B 9# San Bernardino County Code §84.01.050(g), and the church building itself has not been approved for use as a church as such.

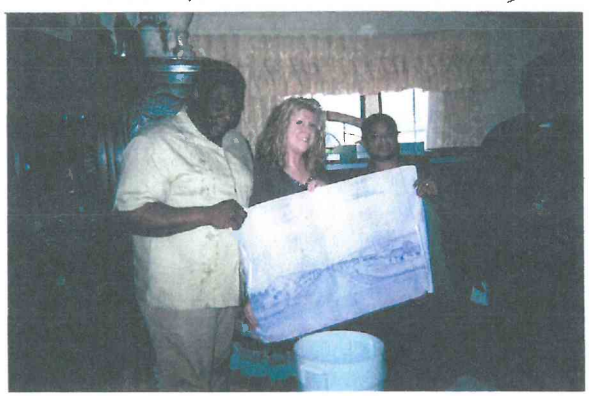
The structure designated as a church facility does not seem to be used for any purpose at this time. It was originally permitted as a residence, but there is no indication that it was ever used as such, or that it obtained final clearance. At any rate, since it currently does not appear to be used for any purpose, there does not appear to be any reason for the Court to address its use. From the testimony supplied appears that any religious services are currently being held in Reverend Floyd's personal residence. While the issue of whether a church may be operated in an RL zone has been raised, with due respect to Reverend Floyd, the religious services currently being held appear to be a small meeting of his family and close friends at his home more than an organized meeting place that would have anything more than a negligible impact on traffic, noise, etc. A house church would perhaps seem to be an appropriate description of the current state of affairs and it does not appear to require the Court's intervention. The Court is aware that certain of the trailers have been designated as storage space for church supplies or overflow classroom usage, but at the current time they seem to be, in reality, storage facilities.

The structures that are collectively referred to as trailers are in various states of disrepair and none seem to be on any sort of permanent or permitted foundations. Their uses reportedly range from agricultural, church storage, classroom overflow space, etc. The main areas of concern are the generally dilapidated condition of the trailers and their lack of permanent and permitted foundations. The trailers are, for the most part, severely dilapidated and none appear to be on permanent or permitted foundations and it may well be that some of them, because of their age and condition, may not be able to obtain permits.

The defense has raised two affirmative defenses in this action. One is Civil Code §3482.5(a) pertaining to agricultural usage. There is evidence that the property has had on it at various times cattle, horses, chickens, etc. and subject to some

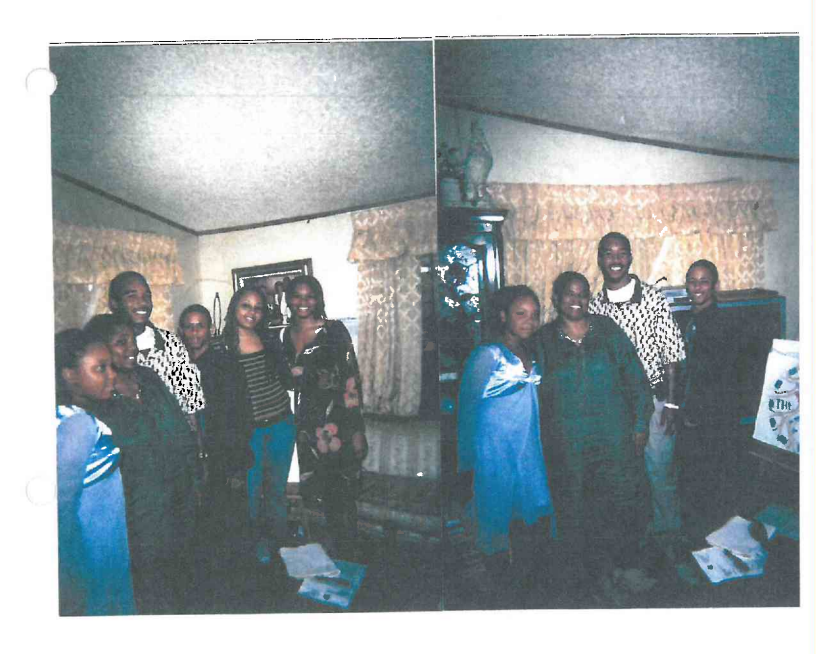
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Second Chance Children Foundation

Let A Child Touch Your Heart

L.R.Scoggins Co-ordinator

P.O. Box 6269 Ilorin, 240001 Kwara State, Nigeria Phone: 031-221996 GSM: 0803-377-8855 E-mail: ipscoggins@aol.com



LaTonia R. Scorgins
President / Founder

Second Chance Children Foundation
Suran Qui, 10

5225 Canyon Crest Dr.
71-444
Riverside, Ca. 92507

909-535-4170
E-mail: Inscorgins Gool com

Pledge \$ 2,000,000.00





Second Chance Village 40 Acres Project

"chorch in Home"











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S. MARK STRAIN, CA BAR NO. 183911 Deputy County Counsel RUTH E. STRINGER, CA BAR NO. 103563 County Counsel 385 North Arrowhead Avenue, 4th Floor San Bernardino, CA 92415-0140 Telephone: (909) 387-5455 Fax: (909) 387-4069

SUPERIOR COURT OF CALIFORNIA COUNTY OF VICTORVILLE DISTRICT

BY ARIENE SALAZAR DEPUTY

Attorneys for Plaintiff COUNTY OF SAN BERNARDINO

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO VICTORVILLE DISTRICT

COUNTY OF SAN BERNARDINO a political subdivision of the State of California,

Plaintiff.

VS.

SECOND MOUNT MORIAH MISSIONARY BAPTIST CHURCH, INC., CHARLES LINDER FLOYD and MATTIE FLOYD, and DOES 1 -10

Defendants.

CASE NO. VCVVS 044926

JUDGMENT AND ORDER; PERMANENT INJUNCTION

APN 3065-461-05-0000 and 3065-461-06-0000

Assigned to the Honorable Larry W. Allen

L

FINDINGS

A. Introduction

The above-entitled matter came on for trial August 25, 2008, and concluded with final arguments on September 4, 2008. The matter had previously begun trial on May 6, 2008, but was mistried on May 8, 2008, due to Reverend Floyd's medical condition. On July 28, 2008, the answer of the corporate Defendant, Second Mount Moriah Missionary Baptist Church, Inc. (CHURCH) was stricken as it had no attorney and a corporation may not appear without one. On August 21, 2008, that order was vacated

#2163329 SMS:NK

when counsel appeared for the CHURCH as well as for the individual defendants.

S. Mark Strain, Esq., Deputy County Counsel, represented the Plaintiff, County of San Bernardino, and Joel Spivak, Esq. represented the Defendants.

The complaint was filed January 31, 2007 and states the following six causes of action:

- 1. First Cause of Action: Violation of San Bernardino County Code §63.063(m);
- 2. Second Cause of Action: Violation of Health and Safety Code §17920.3
- 3. Third Cause of Action: Violation of Civil Code §3480
- 4. Fourth Cause of Action: Violation of San Bernardino County Code §33.032
- 5. Fifth Cause of Action: Violation of San Bernardino County Code §33.034
- 6. Sixth Cause of Action: Violation of San Bernardino County Code §84.0105(c).

The Fourth Cause of Action was dismissed by the Plaintiff as a result of compliance efforts made by the defendants before the matter was submitted.

B. Summary of the Case

This dispute concerns the parcels identified as 9536 Yucca Terrace Drive and 9484 Yucca Terrace Drive, Phelan, CA. These parcels are currently zoned Rural Living or RL. It appears that they have had an RL or similar zoning at all times during this dispute. The parcel at 9484 Yucca Terrace Drive contains the Reverend's residence while the parcel at 9536 Yucca Terrace Drive contains the structure identified as church, but apparently not currently used for church services or any other ascertainable purpose.

With the resolution of the trash and debris issues in the Fourth Cause of Action, the remaining issues to be resolved relate to land usage. Primarily, the dispute is that those structures identified as trailers do not have set-down permits, are not on permanent foundations and are in a dilapidated condition. There are also two cargo containers for which no compatibility determination has been issued as required by

(e) Further, in the event the Defendants fall or refuse to comply with the terms of this Judgment and Order, Permanent Injunction, then the County of San Bernardino, acting through its employees, agents, representatives, and/or contractors shall be authorized to enter the SUBJECT PROPERTY during regular business hours (with right of forcible entry) without need for consent, prior notice, or further order of this Court and remove any and all prohibited trailers and/or cargo containers located thereon in violation of this Judgment and Order; Permanent Injunction; and

(f) that the Court authorizes the County to assess all of the costs of abating these public nuisances against the SUBJECT PROPERTY and to collect such costs in the same manner as county taxes pursuant to California Government Code §25845.

IT IS SO ORDERED, ADJUDGED, AND DECREED.

 Dated: 12-15-0 8

Judge of the Superior Court

Pages 7#

Subject: RE-THIRD PARTY RLUIPA WORSHIPPER APPEAL TO DISTRICT CT

F-m: Marie Peralta (mperalta@becketfund.org)

thefirstjew@yahoo.com;

Date: Thursday, September 1, 2011 9:26 AM

Dear Mr. Floyd,

Thank you for your email. Due to the large number of religious land use disputes we are contacted about (there are hundreds of these cases around the country), we are typically unable to provide sole representation to churches at the pretrial and trial phases of a dispute. However, one of our attorneys would be happy to talk to any attorney that you retain to make sure that he/she has all the necessary resources.

We strongly recommend that you retain an attorney as soon as possible to preserve your rights under federal and state civil rights laws. We can recommend Robert Tyler, who serves as General Counsel for Advocates for Faith & Freedom. If you would like, you can contact him at rtyler@faith-freedom.com or 951-304-7583. Whether you reach out to Robert or not, we strongly recommend that you retain a land use attorney to assist you as soon as possible, as often these cases turn on facts established well before any lawsuit begins.

Best regards,

Marie Magleby (not an attorney)

* al Assistant

(a) 202-955-0095 ext. 211

(f) 202-955-0090

The Becket Fund for Religious Liberty

3000 K St. NW, Ste 220

Washington, DC 20007-5109

NOTICE: This e-mail is from a law firm. The Becket Fund for Religious Liberty, and is intended solely for the use of the person(s) to whom it is addressed. If you believe you received this e-mail in error, please notify the sender immediately, delete the e-mail from your computer and do not copy or disclose it to anyone else. If you are not an existing client of The Becket Fund, do no construe anything in this e-mail to make you a client unless it contains a specific statement to that effect and do not disclose anything to The Becket Fund in reply that you expect or want it to hold in confidence. If you properly received this e-mail as a client, co-counsel or retained expert of The Becket Fund, you should maintain its contents in confidence in order to preserve the attorney-client or work product privilege that may be available to protect confidentiality. The sender of this email is not an attorney.

F-om: The Jew [mailto:thefirstjew@yahoo.com]

: Thursday, September 01, 2011 12:39 AM

'10: Marie Peralta; thefirstjew@yahoo.com; Geary J; gibson@sbcglobal.net; joelspivak@aol.com; Dell@culturalassessmenttools.com; Plezbly@aol.com

Dr. Charles Linder Floyd

From:

"Charles L Floyd Jr" <clfloydjr@yahoo.com>

To:

"Charles Floyd Sr" <faithbase@verizon.net>

Sent:

Saturday, February 17, 2007 10:35 AM

Subject:

Religious Land Use and Institutionalized Persons

This is the correct one:

RELIGIOUS LAND USE AND INSTITUTIONALIZED PERSONS

SECTION 1, SHORT TITLE.

This Act may be cited as the 'Religious Land Use and Institutionalized Persons Act of 2000'. SEC. 2. PROTECTION OF LAND USE AS RELIGIOUS EXERCISE.

(a) SUBSTANTIAL BURDENS-

- (1) GENERAL RULE- No government shall impose or implement a land use regulation in a manner that imposes a substantial burden on the religious exercise of a person, including a religious assembly or institution, unless the government demonstrates that imposition of the burden on that person, assembly, or institution--
- (A) is in furtherance of a compelling governmental interest; and
- (B) is the least restrictive means of furthering that compelling governmental interest.
- (2) SCOPE OF APPLICATION- This subsection applies in any case in which-
- (A) the substantial burden is imposed in a program or activity that receives Federal financial assistance, even if the burden results from a rule of general applicability;
- (B) the substantial burden affects, or removal of that substantial burden would affect, commerce with foreign nations, among the several States, or with Indian tribes, even if the burden results from a rule of general applicability; or
- (C) the substantial burden is imposed in the implementation of a land use regulation or system of land use regulations, under which a government makes, or has in place formal or informal procedures or practices that permit the government to make, individualized assessments of the proposed uses for the property involved.
- (b) DISCRIMINATION AND EXCLUSION-
- (1) EQUAL TERMS- No government shall impose or implement a land use regulation in a manner that

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treats a religious assembly or institution on less than equal terms with a nonreligious assembly or institution.

- (2) NONDISCRIMINATION- No government shall impose or implement a land use regulation that discriminates against any assembly or institution on the basis of religion or religious denomination.
- (3) EXCLUSIONS AND LIMITS- No government shall impose or implement a land use regulation that—
- (A) totally excludes religious assemblies from a jurisdiction; or
- (B) unreasonably limits religious assemblies, institutions, or structures within a jurisdiction. SEC. 3. PROTECTION OF RELIGIOUS EXERCISE OF INSTITUTIONALIZED PERSONS.
- (a) GENERAL RULE- No government shall impose a substantial burden on the religious exercise of a person residing in or confined to an institution, as defined in section 2 of the Civil Rights of Institutionalized Persons Act (42 U.S.C. 1997), even if the burden results from a rule of general applicability, unless the government demonstrates that imposition of the burden on that person
 (1) is in furtherance of a compelling governmental
- (1) is in furtherance of a compelling governmental interest; and
- (2) is the least restrictive means of furthering that compelling governmental interest.
- (b) SCOPE OF APPLICATION- This section applies in any case in which--
- (1) the substantial burden is imposed in a program or activity that receives Federal financial assistance; or
- (2) the substantial burden affects, or removal of that substantial burden would affect, commerce with foreign nations, among the several States, or with Indian tribes.

SEC. 4. JUDICIAL RELIEF.

