural Mother of Children

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

On April 17, 1977 before me, the Undersigned, a Notary Public in and for said County and State, personally appeared BARBARA BAKER, known to me to be the person whose name IS subscribed to the within instruments and acknowledged to me that SHE executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

Martha E. Klingman

wkr

B-1-m-6

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

B-1-M-24

I, Ottie Mae Guy hereby declare:

1. I am the natural mother /legal guardian/ of Anthony DeLeon, a minor, born September 12, 1967.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianaship or custody of Joseph Touchette or whoever she may appoint in her place.

I hereby appoint Cheryl Wilhite of San Francisco, California, Calif.  
and Joseph Touchette of Port Kaituma, Guyana, GUYANA  
and Edie Adams of Georgetown, Guyana, GUYANA

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 17th day of April,  
1977, at San Francisco, California

SIGNED Ottie Mae Guy

Wkr \_\_\_\_\_  
AR



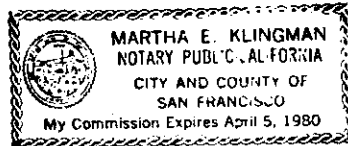
B-1-m-24024

STATE OF CALIFORNIA )  
COUNTY OF San Francisco.  
UNITED STATES OF AMERICA)

B-1-A 246

On April 17, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Ottie Mese Guy, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Martha E. Klingman*

B-1-m-246

RELEASE  
AS TO SELF AND MINOR

B-1-M-25

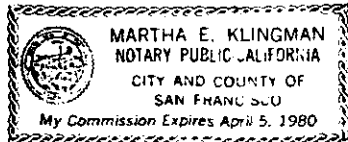
I hereby declare I am the mother of Thurman Guy III, a minor, and have full legal custody thereof, and enter into this release of liability with respect to myself and said minor.

I hereby release Peoples Temple of the Disciples of Christ, a California corporation, and any and all of its members, and Pastor Jim Jones, of any and all liability, claims, causes, and causes of action arising out of or relating to said minor's travels to and from and visit in any and all foreign countries including Guyana, South America, including but not limited to the airplane flights to and from said destination and accompanying means of transportation while there.

In the event that I should elect that said minor remain for a period of time at such destination, including Guyana, South America, I herewith release Peoples Temple of the Disciples of Christ, a California corporation, and any and all of its members, and Pastor Jim Jones, of any and all liability arising out of or related to said minor's activities, travel, and any illnesses that might arise by natural or other causes while there.

I hereby acknowledge that I have requested said corporation and said members and said Pastor that said minor may go on said trip and remain in said places. If said minor is permitted to remain at any such place, I hereby promise on his/her behalf that he/she will work diligently and in full co-operation with all leadership appointed by said Pastor, directly or indirectly, and will keep a cheerful and constructive attitude at all times. If said minor fails to keep this promise, it is understood that I will be solely responsible for any and all costs and other obligations incurred in said minor's returning from as well as going to and living in said place.

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



Executed on this 17th day of April, 1977, at San Francisco, California.  
SIGNED Ottie Mese Guy

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

On April 17, 1977 before me, the Undersigned, a Notary Public in and for said County and State, personally appeared Ottie Mese Guy, known to me to be the person whose name IS subscribed to the within instruments and acknowledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

Martha E. Klingman

Wkr \_\_\_\_\_



B-1-M-25



PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

B-1-m-26a

I, Willie M. Harris hereby declare:

1. I am the natural mother /~~legal guardian~~/ of Dorothy Harris, a minor, born 1-17-61.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whoever she appoints in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
Virginia Vera Taylor of San Francisco, Calif.  
and Paula Adams of Georgetown, Guyana, So. Amer.  
and Joyce Touchette of Jonestown, Guyana, So. America.

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 3rd day of April,  
1977, at San Francisco, California

SIGNED Willie M. Harris for  
Dorothy L. Harris

Wkr \_\_\_\_\_

6

B-1-m-26a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

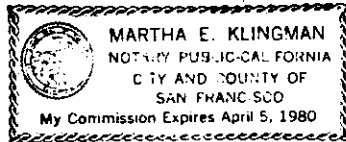
B-1-m-266

On April 3, 1977 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared  
Willie M. Harris,

known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Martha E. Klingman*

B-1-m-266

PARENTAL CONSENT  
AND POWER OF ATTORNEY

A. T. M. 2/10

STATE OF CALIFORNIA )  
COUNTY OF San Francisco) ss.  
UNITED STATES OF AMERICA)

I, Phyllis Houston hereby declare:

1. I am the natural mother /legal guardian/ of Judy Houston, a minor, born November 3, 1964
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whoever she appoints in her place.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
Dorothy Rollins of San Francisco, California.  
and Paula Adams of Georgetown, Guyana of California  
and Joyce Touchette of Jonestown, Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 10 day of April,  
1977, at San Francisco, California