- (a) CAUSE OF ACTION- A person may assert a violation of this Act as a claim or defense in a judicial proceeding and obtain appropriate relief against a government. Standing to assert a claim or defense under this section shall be governed by the general rules of standing under article III of the Constitution.
- (b) BURDEN OF PERSUASION- If a plaintiff produces prima facie evidence to support a claim alleging a violation of the Free Exercise Clause or a violation of section 2, the government shall bear the burden of persuasion on any element of the claim, except that

- the plaintiff shall bear the burden of persuasion on whether the law (including a regulation) or government practice that is challenged by the claim substantially burdens the plaintiff's exercise of religion.
- (c) FULL FAITH AND CREDIT- Adjudication of a claim of a violation of section 2 in a non-Federal forum shall not be entitled to full faith and credit in a Federal court unless the claimant had a full and fair adjudication of that claim in the non-Federal forum.
- (d) ATTORNEYS' FEES- Section 722(b) of the Revised Statutes (42 U.S.C. 1988(b)) is amended--
- by inserting 'the Religious Land Use and Institutionalized Persons Act of 2000,' after 'Religious Freedom Restoration Act of 1993,'; and
 by striking the comma that follows a comma.
 PRISONERS- Nothing in this Act shall be constructed.
- (e) PRISONERS- Nothing in this Act shall be construed to amend or repeal the Prison Litigation Reform Act of 1995 (including provisions of law amended by that Act).
- (f) AUTHORITY OF UNITED STATES TO ENFORCE THIS ACTThe United States may bring an action for injunctive
 or declaratory relief to enforce compliance with this
 Act. Nothing in this subsection shall be construed to
 deny, impair, or otherwise affect any right or
 authority of the Attorney General, the United States,
 or any agency, officer, or employee of the United
 States, acting under any law other than this
 subsection, to institute or intervene in any
 proceeding.
- (g) LIMITATION- If the only jurisdictional basis for applying a provision of this Act is a claim that a substantial burden by a government on religious exercise affects, or that removal of that substantial burden would affect, commerce with foreign nations, among the several States, or with Indian tribes, the provision shall not apply if the government demonstrates that all substantial burdens on, or the removal of all substantial burdens from, similar religious exercise throughout the Nation would not lead in the aggregate to a substantial effect on commerce with foreign nations, among the several States, or with Indian tribes.

SEC. 5. RULES OF CONSTRUCTION.

(a) RELIGIOUS BELIEF UNAFFECTED- Nothing in this Act shall be construed to authorize any government to

burden any religious belief.
(b) RELIGIOUS EXERCISE NOT REGULATED- Nothing in this Act shall create any basis for restricting or burdening religious exercise or for claims against a religious organization including any religiously affiliated school or university, not acting under color of law.

- (c) CLAIMS TO FUNDING UNAFFECTED- Nothing in this Act shall create or preclude a right of any religious organization to receive funding or other assistance from a government, or of any person to receive government funding for a religious activity, but this Act may require a government to incur expenses in its own operations to avoid imposing a substantial burden on religious exercise.
- (d) OTHER AUTHORITY TO IMPOSE CONDITIONS ON FUNDING UNAFFECTED- Nothing in this Act shall—
- (1) authorize a government to regulate or affect, directly or indirectly, the activities or policies of a person other than a government as a condition of receiving funding or other assistance; or (2) restrict any authority that may exist under other law to so regulate or affect, except as provided in this Act.
- (e) GOVERNMENTAL DISCRETION IN ALLEVIATING BURDENS ON RELIGIOUS EXERCISE- A government may avoid the preemptive force of any provision of this Act by changing the policy or practice that results in a substantial burden on religious exercise, by retaining the policy or practice and exempting the substantially burdened religious exercise, by providing exemptions from the policy or practice for applications that substantially burden religious exercise, or by any other means that eliminates the substantial burden. (f) EFFECT ON OTHER LAW- With respect to a claim brought under this Act, proof that a substantial burden on a person's religious exercise affects, or removal of that burden would affect, commerce with foreign nations, among the several States, or with Indian tribes, shall not establish any inference or presumption that Congress intends that any religious exercise is, or is not, subject to any law other than this Act.
- (g) BROAD CONSTRUCTION- This Act shall be construed in favor of a broad protection of religious exercise, to the maximum extent permitted by the terms of this Act and the Constitution.

- (h) NO PREEMPTION OR REPEAL- Nothing in this Act shall be construed to preempt State law, or repeal Federal law, that is equally as protective of religious exercise as, or more protective of religious exercise than, this Act.
- (i) SEVERABILITY- If any provision of this Act or of an amendment made by this Act, or any application of such provision to any person or circumstance, is held to be unconstitutional, the remainder of this Act, the amendments made by this Act, and the application of the provision to any other person or circumstance shall not be affected.

SEC. 6. ESTABLISHMENT CLAUSE UNAFFECTED.

Nothing in this Act shall be construed to affect, interpret, or in any way address that portion of the first amendment to the Constitution prohibiting laws respecting an establishment of religion (referred to in this section as the 'Establishment Clause'). Granting government funding, benefits, or exemptions, to the extent permissible under the Establishment Clause, shall not constitute a violation of this Act. In this section, the term 'granting', used with respect to government funding, benefits, or exemptions, does not include the denial of government funding, benefits, or exemptions. SEC. 7. AMENDMENTS TO RELIGIOUS FREEDOM RESTORATION ACT.

- (a) DEFINITIONS- Section 5 of the Religious Freedom Restoration Act of 1993 (42 U.S.C. 2000bb-2) is amended--
- (1) in paragraph (1), by striking 'a State, or a subdivision of a State' and inserting 'or of a covered entity';
- (2) in paragraph (2), by striking 'term' and all that follows through 'includes' and inserting 'term 'covered entity' means'; and
- (3) in paragraph (4), by striking all after 'means' and inserting 'religious exercise, as defined in section 8 of the Religious Land Use and Institutionalized Persons Act of 2000.'
- (b) CONFORMING AMENDMENT- Section 6(a) of the Religious Freedom Restoration Act of 1993 (42 U.S.C. 2000bb-3(a)) is amended by striking 'and State'. SEC. 8. DEFINITIONS.

In this Act:

- (1) CLAIMANT- The term 'claimant' means a person raising a claim or defense under this Act.
- (2) DEMONSTRATES- The term 'demonstrates' means meets the burdens of going forward with the evidence and of persuasion.
- (3) FREE EXERCISE CLAUSE- The term 'Free Exercise Clause' means that portion of the first amendment to the Constitution that proscribes laws prohibiting the free exercise of religion.
- (4) GOVERNMENT- The term 'government'-
- (A) means--
- (i) a State, county, municipality, or other governmental entity created under the authority of a State;
- (ii) any branch, department, agency, instrumentality, or official of an entity listed in clause (i); and
- (iii) any other person acting under color of State law; and
- (B) for the purposes of sections 4(b) and 5, includes the United States, a branch, department, agency, instrumentality, or official of the United States, and any other person acting under color of Federal law.
- (5) LAND USE REGULATION- The term 'land use regulation' means a zoning or landmarking law, or the application of such a law, that limits or restricts a claimant's use or development of land (including a structure affixed to land), if the claimant has an ownership, leasehold, easement, servitude, or other property interest in the regulated land or a contract or option to acquire such an interest.
- (6) PROGRAM OR ACTIVITY- The term 'program or activity' means all of the operations of any entity as described in paragraph (1) or (2) of section 606 of the Civil Rights Act of 1964 (42 U.S.C. 2000d-4a).
- (7) RELIGIOUS EXERCISE-
- (A) IN GENERAL. The term 'religious exercise' includes any exercise of religion, whether or not compelled by, or central to, a system of religious belief.
- (B) RULE- The use, building, or conversion of real property for the purpose of religious exercise shall be considered to be religious exercise of the person or entity that uses or intends to use the property for that purpose.

D

Pages 10#

COUNTY OF RIVERSIDE

PLANNING DEPARTMENT

APPLICATION FEE SCHEDULE

Effective: January 1, 2012

All indicated fees (with the exception of Fish and Game Fees) include a two percent (2.0%) Land Management System Fee Surcharge, as per Ord. No. 749.

All fees are Deposit Based Fees (DBF), unless otherwise indicated, and the amount indicated is the minimum initial deposit.

INSTRUCTIONS:

- 1. All per acre fees are based on the gross acreage of the project site.
- Where a maximum fee is indicated, the maximum fee refers to the base fee added to any additional per lot, per acre, or other fee.
- 3. Certain applications may be required to have an Environmental Assessment (EA) prepared as part of project review, and are indicated by a check mark (
) symbol in the EA column, which will be determined by the Planning Department. No environmental assessment fee is required if a project is determined to be exempt from the California Environmental Quality Act. Only one environmental assessment fee is required, when two or more applications, which indicate an EA may be required, are filled for concurrent processing.
- 4. The preparation of special studies in conjunction with certain applications may be required and processing fees shall be payable directly to the affected District or Department. When applicable, Flood Control Plan District Check, Flood Control District Special Study Minor Case \$750.00, Flood District Control Special Study Major Case \$3,000.00, Transportation Department Plan Check \$250.00, Transportation Department Traffic Study (without model) \$1,252.00 or (with model) \$1,811.00.

AVERAGE COST:

This column is intended to provide information to the public as the actual average cost of case processing for specific application types. The word "Unavailable" is used where there is insufficient data to provide an actual average cost. The words "Flat Fee" are used when the cost for processing is fixed.

FEE APPEAL PROCEDURES:

Within 10 calendar days of receipt of the full accounting of the application costs or a request for additional deposits, the applicant may request a review of the matter by the Planning Director, who shall review the cost of processing the application. The Director will determine that the costs were or were not appropriate and may then reduce the costs charged. The Director shall, in writing, notify the appealing person of the decision. Work on any application may continue during any appeal process provided there are sufficient funds on deposit.

ABANDONED APPLICATIONS:

In accordance with the policy adopted by the Board of Supervisors on October 5, 1993, if there is no activity by an applicant on an application for more than one and less than two years, the application is abandoned, and any deposit fees remaining may be refunded.

REFUND OF FEES:

NON-DEPOSIT CASES: Whenever an application is term accordance with the Refund Policy Statement adopted by the paid, upon the written request of the applicant.

DEPOSIT BASED CASES: Within 45 days of the final clc processed for those cases with a balance greater than \$5.00.

If any portion of the application fees has been paid by the department for the performance of services related to the apportion of fees until the other jurisdiction, agency or department absence of such authorization, it will be the applicant's of department for a refund of the fees paid to it, in accord Department shall retain a processing fee of \$82.00 from the to

COUNTY OF RIVERSIDE
TRANSPORTATION DEPARTMENT
(Transportation and Land Management Agency)



Kavin Tsang Associato Encineer Traffic Section Duvelopment Review / Plan Chack Division

Phone: (951) 955-6828 Fax: (951) 955-0049 S-Mail: ktsang@rotime.org 4080 Lemon St., 8th Floor P. O. Box 1090 Riverside, CA 92502-1090

ORDINANCE NO. 348

P. P	N OR PERMIT TYPE	a diam	A :	NITHAL DEPOSITE AND	
p peals Ord. No. 348)	Appeal to: Planning Commission Board of Supervisors	or		\$964.00 + additional fees if appealing certain Conditions of Approval: \$228.48-Fire Dept., \$180.54-Dept of Bidg & Safety, \$319.26-Flood Control Dist., and \$576.30-Transporation Dept.	Flat Fee
Shange of Zone	All	[CZ01]	-	\$3,648.54	\$5,000,00
	General General	[CUP1]	7	\$9,646.14 + \$5.10 per lot or site	\$9,000.00
onditional Use Permit	Mobilehome Park	[CUP2]		\$8,686.32 + \$7,14 per lot or site	\$15,000.00 to
Onditional Door on the	Recreational Vehicle (RV) Park	[CUP3]		\$7,042.08 + \$7.14 per lot or site	\$30,000.00
25 1 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Commercial WECS Variance	11		\$503.88	2-15-15
Extension of Time	Conditional Use Permit, Plot Plan	2		\$698.70	Flat Fee
	Public Use Permit	- KOO 443		\$644.64 \$7,479.66	\$15,000,00
General Plan Amendment	General Circulation Section	[GPA1] [GPA3]		\$8,323,20 + \$250.00 per road segment	to
	Conditional Use Permit - Ceneral	00-0-0-0	_	\$3,882.12	\$20,000.0
	Conditional Use Permit - Mobile			\$2,646,92	
	Park	[RV03]			84° 000 0
	Conditional Use Permit - RV Par	K [RV047	1	\$2,629.56	\$15,000.0
	Ptot Plan With Public Hearing	[RV05]	-	\$1,867,62	\$30,000.0
	Plot Plan/Transmitted	[RV06]	-	\$1,401,48	
Revised Permit	Commercial WECS	[RV12]		\$2,624.46	in å
	Public Use Perrill - General	[RV07]	\leq	\$2,645.88	
	Public Use Permit - Large Famil			\$760,92	1 145
	Care. Vanance	[RV08]		\$1,667.70	100
	Accessory WECS	RMI	- 1	\$1,104,56	Unavailable
	Flot Plan - Section 18.45 (Kenne		*	\$946.56	
	Catteries)	(RV09)		#5#0.JB	
Certificate of Zoning	Outdoor Advertising ,			\$670.14	Unavailabi
Soni piance	CCQA Exampt/Planning Review	FP01		\$510.00	\$2,500.0
Plot Plan	CEQA Exempt/Govt. Agency Re	viewiPP02		\$4023.90	\$15,000.0
The state of the s	Not Exempt From CEQA	[PP03]	-	\$4,791.96	100
Public Use Permit		JPUP II	✓	\$7,612.44	\$30,000.0
	General	(SUP1)		\$3,034.50	\$3,500.00 \$5,000.0
Second Unit Permit	Renewa!	[SUP2]		\$26.52	Unavallabi
Setback Adjustment		[SBA]	4	\$306.00	\$1,250.0
	Specific Plan	[\$P01]	1	\$18,693.54	\$100,000.0 to
Specific Plan				60.417.00	\$300,000.0
	Amendment to Specific Plant	(SFOZ)	4	\$9,347.28	\$30,000.0
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A Service West	Ord, No. 348, Section 18.43 Circ	ISC011		\$1,138.32	\$3,000.00
	Ord. No. 346, Section 18:43 Und			\$396.78	\$1,000.00
Substantial Conformance		ISC051			\$3,000,0
	Specific Plan	(9C02)	-	\$2,448.00 \$579.36	\$7,000.06
Tomporone Hen Bornit	Commercial or Accessory WEC	S ISCOM	_		\$8,500.0 en 500.0
	Filed with CUP Commercial WE		·	\$1,375.98	COUNTY OF
Variance	Plot Plan	NAR11			\$3,000.0
THE THIRD CO.	Filed alone	[VA.R2]	1	\$2,625.48	\$7,500.0
	Accessory	[WCS1]	1	\$1,122.00	\$10,000.0
Wind Energy Conversion System (WECS)	Commercial	[WCS3]	1	\$5,474.34	\$35,000.0
an en	Noise Study	[WCS4]		\$510.00 (with Environmental Health Dept.)	Unavailabl
Large Family Day Care		[LFD1]	Ŀ	\$255.00 (if public flearing required + \$1,000,00)	\$1,300.0
Hazardous Waste Facility Siti			Y	\$16,780.02 * \$45.65 per acre	Unavailab
THE WASTER	Class I	-	7	\$510.00 \$4,701.96	- 10 /
Kennel or Cattery	Class III	1 10	-	\$4,791.96	Unavailab
	and the same of th		1	\$9,646.14	4
Sanda E. Ja	Class IV		1	\$217.26	2702
Prowing Fowl Permit	Exempt From CEQA	. [PP06]	1	\$385.66	Unavailab
Tamporary Onldoor Event	Exempterson Ceday	Progr	1	\$40.0000	\$700.0
to the second se		The second second second	-		man a grinder
Pre-Existing Nonconforming	Verification	[PPN12]		\$217.26	Unavailab

ORDINANCE NO. 460

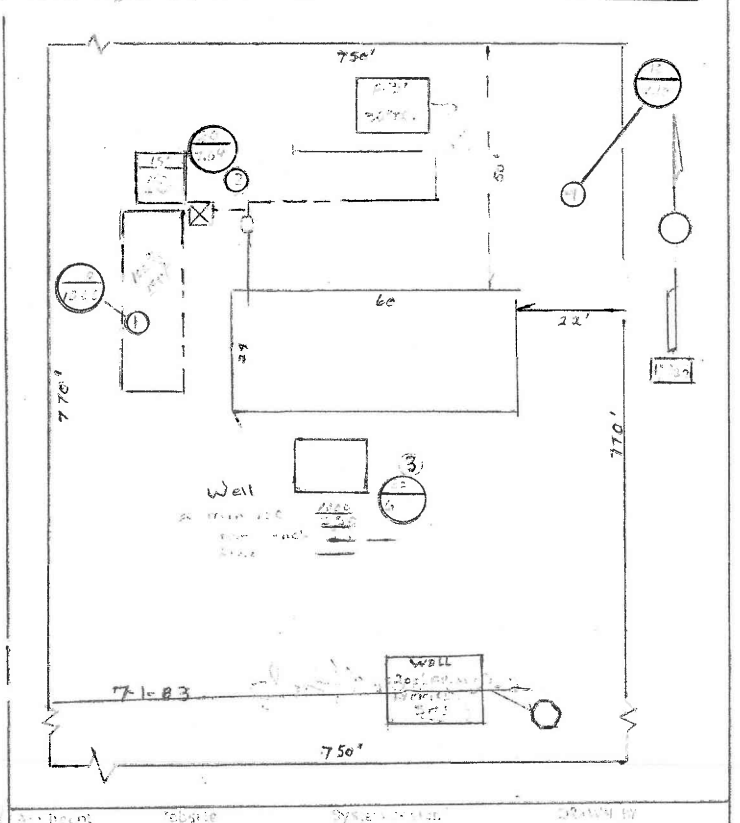
- APPLICATIO	HOR BENDINGS		Managorial Company of the Company of	. Ousij	
	Fee Per Parcel	, [0001]	\$510.00	\$1,000.00 to	
	If Conditioned	ICOC21	\$918.00	\$2,000.00	
mpliance	With Waiver of Final Parcel	Annual Control of the Control	\$317.22 + Recordation Fee	\$750.00	
	Tentative Parcel Map (per F	hase or Tract	\$427.38		
	No.) Sewered	(UPH2)		1.2	
	Tentative Parcel Map (per F	hase or Tract	\$510.00	Unavailable	
	No.) Unsewered	[UPH4]	2110.00	Creavallace	
and Division Unit Map	Tentative Tract Map (per Pl	lase of Itaci	\$510.00	140	
	No.) Unsewered	[UP:H3]		3.7	
	19	and as Tract	5427.38	\$2,000.00 to	
	Tentative Tract Map (per Pl	ruph11		\$3,000.00	
	No.) Sewered Residential Condominium (Transport and the same	\$9,147.36 + \$78.54 per unit + \$19.38 per acre	\$40,000.00 b	
	Residential Condominium (\$8,892.32 + \$78.54 per unit + \$19.38 per acre	\$80,000.00	
75			\$6,164.88 + \$247.86 per additional unit + \$20.40 per		
entative Tract Map – Multi- Family	Revised Tentative Tract Ma	IP (Within 2 TR09)	additional acre	Linesseiiable	
	years) Revised Tentative Tract Ma		\$6,482.88 + \$78.54 per additional unit + \$20.40 per additional	Unavailable	
	E	ITR10	acre	1	
	years) Commercial/Industrial (Sev		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$30,000.00	
		The second secon	A second state of the seco	\$79,000.00	
	Commercial/industrial (Una	ewarea) [rivioz]	\$5,741.58 + \$97.92 per lot	1	
and other section of P	Residential (with waiver of	Final Parcel	\$5,141:58 + \$3 (:SC per let	\$10,000.00	
	Map	of Final Parcel	/ \$5,621.22 + \$104.04 per tot	to	
	Residential (without waiver	IPMO-9	Salar trans a to-real box	\$30,000.00	
	Map Revised Tentative Parcel I		\$1,424.84 + \$78.54 per lot	Description of	
entative Parcel Map	(Commercial lindustrial - V	Mibin 7 vears			
Ellique I di cei alab	Revised Fentative Parcel	AGO.	/ \$4,424.94 + \$91,50 per lot	100	
	(Residential - Within 2 year	(S) IPMOST			
	Revised Tentative Parcel	Tarrier an antique	/ \$1,546,32 + \$41.84 per lot	Unavailable	
	(Commercial /Industrial -/				
	Revised Tentative Parcel !		/ . \$1,577.94 + \$108.08 per lot		
	(Residential - After 2 year	s) [PM09]	6/8.00	850 000 00	
	Not in R-2, R-4 or R-6 Zor	es (Sewered)	\$9,109.62 + \$94.86 per lot + \$19.38 per acre	\$50,000.00 \$75,000.00	
		[TRC3]	✓ \$11,368.92 + \$102.00 per lot + \$19.38 per acre	\$25,000.0	
	In R-2, R-4 or R-6 Zones	[T'R05]	√ \$11,368.92 + \$102.00 per lot + \$19.50 per acre	\$25,000.00 to	
	Not in R-2, R-4 or R-6 Zor	les (Unsewered)	√ \$9,003.54 + \$94.86 per lot + \$19.38 per acre	\$40,000.00	
		[TR04]	- 1777 Ag nos odditions		
	Revised Tentative Tract M	ap in R-2, R-4	\$5,816.04 + \$76.50 per additional lot + \$23.46 per additional		
Tentative Tract Map -	or R-6 Zone (within 2 year	s) [TR11]	acre ✓ \$3,957.60 + \$71.40 per additional lot + \$18.36 per additional		
Residential	Revised Tentative Tract N	lap not in R-2,	33,957.80 7 \$71.40 per audituriar for 1 15.00 per addition	1	
	R-4 or R-6 Zone (within 2 Revised Tentative Tract N	years) [R13]	√ \$5,836.44 + \$76.50 per additional lot + \$23.46 per additions	Unavailab	
	or R-6 Zone (After 2 years		acre		
	Revised Tentative Map no		√ \$3,978.00 + \$76.50 per additional lot + \$18.36 per addition.	ał l	
	R-6 Zone (after 2 years)	[TR14]	acre		
	Statutory Condominium T	tact Man ITROST	✓ \$10,827.30 + \$100.98 per lot + \$19.38 per acre	Unavalleb	
	Parcel Map	ipiun =	✓ \$44,063,94 + \$99,96 per lot + \$19.38 per acre	\$12,009.0	
Vesting Tentative Map		[TR07]		Linavailad	
of the first terms	Residential Tract Map	Tron	\$592.62 + additional fees if appealing certain Conditions		
	Tentative Tract Maps		Approval: \$224 BD-Fire Dept., \$165.00-Transporation Dept.	Flat Eng	
Appeals	Appeals Due to Extension of Time		\$119.34 + additional fees if appealing certain Conditions	of	
(Ord. No. 460)	Appeals Due to Extension	10111110	Approval: \$224.00-Fire Dept., \$165.00-Transporation Dept.		
	Tentalive Truct Map		\$338.64	Flat Fee	
Extension of Time	Tentative Parcel Mag	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$339.66	1177 10	
Lot Line Adjustment	1 Stitetine 1 drops mag	[LLA1]	\$683.40	\$2,000.0	
	Tentative Tract Map	[TR15]	\$1,105.68	\$10,000.00	
Minor Change	Tentalive Parcel Map	(PM10)	\$1,066.92	\$20,000.	
Certificate of Parcel Merger		ICPM1		\$1,000. Unavailai	
Reversion to Acreege		[77(08]	\$996.54		
The state of the s	Condominium/Single Far	nily Residential	\$3,113.04 + \$16.32 per lot + \$9.18 per acre + Recordation	\$10,000.	
B	Tract Map	[TR16]	Fee \$2,939.64 + \$15.30 per parcel + \$9.18 per acre + Recordati	on	
Amendment to Final Map	Parcel Map			Unavailal	
			Fee	2 2 2 2 2	
19	Single-Family Residentla	Tract [TR:17]		- 1 5	
	Multi-Family Residential Tract [TR18]		\$4,175.88 + \$5.10 per lot + \$19,38 per acre	Unavailat	
principle of Demandable Trans		A STATE OF THE STA			
Expired Recordable Tract Map	Final Tract Map Final Condominium Map	este manyo como o xues	\$1,885.04 + \$6.12 per lot \$912.90 + \$1.02 per lot + \$25.50 per acre (\$2,295.00 per a		

OTHER APPLICATIONS/CEQA

APPOLISE	MOT FERMIT DIRE	A	FITTAL DEPOSIT	an VEWYS	
Pre-Application Review (PAR)		100	\$1,501,44	2051	
)rd. No. 752)	(PAR1)	,	\$1,501,44	\$3,000.00	
	New Parrolt (CUP4)		\$2,054.28	\$5,000.0	
	Inspection Fees (788 hogs or less) (CUP5)		\$153.00	Unavailable	
	Inspection Fees (789 hags or male)	+	\$19.00 per 100 hogs over 789	1. A.M.	
Hog Ranch	Late Fee	1	27% of inspection fee	-	
(Ord. No. 431)	Amended Permit - Change # of hogs per	1	\$36.72	Unavailable	
	Section 10, a: [CUP6]			OI (EVERIGINE	
	Amended Permit - Increase max. # of	T	\$206.04	1 - 4	
The Mark Table 1884	hops her Section 10.b. [CUP7]			1	
Alguist Priolo	Fault Report Review (GEO1)		\$1,224.00 + (\$22.44 per acre after 1 ^d 10 acres (Max.	\$2,500.00	
(Ord. No. 547)		_	\$823.00)) +\$372.00 if submitted to State	\$4,000.00	
	Wavier of Geological Report (GEO4)		\$142.80	Unavailable	
	Surface Mining Permit (SMP1)	1	\$9,547.20	1. 1. 1. 1. 1. 1.	
	Reclamation Plan/Interim Management	1	\$3,658.74	1	
Surface Mining & Reclamation	Plan [RCL1]	_		\$25,000.00	
(Ord. No. 565)	Appeal of Planning Commission Decision		\$405,96 + \$82,62 if Transportation Dept. Conditions	\$40,000.00	
	87.74.88	L	appealed	\$40,000.00	
	Substantial Conformance (SCH4)	-	\$737.46.	12.16.85	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Revised Pernit (RV01)		\$3,295.62	45.00	
Removal of Trees	Tree Removal Permit [PP11]		\$265.20	Unavailable	
(Ord. No. 559)	A 08 2 205	-		Unavaitable	
Historical Preservation Districts	Certificate of Historica: Appropriateness	-	\$719.10	BACK.	
(Ord. No. 578)	Appeal	1.	\$131,58	Unavailable	
(CAG. (NO. 976)	Archival Search for Planning Information	-	£22.00 - # 1/ II- #200.00#/- 1	103 A 100	
Professional Services	Research Fee For Planning Information	+	\$23.00 per ¼ Hr. (\$92.00/Hr.)	Unavailable	
	Professional Planner	+	\$23.00 per ¼ Hr. (\$92.00/Hr.) \$44,75 per ¼ Hr. (\$179.00/Hr.)		
140	Professional Geologist/Archaeologist	-	\$46.50 per ¼ Hr. (\$175.00Hr.)		
1170 PA	Review of Covenants, Codes &	+	\$429.45		
County Counsel Services	Restrictions	1	1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Unavailable	
	Review of Specific Plan Zoning Ord.	-	\$2,147.25	- mayanabie	
	Disestablishment/Diminishment of Ag.	1	\$1,581.00	P4 000 00	
	Preserve (Applicant Initiated) [AGM2]		The state of the s	\$4,000.00 to '	
	Establishment/Enlargement of Ag.	1	\$1,640.00 + (\$138.00 per owner's petition (non-refundable)) +	\$6,000.00	
	Preserve (Applicant Initiated) [AGE1]		\$138.00 per each contract	1	
	Disestablishmen!/Diminishment of Ag.		\$1,581.00	\$1,500.00	
	Preserve Pursuant to Notice of Non-	1		to	
	Renewal [AGM4]			\$3,000.00	
Agricultural Preserve	Notice of Non-Renewal [AGN2]	1	\$257.04	1	
3	Disestablishment/Diminishment of Ag.	+	N/C	-	
	Preserve (Board of Supervisors Initiated)	1			
	[AGM3]	i		1	
	Establishment/Enlargement of Ag. Preserve (Board of Supervisors Initiated)		\$149.94 + \$140.76 per contract	7	
				Unavallable	
	[EMDA]	1]	
	Establish Williamson Act Contract within	1	\$149.94	7	
California Fish and Carrier	Establish Ag. Preserve [AGM1]				
California Fish and Game Fee increased Annually by the Calif. Dept of Fish and Game	Negative Declaration (CFG1) Environmental Impact Report (CFG2)		\$2,161.50	100	
	Environmental Impact Report [CFG2] County Clerk Document Fee [CFG3]		\$2,919.00 \$2,00 (As per Ord, No. 729) 50,00	Flat Fee	
	Application for Grading Permit (EA01)	-	\$970.02 + (\$6.12 per acre (Max, \$2,729.00))	the second of	
Rules to implement CEQA	Application for Commercial WECS Permit	+	\$517.14 + (\$6.12 per acre (Max. \$2,729.00)) + \$335.58 per	er Unavailable	
	(EA02)	1	gross MW		
	Application for Tree Removal [EA03]		\$264.18		
	The state of the s		\$471.24 + (\$6.12 per acre (Max. \$2,464,32))	4	
	All Other Applications (FARS)		\$8,607.78	and time as	
	All Other Applications (EA05) Sponsor Prepared (EIR1)			\$20,000,001	
	Sponsor Prepared [EIR1]			# ## በበበ ሰብ	
Environmental Impact Report	Sponsor Prepared [EIR1] Previously Prepared [EIR2]		\$1,974.72 \$81,60	\$40,000.00	
Environmental Impact Report	Sponsor Prepared [EIR1] Previously Prepared [EIR2]		\$1,974.72	1	
Environmental Impact Report	Sponsor Prepared EIRT Previously Prepared EIRZ Categorical Exemption (LAF1)		\$1,974.72 \$81.60	1	
Environmental Impact Report	Sponsor Prepared [EIRT] Previously Prepared [EIR2] Categorical Exemption [LAF1] Review Initial Study [EA04] Geotechnical/Geological Report		\$1,974.72 \$81.60 N/C \$573.24	Unavailable	
Environmental Impact Report LAFCO Seology	Sponsor Prepared [EIRT] Previously Prepared [EIR2] Categorical Exemption [LAF1] Review Initial Study [EA04] Geotechnical/Geological Report Review [GE03]		\$1,974.72 \$81.60 N/C \$573.24 \$1,224.00 + (\$22.44 per acre (after 1st 10 acres) (Marc. \$339.46))	Unavailable \$2,000.00	
Environmental Impact Report LAFCO Geology CEQA	Sponsor Prepared EIRT Previously Prepared EIRZ Categorical Exemption (LAF1) Review Initial Study (EA04) Geotechnical/Geological Report Review (GEO3) Libuetaction Report Review (GEO2)		\$1,974.72 \$81.60 N/C \$573.24 \$1,224.00 + (\$22.44 per acre (after 1st 10 acres) (Max.	Unavailable \$2,000.60	
Environmental Impact Report LAFCO Geology CEQA Development Agreement	Sponsor Prepared [EIRT] Previously Prepared [EIRZ] Categorical Exemption [LAF1] Review Initial Study [EA04] Geotechnical/Geological Report Review [GE03] Liquetaction Report Review [GE02] [DA01]		\$1,974.72 \$81.60 N/C \$573.24 \$1,224.00 + (\$22.44 per acre (after 1st 10 acres) (Max. \$839.46)) \$1,224.00 \$5,100.00	Unavailable \$2,000.60	
Environmental Impact Report LAFCO Geology CEQA Development Agreement School Mitigation Flan	Sponsor Prepared EIR1 Previously Prepared EIR2 Categorical Exemption [LAF1] Review [EA04] Initial Study [EA04] Geotechnical/Geological Report Review (GEO3) Licunfaction Report Review (GEO2) [DA01] Appeal [SCH1]		\$1,974.72 \$81.60 N/C \$573.24 \$1,224.00 + (\$22.44 per acre (after 1st 10 acres) (Max. \$339.45)) \$1,224.00 \$5,100.00 \$767.86	Unavailable \$2,000.60 to \$4,000.00	
	Sponsor Prepared [EIRT] Previously Prepared [EIRZ] Categorical Exemption [LAF1] Review Initial Study [EA04] Geotechnical/Geological Report Review [GE03] Liquetaction Report Review [GE02] [DA01]		\$1,974.72 \$81.60 N/C \$573.24 \$1,224.00 + (\$22.44 per acre (after 1st 10 acres) (Max. \$839.46)) \$1,224.00 \$5,100.00	\$40,000,000 Unavailable \$2,000,000 to \$4,000,000 Unavailable	