SIGNED Judy L. Houston  
Phyllis Houston mother of  
Judy Houston  
Wkr \_\_\_\_\_

6

B-1-m-27a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

B-1-m-276

On April 10, 1977 before me, the Undersigned,

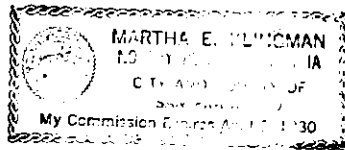
A Notary Public in and for said County and State, personally appeared

Phyllis Houston, known to me to be the

person whose name is subscribed to the within instruments and acknow-

ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*Martha E. Klingman*

B-1-m-276

PARENTIAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

B-1-m-28a

I, Phyllis Houston hereby declare:

1. I am the natural mother /legal guardian/ of Patricia Houston, a minor, born 10-2-63.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianaship or custody of Joyce Touchette or whoever she may appoint to replace her.

I hereby appoint Debbie Blakely of San Francisco, Calif.  
Dorothy Collins of San Francisco, California.  
and Paula Adams of Georgetown, Guyana, South America  
and Joyce Touchette of Jonestone, Guyana, South America  
as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 5th day of October,  
1976, at San Francisco, California

SIGNED Phyllis Houston mother of  
Patricia Houston

Wkr \_\_\_\_\_

6

B-1-m-28a

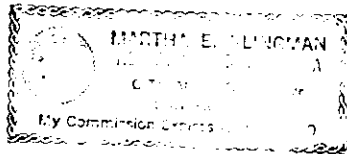
STATE OF CALIFORNIA )  
COUNTY OF ) ss.  
SAN FRANCISCO )  
UNITED STATES OF AMERICA )

B-1-m-286

On October 9, 1976 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Phyllis Kousano, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

*Martha E. Klingman*



B-1-m-286

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

B-1-M-29a

I, Alice Inghram hereby declare:

1. I am the natural mother /legal guardian/ of Ava J. Inghram, a minor, born 7-25-63.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whoever she may appoint in her place.

I hereby appoint Debbie Blakey of San Francisco Calif.  
and Paula Adams of Georgetown, Guyana South America  
and Joyce Touchette of Jonestown, Guyana, South America  
Maria Katsaris of San Francisco, California, USA  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 10th day of August,  
1968, at San Francisco, California

SIGNED Ava J. Inghram  
Alice L. Inghram - mother  
Wkr \_\_\_\_\_

B-1-M-29a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

*B-1-m-296*

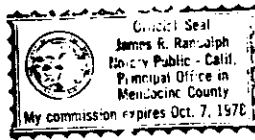
On August 30, 1976 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared

Alice Inghram, known to me to be the

person whose name is subscribed to the within instruments and acknowledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James R. Randolph*  
\_\_\_\_\_

*B-1-m-296*



PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

B-1-M-30a

I, Corrine M. Kice hereby declare:

1. I am the natural mother /legal guardian/ -----  
of Eileen Jackson, a minor, born 6/2/65.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Debbie  
Blakey.

I hereby appoint Debbie Blakey of San Francisco, Calif.  
and Amanda Fair of San Francisco, California.  
Paula Adams of Georgetown, Guyana ~~XXX~~ ~~XXXXX~~  
and Joyce Touchette of Jonestown ~~XX~~ Guyana

as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 1st day of April,  
1977, at San Francisco, California

SIGNED Corrine M. Kice  
Mother of Eileen K. Jackson  
Wkr \_\_\_\_\_

B-1-M-30a

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

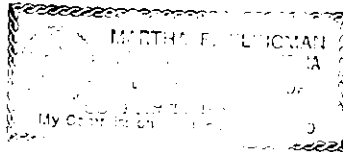
B-1-m-306

On April 1, 1977 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared  
Corrine M. Kice, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

*Martha E. Klingman*



B-1-m-306

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

*B-1-m-31a*

I, Rosa Jackson hereby declare:

1. I am the natural Mother /legal guardian/ \_\_\_\_\_  
of Leticia Jackson, a minor, born February 9, 1970.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce Touchette  
or whom ever she appoints in her place.

I hereby appoint \_\_\_\_\_ of \_\_\_\_\_, Calif.  
and Paula Adams of Georgetown, Guyana, Calif.  
and Joyce Touchette of Jonestown Guyana South America,  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 29 day of April,  
1977 at San Francisco, California

SIGNED Rosa Jackson

Wkr \_\_\_\_\_

*B-1-m-31a*

**6**

ACKNOWLEDGEMENT

STATE OF CALIFORNIA )  
COUNTY OF **San Francisco** ss.  
UNITED STATES OF AMERICA)

*B-1-m-31b*

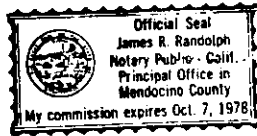
On April 29 1977 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared

Rosa Jackson, known to me to be the

person whose name is subscribed to the within instruments and acknowledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James R. Randolph*

*B-1-m-31b*

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF ) ss.  
UNITED STATES OF AMERICA)

B-1-M-32a


I, Richard Janaro hereby declare:

1. I am the natural father /legal guardian/ --  
of Daren Richard Janaro, a minor, born May 1, 1964.
2. I hereby consent to said minor going to Guyana, South America, to live  
and be cared for there under the Guardianship or custody of Joyce Touchette  
or whomever she appoints in her place.