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DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

Division of Codes and Standards

gistration and Titling Program J/37 Main Street, Suite 400 Riverside, CA 92501-3337 (951) 782-4431 WWW,HCD,CA,GOV AND INVESTIGATION OF THE PROPERTY OF THE PROPE

June 17, 2013

Decal or ID Number CCE4931
DTN Number: 7744713
Amount Paid: \$0.00
Escrow Number:

SECOND MOUNT MORIAH MISSONARY BAPTIST CHURCH INC 14642 TONIKAN RD APPLE VALLEY, CA 92307

The department has received your request and/or application for the unit listed above. To complete the attached application, please return this letter, any attached documents, and the items listed below.

Fees/ Additional Fees Due

See attached explanation of fees due.

2696.00

Thould you need any additional forms, you may contact us at 1-800-952-8356 or forms may be downloaded from air website at WWW.HCD.CA.GOV.

Please return all of the enclosed items along with the requested documents and/or fees to the address listed above.

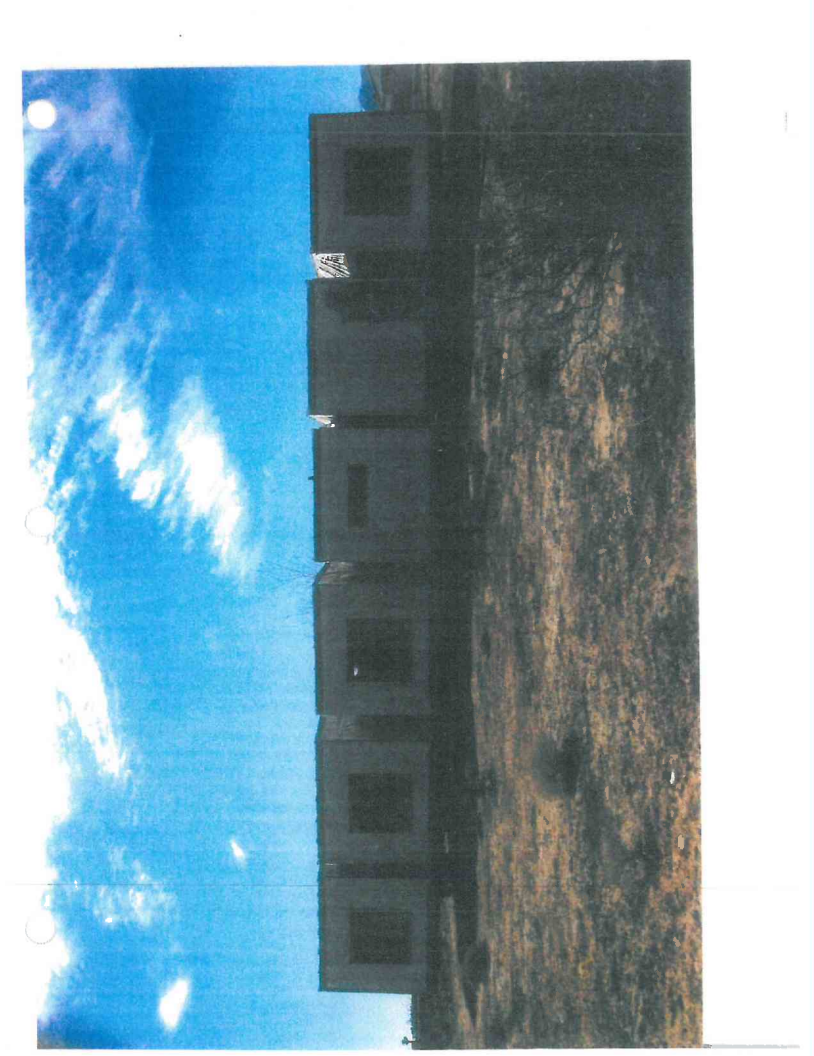
Sincerely,

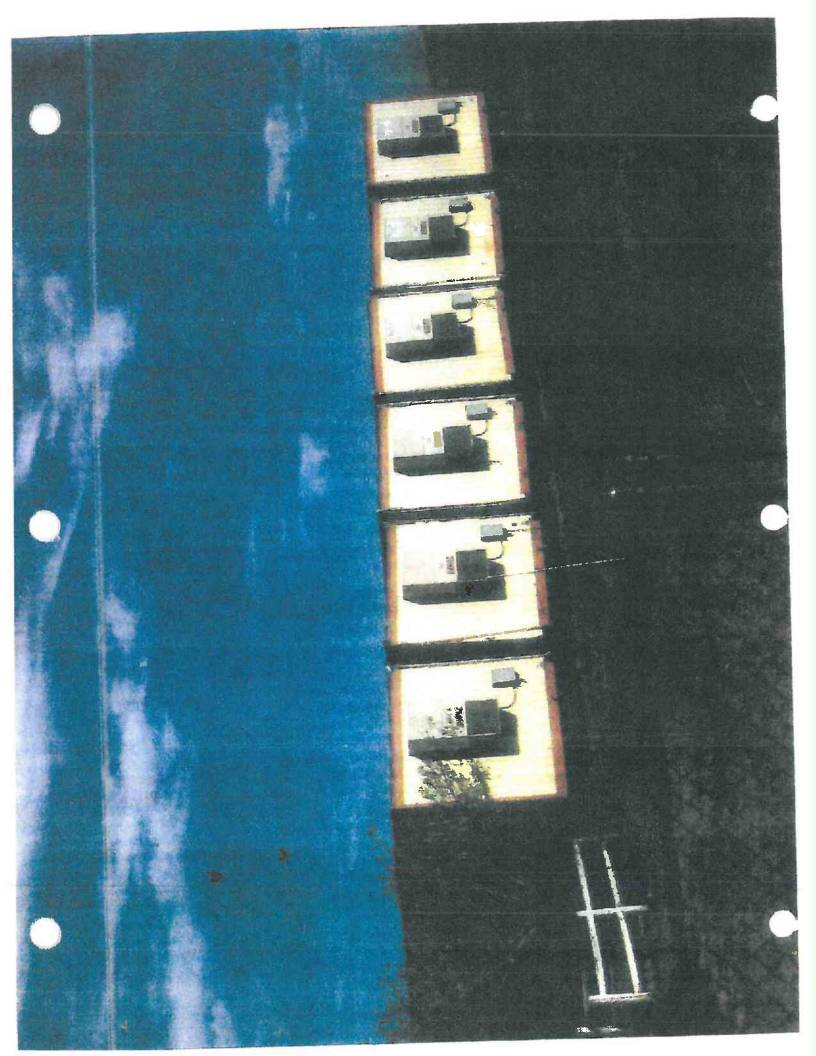
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HCD-RTDEF01 (Rev. 07/02)

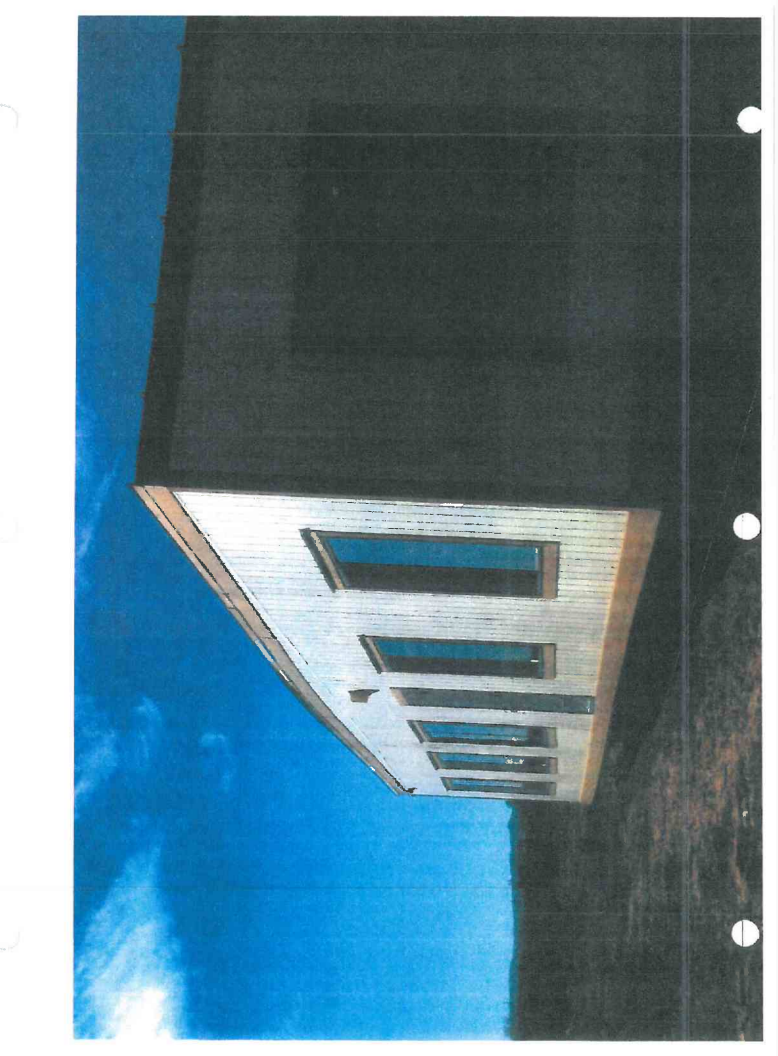
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Pages 16#

STATE OF KINGDOM AGE PAST **JERUSALEM** SHALL BE CALLED A CITY OF TRUTH OF INCLUSION OLD TESTAMENT PERIOD CHURCH His 70 Jody A. Scal. 9 March 6, 2013

SUPREME COURT OF THE UNITED STSTES Honorable Associates Judge Antonin Scalia 1 First Street, NE Washington, DC 20543

"SIMPLE-MINDED FRIEND OF THE COURT LETTER"

RE: "The Supreme Court has also held that if a judge wars against the Constitution, or if he acts without jurisdiction, he has engaged in treason to the Constitution (Due Process Clause)." Now, poised to perfect a (Nefas) against the Constitution and the TORAH/-BIBLE.

Honorable Associate Judge Silica; there are Two Classes before this Honorable Court in the matter of what constitute a marriage in re et al (California Pro 8-Same-sex-marriage)? That is between who and what, YAHWEH_GOD_ created as His-Duplicators, which would continue planet earth original-duplication. "Of His Image in Likeness with a body, soul and spirit: which could be perfected by human-begins: only between and through a man-penis and a woman-vagina?

A woman is the only female-specie with a body-organ distinguee tem; from all other female specie organs, which were created, by YAHWEH_GOD_JEW_DNA-WORD. Who possess the (after-its-kind ability to replicate the identical-life-form of a baby-human-being, with a body, soul and spirit in the exact-duplication: "likeness and image of YAHWEH_GOD_ first Adam-man.)"

THESE TWO CLASSES ARE EQUALLY PROTECTED BY THE CONSTITUTION

Both will requite due justice in remembering; "Decet tamen principem servare leges quibus ipse servatus est:" [It behoves, indeed the prince to keep the laws by which he himself is preserved]: the Constitution requites-impartially."

I. Class One-Same-Sex-Practitioners who are asking; this Honorable Court to take "jurisdiction" over an Intuition of Divine Law (essential against a nefas), which YAHWEH_GOD_ preformed: first between the man and a woman. This Class further inmates; due to their "(inimical-nature of by-birth-rights LBGT-nature is a birth right-passage and not a learn life preference)." That they are now, from birth as Kushite/Blacks are by their Hamatic birth; have the same Constitutional grantee to marriage by same sexes as a matter of a Civil Right.

Are the LGBT asking, this Honorable Court; to deny Class II their rights to Religious-exercise-practice in believing: YAHWEH_GOD_ TORAH/BIBLE? That it is not from birth, but a (self-mind-changing) in Roman 1:22-32; which we must believe and teach as a: Nefas.

They seek now, to invalidate the (Due process Clause), "the very constitutional-impartially-requited-nature, which constituted, this Honorable Court: in certifying their choice-life-style as a Civil Right. This is the same Parallel-Civil Rights denial-assertion-doctrine-pretext request for relief, which resulting in the 1787-1791 US Constitution based, its 3/5 Person-nefas-rectifications on: by law and this Court now, must grant Civil Right relief to LGBTs.

Furthermore, the TORAH/BIBLE doses not reference "same-sex-marriage" condonable; other than the fact, it is the same root-word from (Genesis 18:1-33 and Roman 1:1-32), which described: the destroyed, sex-life-style-practiced in Sodom and Gomorrah. The LGBT Plaintiff(s) in Pro-8-Class: can label this same-life-style by any name of choice?

However, it was first referenced, as the TORAH/BIBLE same-root meaning. Describing the practiced-sin-of-same-sex acts; between men with men and women with women for, which Sodom and Gomorrah was destroyed: the sins of Sodomites are a Sodomite.

"Dum Vivimus, Vivamus Lat. [Live and let live.]"

Sodomites must live within their own choice of Same-sex-marriage and under the Establishment Clause of the Constitution. Under this same rule; will the LGBT Class now, allow YAHWEH_GOD_ choice of Himself (If He is GOD_ too: to have First Amendment Rights of speech in His Universe also)? As found in Philippians 2:13, to be lived out, within the Believers as the: TORAH/BIBLICA Genesis 3:24 original-first-marriage between a man and woman?"

This Same Sex Class already possesses' their rights; of choice of whom and permission to marry. Even this is acknowledged, by YAHWEH_GOD_ in Roman 1:1-32: but not condone by YAHWEH_GOD_, to be practice as a nefas between same-sexes? However, they further seek not only permission to marry, but also of this Honorable Supreme Court to do the follows: (1) validation of a new-civil-form of marriage under the Constitution (2) for the Supreme Court to violate this Republic Constitution, in establishing the first 'National Religion of Usurpation', which when passed, would be requited of every Religion and Clergymen and (3) to accept or lose their "Religious-exercise-practice to preach YAHWEH_GOD_ TORAH/BIBLE teaching of this as a Nefas: in this Republic?

This Honorable Court in its wisdom may find grounds to honor this Class request around the (Due Process Clause), but it does not have "jurisdiction" over the TORAH/BIBLE in voiding-marriage. Nor does the Constitution grants the constructing of its equal; between a man with a man and a woman with a woman, which this Court must impose the follows:

a. Not to violate the "Establishment Clause" in creating a Ne[fas-marriage against Divine Law. Nor requite the TORAH/BIBLE Faith Believers to condone it, to honor, or to be ever-reprimanded by speech nor writings, censored, fined, prohibited from teaching against Same Sex Marriages as a nefas and while not violating anyone of both-Classes: Constitutional protected Civil and Religious-exercise-practice-Rights.

II. Class Two is the TORAH/BIBLE Believers, whose very "nature-being-themselves" are YAHWEH_GOD_WORD-DNA-(Genesis 2:7), which created them in Genesis 1:26-27, man and woman. "Whereby, is it not these Believers of Faith, which move and have HIS-DNA-BREATH-WORD: very nature? The WORD-DNA_ is what created, their body-soul and spirit Being originally?

It is this same WORD-DNA_BREATH_; in (Genesis 2:15-17) now, given to them and how to keep it as their Eternal-Life?" YAHWEH_GOD_ is their Creator to whom; they must answer to, which are protected and to be practiced, in this Republic and under its Establish-Clause.

b. It is not the Christian Believer, who is before this Honorable Court, but rather it is this Court itself, the Constitution and this Republic themselves. Is it not from the wisdom of our Foundering Fathers, who purposely set forth three-independent-branches in this government, with division of stewardships: for this very moment in order to preserve this Republic?

Furthermore, this Honorable Court has established already for itself a rule of (impartially), which will grant a "miracle in preserving this Republic in 2013." It is only through this Third-Branch in this Republic, which possesses the authority to save it, and: not in vitiating-itself, the Judicial Branch under a (Due Process Clause). "The Supreme Court has also held that if a judge wars against the Constitution, or if he acts without jurisdiction, he has engaged in treason to the Constitution."

To the Honorable Judge Scalia and the full Court, Mister Chief Justice John G. Roberts, Jr.; Associate(s) Anthony Kennedy; Clarence Thomas; Ruth Bader Ginsburg; Stephen Breyer; Samuel Alito; Sonia Sotomayor and Elena Kagan.

I found the chutzpah; in reading Associate Antonia Scalia very words whereby, you chided, the People of Faith in not giving up on miracles and the resurrections. Please share this personal communiqué, "SIMPLE-MINDED FRIEND OF THE COURT LETTER" with the full Court and the public?

Quoting you, from a news article: "Chiding" of Justice Antonia Scalia. "Scalia Chides Elite for Rejecting Faith." Supreme Court Associate Justice Antonia Scalia chided educated professionals for rejecting religious notions about [miracles] and the [resurrection of Christ]. During a speech at a Christian prayer breakfast in Jackson, Mississippi, the then 60-years-old Roman Catholic judge said religious peoples must endure the insult of being branded as "simple-minded" in educated circles in the United States. "Reason and intellect are not to be laid aside where matter of religion are concerned." Scalia told about 700 law students, attorneys and judges who packed Jackson's First Baptist Church."

It is from your very words Mr. Justice Scalia, which are enclosed above from your First Baptist Church of Jackson, Mississippi, speech in "Chiding Christians in giving up on miracles and the resurrection." From, which I am borrowing, hope of a miracle for our

US Supreme Court, The Republic and its Constitution regarding a: New Civil same-sex-marriage vs YAHWEH_GOD_ is Salvation Plan First Marriage between a Man and Woman.

I will always remembering to pride scholarship, but also to heed your "chiding-words" Judge Scalia. In that, "religious peoples must endure the insult of being branded as "<u>simple-minded</u>" in educated circles in the United States. "Reason and intellect are not to be laid aside where matter of religion are concerned."

This "simple-minded" Ambassador Charles Linder Floyd, of Yahshua_Jesus Christ. I am writing to you personally. For a miracle; in saving this Republic, from shaking it's (fists) in the face of - YAHWEH_GOD_. Who will do, as Daniel the Prophet revealed, from Kushite Black King Nebuchadnezzar dream; concerning all Six Gentile World Empires would do: in shaking their fists in YAHWEH_GOD_ face.

The Rt Reverend Dr. J. V. McGee in his Through The Bible Radio Broadcast stated, "that if YAHWEH_GOD_ did not judge America, He would have to apology to Sodom and Gomorrah in the day of Judgment?" America, is in TORAH/BIBLE Prophecy. Conceived as the: ?-1492-1607-1619/20-1623-1654-1712-1776-1781-1787 and 1791-Fifth Revised Roman World Gentile Empire. Of (Democracy/Clay- "is where the will of the majority by vote or law and not the will of YAHWEH_GOD_WORD: will prevail under its constitution-separation of Church and States): Republic of America was judged at 911.

My concluding prayer: Is that this Honorable Court without US Constitutional authority to create law; nor take Jurisdiction over YAHWEH_GOD_, will not attempt to do so, here, in the matter of what constitute a TORAH/BIBLICAL Marriage for Believers?

If this Republic, in the matter of "Same-sex Marriage' elects to amend, its Ne[fas-Constitution, which before did certified in 1787-1791 ratified Constitution: that YAHWEH_GOD_ Image of Himself, in Native-Americans and Kushite/Black Slaves as 3/5 Persons? Then this matter too; must be remanded back to The People. To either accept by amending its Constitution, "that a marriage is between the same-sexes." Or to be rejected or accepted by a Democratic vote of YAHWEH_GOD_WORD-DNA: - "regarding marriage between a man and woman."

Will the TORAH/BIBLE Believers, see in a New Ruling form the Robert's Supreme Court the violation, which has also held that if a judge wars against the Constitution, or if he acts without jurisdiction, he has engaged in treason to the Constitution? Don't Ask, Don't Tell is already the Law of the land, but will it be expanded to prohibit the "simple-minded people from preaching Isaiah 14:1-14, "Cry aloud, spare not, lift up thy voice like a trumpet, and shew my people their transgression, and the house of Jacob their sins. - Yet they seek me daily, and delight to know my ways, as a nation that did righteousness, and forsook not the ordinance of their God: they ask of me the ordinances of justice; they take delight in approaching to God. - Wherefore have we fasted, [say they], and thou seest not? [wherefore] have we afflicted our soul, and thou takest no knowledge? Behold, in the day of your fast ye find pleasure, and exact all your labours. - Behold, ye fast for

strife and debate, and to smite with the fist of wickedness: ye shall not fast as [ye do this] day, to make your voice to be heard on high. - Is it such a fast that I have chosen? a day for a man to afflict his soul? [is it] to bow down his head as a bulrush, and to spread sackcloth and ashes [under him]? wilt thou call this a fast, and an acceptable day to the LORD? - [Is] not this the fast that I have chosen? to loose the bands of wickedness, to undo the heavy burdens, and to let the oppressed go free, and that ye break every yoke? -[Is it] not to deal thy bread to the hungry, and that thou bring the poor that are cast out to thy house? when thou seest the naked, that thou cover him; and that thou hide not thyself from thine own flesh? - Then shall thy light break forth as the morning, and thine health shall spring forth speedily: and thy righteousness shall go before thee; the glory of the LORD shall be thy rereward. - Then shalt thou call, and the LORD shall answer; thou shalt cry, and he shall say, Here I [am]. If thou take away from the midst of thee the yoke, the putting forth of the finger, and speaking vanity; - And [if] thou draw out thy soul to the hungry, and satisfy the afflicted soul; then shall thy light rise in obscurity, and thy darkness [be] as the noonday: - And the LORD shall guide thee continually, and satisfy thy soul in drought, and make fat thy bones: and thou shalt be like a watered garden, and like a spring of water, whose waters fail not. - And [they that shall be] of thee shall build the old waste places: thou shalt raise up the foundations of many generations; and thou shalt be called. The repairer of the breach, The restorer of paths to dwell in. - If thou turn away thy foot from the sabbath, [from] doing thy pleasure on my holy day; and call the sabbath a delight, the holy of the LORD, honourable; and shalt honour him, not doing thine own ways, nor finding thine own pleasure, nor speaking [thine own] words: - Then shalt thou delight thyself in the LORD; and I will cause thee to ride upon the high places of the earth, and feed thee with the heritage of Jacob thy father; for the mouth of the LORD hath spoken [it]."

These "simples-minded" Billion of Believers, non-Believers and you yourself brother Scalia as a Believer of Faith final prayer is: that this Republic Nefas-Constitution is not its Bible, which "vitiate" the First TORAH/BIBLE-Institution of marriage between a man

SHALOM,

and a woman: only?

Ambassador Charles Linder Floyd

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Liberty University Law School

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ATTACHMENT EXHIBIT:

"FRAUD ON THE COURT BY AN OFFICER OF THE COURT"

And "Disqualification Of Judges, States and Federal"

Pages #4

"Fraud On The Court By An Officer Of The Court" And "Disqualification Of Judges, State and Federal"

1. Who is an "officer of the court"?

2. What is "fraud on the court"?

- 3. What effect does an act of "fraud upon the court" have upon the court proceeding?
- 4. What causes the "Disqualification of Judges?"
- 1. Who is an "officer of the court"?

A judge is an officer of the court, as well as are all attorneys. A state judge is a state judicial officer, paid by the State to act impartially and lawfully. A federal judge is a federal judicial officer, paid by the federal government to act impartially and lawfully. State and federal attorneys fall into the same general category and must meet the same requirements. A judge is not the court. People v. Zajic, 88 III.App.3d 477, 410 N.E.2d 626 (1980).

2. What is "fraud on the court"?

Whenever any officer of the court commits fraud during a proceeding in the court, he/she is engaged in "fraud upon the court". In Bulloch v. United States, 763 F.2d 1115, 1121 (10th Cir. 1985), the court stated "Fraud upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury. ... It is where the court or a member is corrupted or influenced or influence is attempted or where the judge has not performed his judicial function — thus where the impartial functions of the court have been directly corrupted."

"Fraud upon the court" has been defined by the 7th Circuit Court of Appeals to "embrace that species of fraud which does, or attempts to, defile the court itself, or is a fraud perpetrated by officers of the court so that the judicial machinery can not perform in the usual manner its impartial task of adjudging cases that are presented for adjudication." Kenner v. C.I.R., 387 F.3d 689 (1968); 7 Moore's Federal Practice, 2d ed., p. 512, � 60.23. The 7th Circuit further stated "a decision produced by fraud upon the court is not in essence a decision at all, and never becomes final."

3. What effect does an act of "fraud upon the court" have upon the court proceeding?

"Fraud upon the court" makes void the orders and judgments of that court.