I hereby appoint Laura Johnston of \_\_\_\_\_, Calif.  
and Debbie Touchette of Georgetown, Guyana of \_\_\_\_\_, Calif.  
and Joyce Touchette of Jonestown, Guyana  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attor-  
ney, I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 31 day of March,  
1977, at San Francisco, California

SIGNED

Daren Janaro  
Richard Janaro Parent of Daren Janaro 

B-1-m-32a

STATE OF CALIFORNIA )  
COUNTY OF ) ss.  
UNITED STATES OF AMERICA)

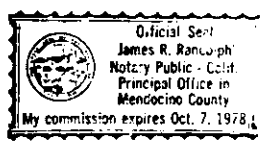
B-1-m-326

On March 31, 1977 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared  
Richard Janaro, known to me to be the

person whose name is subscribed to the within instruments and acknow-  
ledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.



*James R. Rancough*

B-1-m-326

PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF Los Angeles ) ss.  
UNITED STATES OF AMERICA)

B-1-m-33a

I, Florida Johnson hereby declare:

1. I am the natural Mother /legal guardian/ of Gerald Duane Johnson, a minor, born January 17, 1961.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or whom ever she appoints.

I hereby appoint Joyce Touchette of Pt. Kaituma, British Guyana,  
~~and~~ South America and Paula Adams of Georgetown, British Guyana,  
Jolcy Clark of San Francisco, California,  
~~and~~ South America and Norma James of Ukiah, California

as my attorneys-in-fact, jointly and severally, to take any and all action any of them deem fit for the welfare of said minor. By this power of attorney, I give each of the aforesaid attorneys-in-fact the right to the care, custody, supervision, and control of said minor anywhere throughout the world, and to travel anywhere with said minor throughout the world.

Executed on this 23 day of June,  
1975, at Los Angeles, California

SIGNED Florida Johnson by Florida Johnson

Wkr V.H.



B-1-m-33a

STATE OF CALIFORNIA )  
COUNTY OF Los Angeles ) ss.  
UNITED STATES OF AMERICA)

17-1 M 336

On June 23, 1975 before me, the Undersigned,

A Notary Public in and for said County and State, personally appeared  
Gerald Duane Johnson/ Florida Johnson, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that he executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

Evelyn M. Nelson



B-1-m-336



PARENTAL CONSENT  
AND POWER OF ATTORNEY

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ss.  
UNITED STATES OF AMERICA)

B-1-m-34a

I, Mary A. Johnson hereby declare:

1. I am the natural Mother /legal guardian/ of James Douglas Johnson, a minor, born 6/22/62.
2. I hereby consent to said minor going to Guyana, South America, to live and be cared for there under the Guardianship or custody of Joyce Touchette or anyone else whom she may assign in her place.

I hereby appoint Jobbie Blakey of San Francisco, Calif.  
Margrette Jeffery of San Francisco, California.  
and Paula Adams of Georgetown, Guyana of South America Calif.  
and Joyce Touchette of Jonestown, Guyana South America  
as my attorneys-in-fact, jointly and severally, to take any and all action  
any of them deem fit for the welfare of said minor. By this power of attorney,  
I give each of the aforesaid attorneys-in-fact the right to the care,  
custody, supervision, and control of said minor anywhere throughout the world,  
and to travel anywhere with said minor throughout the world.

Executed on this 9 day of April,  
1977, at San Francisco, California

SIGNED

Mary A. Johnson

Wkr \_\_\_\_\_

B-1-m-34a

ACKNOWLEDGEMENT

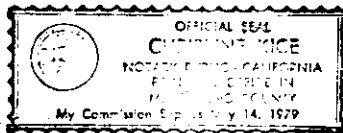
B-1-m-156

STATE OF CALIFORNIA )  
COUNTY OF San Francisco ) ss.  
UNITED STATES OF AMERICA)

On March 27, 1977 before me, the Undersigned,  
A Notary Public in and for said County and State, personally appeared  
Betty Fitch, known to me to be the  
person whose name is subscribed to the within instruments and acknow-  
ledged to me that she executed the same.

WITNESS MY HAND AND OFFICIAL SEAL.

Christine Kice



B-1-m-156