It is also clear and well-settled Illinois law that any attempt to commit

ATTACHMENT EXHIBIT:
"FRAUD ON THE COURT BY AN OFFICER OF THE COURT"
And "Disqualification Of Judges, States and Federal"
Pages #4

"fraud upon the court" vitiates the entire proceeding. The People of the State of Illinois v. Fred E. Sterling, 357 Ill. 354; 192 N.E. 229 (1934) ("The maxim that fraud vitiates every transaction into which it enters applies to judgments as well as to contracts and other transactions."); Alien F. Moore v. Stanley F. Sievers, 336 Ill. 316; 168 N.E. 259 (1929) ("The maxim that fraud vitiates every transaction into which it enters ..."); In re Village of Willowbrook, 37 Ill.App.2d 393 (1962) ("It is axiomatic that fraud vitiates everything."); Dunham v. Dunham, 57 Ill.App. 475 (1894), affirmed 162 Ill. 589 (1896); Skelly Oil Co. v. Universal Oil Products Co., 338 Ill.App. 79, 86 N.E.2d 875, 883-4 (1949); Thomas Stasel v. The American Home Security Corporation, 362 Ill. 350; 199 N.E. 798 (1935).

Under Illinois and Federal law, when any officer of the court has committed "fraud upon the court", the orders and judgment of that court are void, of no legal force or effect.

4. What causes the "Disqualification of Judges?"

Federal law requires the automatic disqualification of a Federal judge under certain circumstances.

In 1994, the U.S. Supreme Court held that "Disqualification is required if an objective observer would entertain reasonable questions about the judge's impartiality. If a judge's attitude or state of mind leads a detached observer to conclude that a fair and impartial hearing is unlikely, the judge must be disqualified." [Emphasis added]. Liteky v. U.S., 114 S.Ct. 1147, 1162 (1994).

Courts have repeatedly held that positive proof of the partiality of a judge is not a requirement, only the appearance of partiality. Liljeberg v. Health Services Acquisition Corp., 486 U.S. 847, 108 S.Ct. 2194 (1988) (what matters is not the reality of bias or prejudice but its appearance); United States v. Balistrieri, 779 F.2d 1191 (7th Cir. 1985) (Section 455(a) "is directed against the appearance of partiality, whether or not the judge is actually biased.") ("Section 455(a) of the Judicial Code, 28 U.S.C. \$455(a), is not intended to protect litigants from actual bias in their judge but rather to promote public confidence in the impartiality of the judicial process.").

That Court also stated that Section 455(a) "requires a judge to recuse himself in any proceeding in which her impartiality might reasonably be questioned." Taylor v. O'Grady, 888 F.2d 1189 (7th Cir. 1989). In Pfizer Inc. v. Lord, 456 F.2d 532 (8th Cir. 1972), the Court stated that "It is important that the litigant not only actually receive justice, but that he believes that he has received justice."

The Supreme Court has ruled and has reaffirmed the principle that "justice must satisfy the appearance of justice", Levine v. United States, 362 U.S. 610, 80 S.Ct. 1038 (1960), citing Offutt v. United States, 348 U.S. 11, 14, 75 S.Ct. 11, 13 (1954). A judge receiving a bribe from an interested party over which he is presiding, does not give the appearance

of justice.

"Recusal under Section 455 is self-executing; a party need not file affidavits in support of recusal and the judge is obligated to recuse herself sua sponte under the stated circumstances." Taylor v. O'Grady, 888 F.2d 1189 (7th Cir. 1989).

Further, the judge has a legal duty to disqualify himself even if there is no motion asking for his disqualification. The Seventh Circuit Court of Appeals further stated that "We think that this language [455(a)] imposes a duty on the judge to act sua sponte, even if no motion or affidavit is filed."

Balistrieri, at 1202.

Judges do not have discretion not to disqualify themselves. By law, they are bound to follow the law. Should a judge not disqualify himself as required by law, then the judge has given another example of his "appearance of partiality" which, possibly, further disqualifies the judge. Should another judge not accept the disqualification of the judge, then the second judge has evidenced an "appearance of partiality" and has possibly disqualified himself/herself. None of the orders issued by any judge who has been disqualified by law would appear to be valid. It would appear that they are void as a matter of law, and are of no legal force or effect.

Should a judge not disqualify himself, then the judge is violation of the Due Process Clause of the U.S. Constitution. United States v. Sciuto, 521 F.2d 842, 845 (7th Cir. 1996) ("The right to a tribunal free from bias or prejudice is based, not on section 144, but on the Due Process Clause.").

Should a judge issue any order after he has been disqualified by law, and if the party has been denied of any of his / her property, then the judge may have been engaged in the Federal Crime of "interference with interstate commerce". The judge has acted in the judge's personal capacity and not in the judge's judicial capacity. It has been said that this judge, acting in this manner, has no more lawful authority than someone's next-door neighbor (provided that he is not a judge). However some judges may not follow the law.

If you were a non-represented litigant, and should the court not follow the law as to non-represented litigants, then the judge has expressed an "appearance of partiality" and, under the law, it would seem that he/she

has disqualified him/herself.

However, since not all judges keep up to date in the law, and since not all judges follow the law, it is possible that a judge may not know the ruling of the U.S. Supreme Court and the other courts on this subject. Notice that it states "disqualification is required" and that a judge "must be disqualified" under certain circumstances.

The Supreme Court has also held that if a judge wars against the Constitution, or if he acts without jurisdiction, he has engaged in treason to the Constitution. If a judge acts after he has been automatically disqualified by law, then he is acting without jurisdiction, and that suggest that he is then engaging in criminal acts of treason, and may be engaged

in extortion and the interference with interstate commerce.

Courts have repeatedly ruled that judges have no immunity for their criminal acts. Since both treason and the interference with interstate commerce are criminal acts, no judge has immunity to engage in such acts.

AMBASSADOR CHARLES LINDER FLOYD MORIAHN TFAIU NATIONAL CHAIRMAN Address: 14642 Tonikan Rd Apple Valley, CA 92307-4041



SUPREME COURT OF THE UNITE. Honorable Associates Judge Antonin ! 1 First Street, NE Washington, DC 20543

"SIMPLE-MINDED FRIEND OF THE COURT LETTER"

Community Essay

Living Under 'a Veil of Denial



WILL THE ETHIOPIAN RACE SURVIVE IN AMERICA?

Jeremiah 13:23

"THE ORIGINAL SHEM-GENE-DNA/ABRAM" HAVE NEVER ACCEPTED

HAM-GENE-DNA KUSHITE/BLACKS

AS A

MAN AND BROTHER

D

THE SHEM/ABRA-DNA

GENESIS 12:1-3

HAM-DNA KUSHITE/BLACKS

GENESIS 17:5

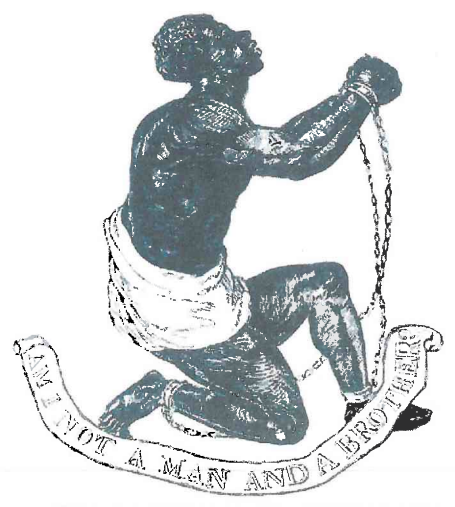
IN THE NAME

OF

ABRAHAM

THE FATHER OF MANY NATIONS

"THE FRIEND OF GOD"



"THE AWAKENING HAM-DNA KUSHITE/BLACKS REVIVAL"
"PSALM 68:31"



Construction on a high-security penitentiary, left foreground, is underway next to the minimum-medium security prison in Cameron, Mo.

PRISONS: Main Street Finds Prosperity in Urban Crime Wave

FRED BLOCHER / The Kansas City Star

105 Amaeles Cimes

SATURDAY, MAY 23, 1998
COPYRUHT 1998/ THE TRAIS MERKIN COMPANY/CC1/114 PAGES

Mormon Plan to Disavow Racist Teachings Jeopardized by Publicity

BY LARRY B. STAWMER

WASHINGTON—The president of the Bornon History Asm. said Saturday that it is less likely that the Church of Jesus Christ of Lattor—day Saints will disavow 19th earlury teachings that linked African American skin color to Cubical cursus becauce of publishty about that possiblity.

ferentiation of the believes the top leadership of the 10-willion nember cherch may worry that they would be seen us worny to public pressure if they

of news stories about secret deliberations on the issue. Mauss, who is anong those who for several years have been privately seeking such a disavowat, said an article in The Times last week that reported on the efforts may thwart them.

the efforts may thwart them.

Matur said the church's Committee on Public Affairs, which is considering the issue, was going to make a recommendation to top church officials, known as the Prist Presidency.

Sources chase to the sensitive as deliberations told The Thues that a statement would be issued as early.

as next mouth, the 20th universary of the landmark 1978 decision by the church to admit all worthy men to the priesthood, regardless of their race or color.

Mauss, who has written papers for church officials outlining the history of the teachings and offering a rationale for repudiating them while still upholding basic Mormon doctrine, said he would not have done so unless he was encouraged by church leasters.

A source told The Times that although the publicity had momentarily put discussions on bold.

Keith Atkinson, a spokesman for the church in Los Angeles, said Saurday he could not comment on what the church may or may not do.

But he said he believed the church had already disavowed the teachings when it admitted men with black African ancestry to the priesthood in 1978.

prestrood in 1978.

Also Saturday, two more Mornon historians joined Mauss in calling on the church to disavow its legacy of racism.

They noted that although blacks are now admitted to the priesthood, the underlying theology—particularly discourses and statements by

past Mormon leaders on the curses that helped justify the former ban—continues to be widely circulated within the church.

The latest to issue such a call were Mormon historians Lesier E. High Jr. and Newell C. Bringburst, who on Friday was elected aresident of the association. "Church Leaders simply were

"Church leaders simply were mistaken in accepting and teaching the rotion that blacks had any known relationship to Can, Ham lighpus or any other biblical figure." Bush wrete in a paper delivered here Saturday before the bistorical association.

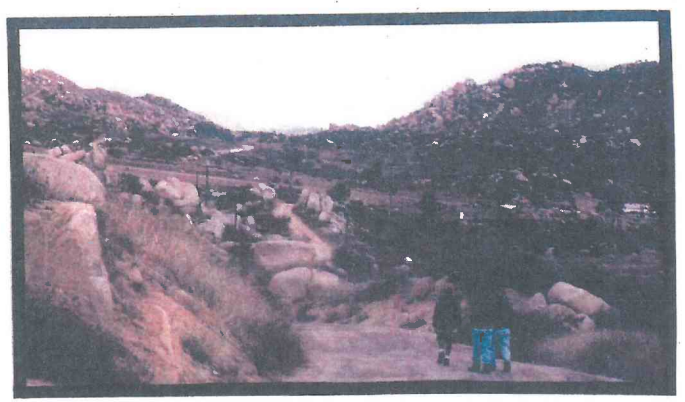
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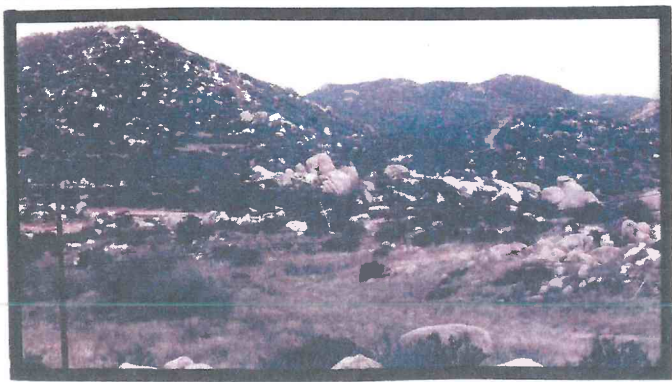
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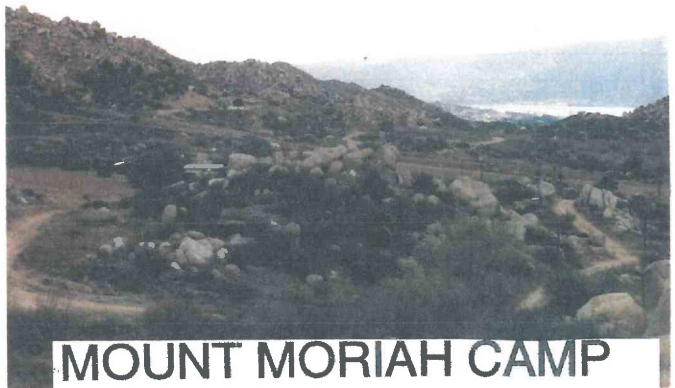
FAITHBASE.ORG'S CAMP SURVIVORS

A PRESENTATION OF

DR. CHARLES L. FLOYD







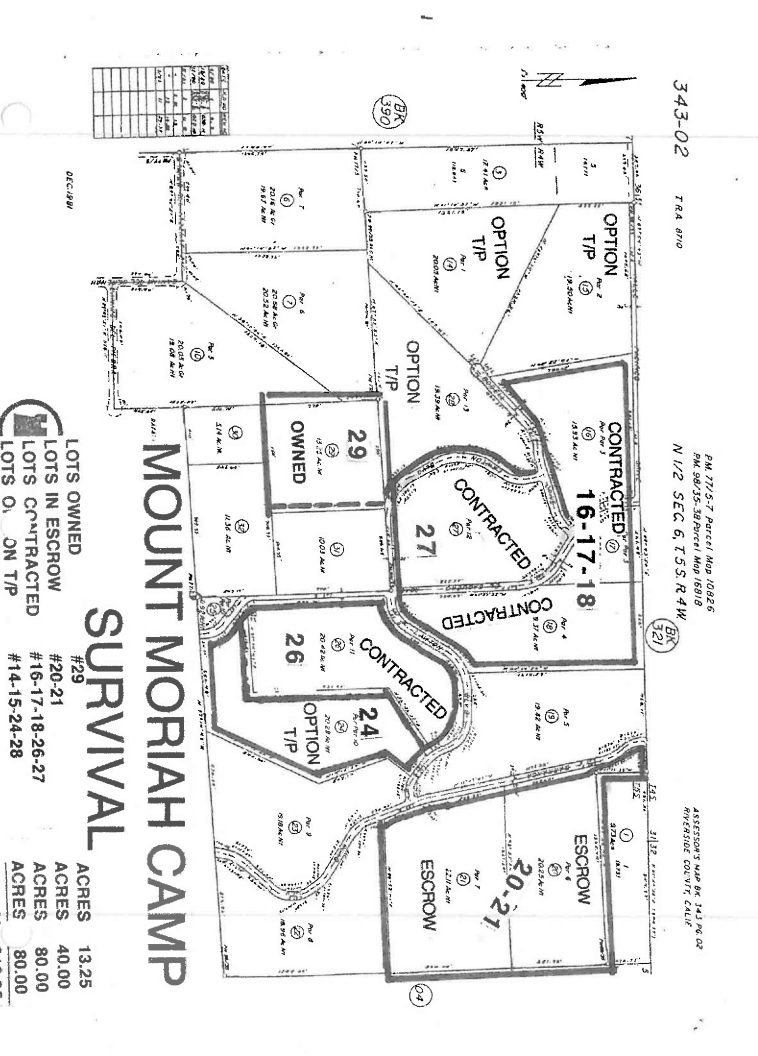
SURVIVAL ACRES

LOTS OWNED



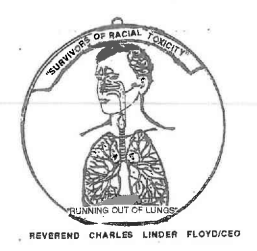






TOTA

213.25



EARTH DAY INTERNATIONAL Dr, Gary Herbertson, President THE QUEEN MARY Long Beach, CA 90802

RE: "CAMP SURVIVAL" LAKE ELSINORE, CA MOUNTAIN RANGES SITE LOCATION

Dear Sir:

Per our subsequence 1996, conversations regarding, Survivors of Racial Toxicity (S.O.R.T.), its "Camp Survival", for LA YOUTHS, that are (running out of lungs). (According to Dr. Russell Sherwin, 1990 REPORT). S.O.R.T., implore the City of Lynwood, to join this effort to assist LA YOUTHS and LYNWOOD YOUTHS in whatever, capacity you so chose.

THE GOAL

THE GOAL OF THIS CAMP IS FOR THE SOLE PURPOSE OF TRANSPORTING INNER-CITY CHILDREN OUT INTO THIS AREA FOR "CLEAN AIR NOW!" This choice environmental area is located in the Lake Elsinore mountains range. These week end visits will offer them relief from the constant breathing of, hazardous toxic air! According

to the L.A.'s Lehta! Air Magazine LABOR/COMMUNITY WATCHDOG article, ("this is the result of the LIFE THREATING PRODUCTS, that are manufactured by all types of INDUSTRY, who control all scheduling of production, the methods, processes and means of manufacturing are solely and exclusively the responsibility of the corporations"). The BY-PRODUCTS "FROM ALL AUTOS AND INDUSTRIAL SOURCES, THERE-BY, GENERATES THE, (worst carbon monoxide air in the nation), only found at the, SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT, (SCAQMD) ZONE-12 MONITOR STATION, IN THE CITY OF LYNWOOD, CALIFORNIA.

S.O.R.T., finds itself in an ombudsman role. S.O.R.T., acting on behalf of LA YOUTHS, and Dr. Russell Sherwin, 1990 REPORT, also uninformed INDUSTRIES, at this point. There must be a amicabe resolve by all Parties, that affect LA YOUTHS, in creating this unsafe health epidemic, on OUR NATIONS INNER-CITIES, YOUTHS LUNGS.

In this worst case scenario, the CARBON MONOXIDE which lies at latitude 33 degrees, 55 minutes, 20 seconds and longitude 118 degrees, 12 minutes, 42 seconds-better known as 11220 Long Beach Blvd., in the working-class suburb of Lynwood. SOLELY DUE TO THIS CITIES LOCATION IN THE (WIND FIELDS) OF THE South Coast Air Basin, LYNWOOD, serves as, "THE FUNNEL" for the entire SCAB (winds fields), TO FLOW INTO AND THROUGH. "INDUSTRIES, as well LA YOUTHS, are victims, and victimized in this, (QUITE HOLOCAUST). However, this in no wise expurgate CORPORATE AMERICA from its LIABILITY! This is home to LA YOUTHS, that are (running out of lungs), which live in Los Angeles County. Also this is the home to INDUSTRIES, that must

produce fuel and entertainment for all of society.

S.O.R.T's intent, is to intimate a policy of mitigation in lieu of litigation, (in the aftermath of Liggett Group, nicotine addictive tobacco-related disease settlement). This will achieve (IMMEDIATE RELIEF) for these Inner-Cities Youths, that are (running out of lungs), according to, "Dr. Russell Sherwin, 1990 REPORT."

S.O.R.T., is actively soliciting all of its collaborative Environmental Groups, for this united campaign. Special thanks must go to, "CITIZENS FOR A BETTER ENVIRONMENT, for their (1989 INDUSTRY REPORT), of the twenty-five (WORST POLLUTERS) for LA County."

LA Youths, are expecting INDURSTIES to act, as a consortium, in join this humanitarian effort, to create and support a; "SURVIVAL CAMP", IN THIS RARE SPOT OF FRESH CLEAN AIR!

PROJECTIONS

Approximate acquisition cost for this 300+ acres site is \$3.5 million dollars. The infrastructure of this Camp will be developed as Phase-I for \$5,000,000.00, and in other phases as determined by a needs assessment.

S.O.R.T.'s, IMMEDIATE EMERGENCY IS FOR \$50,000.00, in order to execute a 12 months, move-in lease option purchase of LOT#26 Ranch house for its 1996 Summer Camp Activities.

S.O.R.T.'S, ADDITIONAL NEEDS ARE FOR THE FOLLOWING:

1. Acquisition Funds

- 2. (2) Packard Bell Multimedia CUP166 MHz intel Pentium Processor or The Power Mac 9500/132
- 3. (2) 15 Passengers Vans/OMV
- 4. (1) One Ton New Pickup/OMV
- 5. (2) Fax Machines and (2) copiers/M
- 6. Office Supplies
- 7. Insurance
- 8. Salaries for (5) Employee
- 9. Farm Machinery
- 10. Complete Commercial Kitchen
- 11. (1) Walk-in Freezer Box
- 12. Commercial Air Conditions
- 13. Etc.

UNTIL OUR LORD-COME,

Reverend Charles Linds Floyd, CEO

CC:

THE UNITED STATES VICE PRESIDENT AL Gore Citizens For a Better Environment

The Labor/Community Watchdog Universal Black Motherhood Concern Black Woman and Friends Mrs. Marv U. Toma, LA Tenth District PSTA Compton USD Lynwood USD Global Garden Projects, Inc. Sierra Club Sierra Club Legal Defense Fund, Inc. NAACP Legal Defense Fund Earth Day International Russell Sherwin, M.D., USC Robert Lugliani, M.D. Robert Zweig, M.D., CAN The Saul E. Lankster Show Shawn Powell-Furillo Lawrence Livermore National Labortory Mr. Bill Piazza Att. Veronica Eady, Stanford U. Law School Att. Jack Bearett, UCLA Law School GREENPEACE Heal The Bay CCSC of LA League of Conservation Voters Mothers of East L.A. Natural Resources Defense Council People's Task Force on Offshore Oil Orange County Fund for Environmental Defense Physicians for Social Responsibility L.A. Chapter Public Counsel Rhapsody in Green Riverside Land Conservancy Theodore Payne Foundation for Wild Flower & Native

Plants

The Society of Orange County Tree Musketeers South Bay Chemical Alert Network Southern California Institute of Natural Resources Social Investment Forum, LA Chapter Southern California Botania Save The Whales Project Fast Forward, Eco-Media LOWV-Southern California Environmental Action C MALDEF Let-Local Exchange Trading System League of Woman Voters Mrs Dale Lawton Assembly W. H. Murray, 55Th D. IIS Senator Dianne Feinstein **IIS Senator Barbara Boxer** State Senator T. Hughes US Congresswoman J. McDonald, 37Th US Congresswoman Maxcine Waters US Congressman J. Dixion Compton Mayor Omar Bradley Lynwood Mayor Paul Richards, III Supervisor Yvonne Brathwaite Burke Mr Dick Floyd Bd Member Cynthia Green-Giter Reverend Carl Washington **Bd Member Thomasina Reed** Summie Gant, MTA Gloria Ohland, New LA Weekly The LA TIMES Gloria Gary, Publicity Cor. TSTA Dr. Kurth Harmmon Att. Berry Groveman Mr. Bevin Thomas

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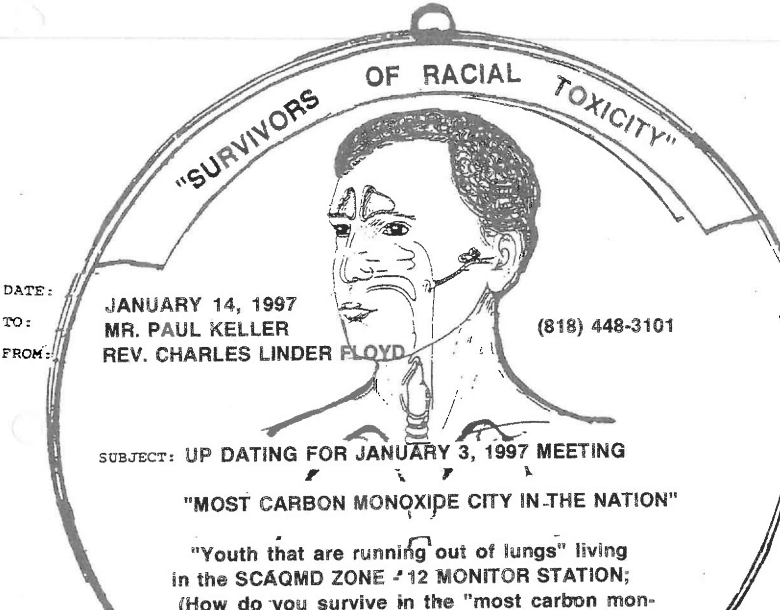
FRONT COVER
(Camp Survivors, Perris, CA)

LETTER OF TRANSMITTAL

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Dr. Charles Linder Floyd, Executive President

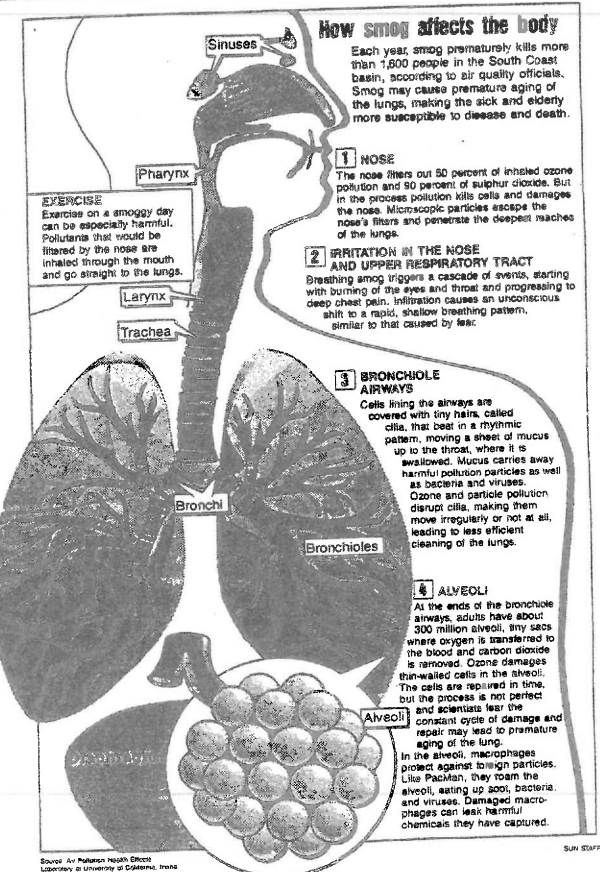
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(How do you survive in the "most carbon monoxide city," in the UNITED STATES OF AMERICA)

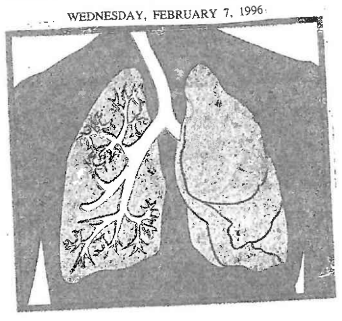
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Ios Angeles Cimes

Lung Illness Claims More Blacks Than Whites



uring Black History Month, the American Lung Assn. reports that the mortality rates due to lung disease among blacks is 19.6% higher than that of whites. Other facts:

• In 1993, the prevalence of asthma among blacks was more than 22% higher than among whites; blacks represented 12% of the population in the United States, but constituted 21% of all asthma deaths.

o In 1993, 26% of blacks smoked; while blacks smoke fewer cigarettes per day than whites, on average they tend to smoke brands with higher nicotine levels.

The lung cancer rate for black males is nearly 50% higher than for white males.

 About 86% of blacks live in an urban setting, increasing their exposure to a considerable amount of environmental pollutants.

• Occupational lung disease is the No. 1 work-related illness in the United States.

Non-Hispanic blacks are more likely to contract active tuberculosis than are whites.

• Sacroidosis, a disease of the lungs in which small areas of inflamed cells (granulomas) appear, affects blacks more than whites. The prevalence rate is 40 per 100,000 for blacks compared with five per 100,000 for whites.

For more information, call the American Lung Assn. at (800) LUNG-USA.

12A3 3700 Environment: City violates standards more often than seconds—better any area in the nation. The cause eludes researchers Wind Fields for the South Coast Air Basin on December 6, 1989 from 2100 to 2200 PST in Layer 1 SOUTH (ayer = latitude 33 degrees, 55 minutes, 20 known as 11220 Long Beach Blvd. seconds and longitude 118 degrees, Carbon Monoxide Central lies at By JUDY PASTERNAK TIMES STAFF-WRITER Monoxide in Lynwood Puzzle Experts 42

Carbon Monoxide Levels in Lynwood Puzzle Experts

■ Environment: City violates standards more often than any area in the nation. The cause eludes researchers.

By JUDY PASTERNAK TIMES STAFF WRITER

Carbon Monoxide Central lies at latitude 33 degrees, 55 minutes, 20 seconds and longitude 118 degrees, 12 minutes, 42 seconds—better known as 11220 Long Beach Blvdin the working-class suburb of Lynwood.

The storefront at that address bears no identifying sign. Grime coats the drawn window blinds; an empty bird's nest tops the door. Inside, electronic instruments deliver data to a far-off computer and on the roof, a weather vane twirls, checking wind speed and direction.

This spot violates federal carbon monoxide standards more frequently than any other in the nation. The store is a monitoring station run by the South Coast Air Quality Management District where the U.S. dimit—an eighthour average of 9.4 parts of carbon monoxide per million parts of air—was exceeded 47 times in 1990. The country's runner-up, nearby Hawthorne, surpassed the limit only-11 times.

Concentrations of carbon monoxide—a colorless, odorless gas that steals oxygen from blood started dropping nationwide in the mid-1970s. Although Lynwood has followed that pattern, levels there remain consistently higher than in surrounding territory.

For more than two years, scientists from all over the West, re-Picase see LYNWOOD, A22

EYNWOOD: Carbon Monoxide ·

Continued from A1

cruited by the state Air Resources Board, have been trying to figure out why.

They have used tethered weather balloons, a Pontiac equipped with a carbon monoxide scanner and a roadside sensing device that measures emissions from passing

They have pondered questions of . -chemistry, meteorology, sociology and traffic.

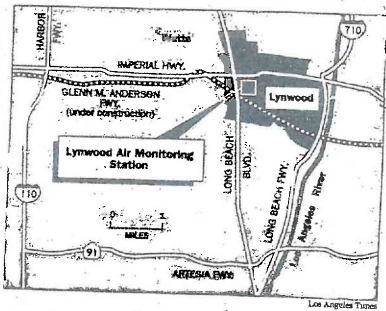
They are troubled by their findings. "I probably would personally worry about living there," said physicist Robert C. Nininger, who headed the research team for a Monrovia consulting firm that conducted several Lynwood experiments.

I ike a bully curing dance, carbon monoxide shoves ike a bully cutting in for a aside oxygen that would otherwise attach to hemoglobin for a ride through the bloodstream. Medical researchers have linked oxygen shortages to coronary artery disease. Some also speculate that pregnant women exposed to carbon monoxide may be more likely to bear children with low birth weights, although few studies have been done.

The federal standard is the maximum amount of carbon monoxide deemed safe for the most vuinerable-people such as Lynwood's mayor and the head of the local chamber of commerce, both multiple-bypass veterans.

Adding in daily exposures to car. exhaust, cigarette smoke, kerosene space heaters and gasoline-powered lawn mowers, "people near that monitor [station] are actually exposed to even higher concentrations," said Steven Colome, an

The Lynwood Mystery



The carbon monoxide levels in Lynwood are among the worst in nation. Scientists are working to learn why. Here is some background.

A Grim Picture

In terms of carbon monoxide emissions:

Vehicles Per See

- U.S. Standard: 9.4 parts per million on average over eight hours.
- Worst in Nation:

In 1990, the city of Lynwood exceeded the federal standard 47 times over 37 days.

Lynwood also had four carbon monoxide alerts—when levels exceed 15 parts per million—the only ones in California in 1990.

The South Coast Air Quality Management District says there were two carbon monoxide alerts in the Los Angeles region this winter—both in Lynwood.

The Runner-Up: The city of Hawthorne, which exceeded the federal standard 11 times in 10 days in 1990.

Car Trouble

Following are the number of vehicles that pass through the Lynwood area on freeways each day:

Glass M. Anderson	147,0004	
Long Beach	193,000	
Hartser	219,000	
Artenia	237,000	

Projected number of vehicles for inserior, formerly success on the Century, now under construction

SOURCE: Cartran LOS ANGELES TIMES

'I probably would personally worry about living there.'

ROBERT C. NENINGER
Physicist who headed
Air Resources Board research team

environmental health consultant who has studied the effect of carbon monoxide on heart patients. "Yeah, I would have some concern."

In probing the mysteries of Lynwood, researchers are exploring a form of foul air that has not received as much attention as the region's notorious smog. Carbon monoxide is a very different kind of poliutant.

Smog's prime time runs from May to October because sunlight, which plays a central role in its formation, is twice as strong in the summer as in the winter. Carbon monoxide is a winter phenomenon because cold air traps it close to the ground.

Smog's major element, ozone, is created from many chemicals baking over time as they are borne east by the winds. The blending generally occurs quite far from the factories and exhaust pipes where the chemicals started out.

Carbon monoxide is spewed directly into the air, with no time lost to complex reactions. It becomes a problem close to the spot where it is generated. Motor vehicles are thought to be responsible for about 90% of carbon monoxide in the air.

And so it follows that smog is most dense in the Inland Empire—Lynwood's ozone problem is relatively minor—while carbon monoxide concentrates in the western, more heavily populated parts of the Los Angeles Basin.

hy Lynwood is the worst of the worst is not so obvious. But researchers hope to have the answer by the end of the year, after one more carbon monoxide season has come and gone.

Already they speculate that causes include a fateful combination of light winds, a concentration of old, highly polluting cars and, most important, the hundreds of thousands of vehicles wending their way along commuter routes that bracket the city.

Still, riddles remain and researchers wonder if the key factor is eluding them. concrete, but with plenty of graffiti testifying to the presence of visitors ("Smog King," for one, has been there).

But the Anderson Freeway is acheduled to open in the fall of 1993. Despite a car-pool lane and, eventually, a light rail line in the median, the highway is expected to carry 147,000 tailpipes through Lynwood every day.

The prospect adds fuel to the debate over freeways' impact on air quality. The Anderson's course through Lynwood is "not going to help," said Margaret Hoggan, an AQMD analyst.

Caltrans engineer Raiph Thunstrom believes it will. He said the freeway will divert traffic off Lynwood's surface streets and ease congestion, leading to a reduction in the number of idling engines that emit large amounts of carbon monoxide.

Whoever is right, there is more to the Lynwood dilemma.

After all, there are plenty of freeways crisscrossing the rest of Los Angeles County, in areas where the carbon monoxide readings are not nearly so high.

But the cars traveling Lynwood's surface streets also tend to be older and the contents of their exhausts dirtier than in other parts of the county, ARB and University of Denver researchers found.

In December, 1989, they used a roadside sensor—sort of a radar gun for pollutants—in Lynwood, the Mid-Wilshire area and Long Beach. When they detected cars with high carbon monoxide emissions, they captured the license plates on videotape and sought more details about the offenders from the Department of Motor Vehicles.

The cars measured in Lynwood had a mean age of 8.73 years, compared to 5.3 in the other two locales. Previous tests of the sensing device in Chicago found vehicles with a mean age of 5.5 years, said University of Denver chemist Donald H. Stedman.

The older cars spewed out considerably higher amounts of carbon monoxide than their newer counterparts, Stedman said. Some were built before pollution control devices were required, some have been the object of tampering and many were not well-maintained, he said.

That comes as no emprise to Charlie Redner, shop foreman for a

out the running engine while in a supplier's lot. "I have to be, to make it."

Air poliution is not something he thinks about much, and when he does, he accepts it as part of living in the city. "I don't smoke, but you don't have to smoke to get had air in Los Angeles," he said. "That's just how it is."

But adding old cars to the equation does not provide a full answer. There are plenty of old cars outside Lynwood, too.

So investigators also have looked for clues in the lay of the land and the currents of air.

In winter, the inversion layer is much lower than in summer cold stagnant air traps pollutants at the rooftop level of a one-story house.

The inversions are even stronger in Lynwood because of slight ridgelines to the west and south. "It acts sort of like a very shallow basin," said AQMD senior meteorologist Joseph Cassmassi.

The morning and evening winds are light, significantly slower than in Vernon, a suburb just more than six miles away. There is little to push out the carbon monoxide cloud.

That cloud tends to cover the entire city, the research team found. They had wondered if the AQMD monitor, situated on a busy street, was in a particularly sensitive spot. But 30 extra monitors and the roving Pontiac with on-board sensors determined that that was not the case.

Even that information does not complete the puzzle. The data gatherers have found two more pieces that do not easily fit.

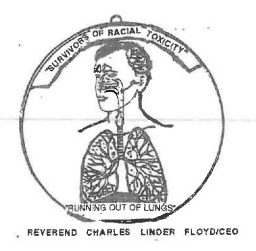
For one thing, Lynwood's carbon-monoxide levels tend to peak twice during the day. The first is from 6 a.m. to 8 a.m., during morning rush hour. That makes sense. The second, though, is from 10 p.m. to midnight, well after the evening commute has ended.

Instruments in anchored weather balloons discovered something else that cannot be readily explained. Carbon monoxide levels were higher above the inversion layer than below.

Does Lynwood's carbon monoxide problem stem from something besides cars? Is it coming from somewhere else?

"I don't know wish! now!" sale

45



MAYOR PAUL RICHARDS, III LYNWOOD CITY COUNCIL 11330 Bullis Roads Lynwood, CA 90262

RE: "CAMP SURVIVAL" LAKE ELSINORE, CA MOUNTAIN RANGES SITE LOCATION

Honorable Paul Richars, III:

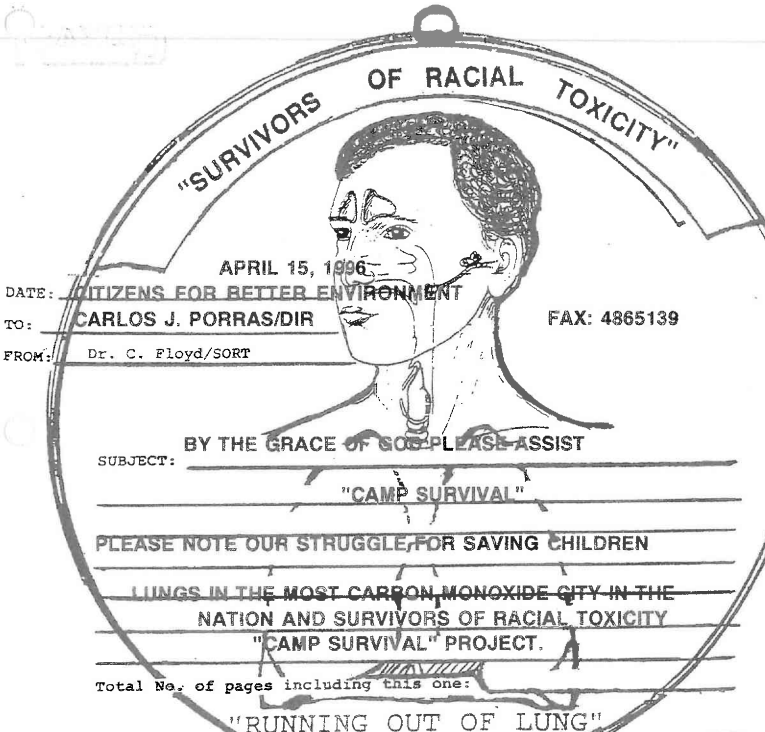
Per our subsequence 1996, conversations regarding, Survivors of Racial Toxicity (S.O.R.T.), its "Camp Survival", for LA YOUTHS, that are (running out of lungs). (According to Dr. Russell Sherwin, 1990 REPORT). S.O.R.T., implore the City of Lynwood, to join this effort to assist LA YOUTHS and LYNWOOD YOUTHS in whatever, capacity Council so direct by RESOLUTION.

THE GOAL

THE GOAL OF THIS CAMP IS FOR THE SOLE PURPOSE OF TRANSPORTING INNER-CITY CHILDREN OUT INTO THIS AREA FOR "CLEAN AIR NOW!" This choice environmental area is located in the Lake Elsinore mountains range. These week end visits will offer them relief from the constant breathing of, hazardous toxic air! According

Dr. Charles Linder Floyd, Executive President

3696 CEDAR AVENUE LYNWOOD, CALIFORNIA 90262-4827 (310) 537-5267 FAX (310) 537-5288 1-888-537-5287



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REVEREND CHARLES LINDER FLOYD/CEO

CITIZENS FOR BETTER ENVIRONMENT LA CAUSA Carlos J. Porras Director 605 West Olympic. Blvd., suite 850 Los Angeles, CA 90015

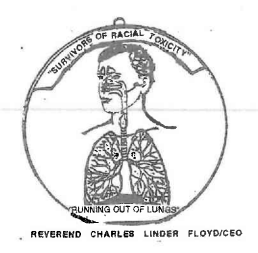
RE: "CAMP SURVIVAL" LAKE ELSINORE, CA MOUNTAIN RANGES SITE LOCATION

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Mr. Franklin E. White 538 South Plymounth Los Angeles, CA 90020

RE: "CAMP SURVIVAL" LAKE ELSINORE, CA MOUNTAIN RANGES SITE LOCATION

Dear Sir:

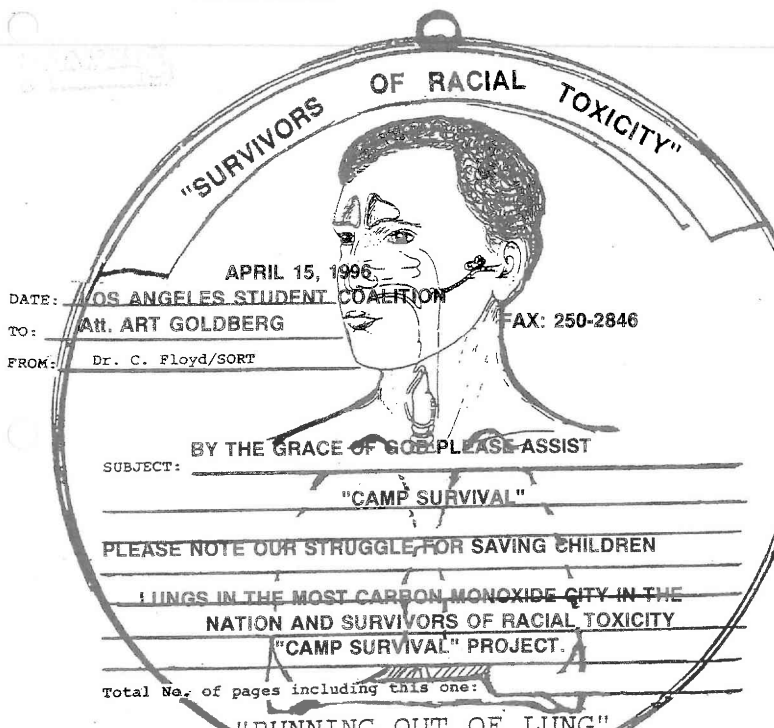
Per our February 9, 1996, conversations during your appreciation dinner regarding, Survivors of Racial Toxicity (S.O.R.T.), its "Camp Survival", for LA YOUTHS, that are (running out of lungs). (According to Dr. Russell Sherwin, 1990 REPORT). S.O.R.T., implore the City of Lynwood, to join this effort to assist LA YOUTHS and LYNWOOD YOUTHS in whatever, capacity you so chose.

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LOS ANGELES STUDENT COALITION Attorney Art Goldberg 1467 Echo Park Ave. Los Angeles, CA 90026

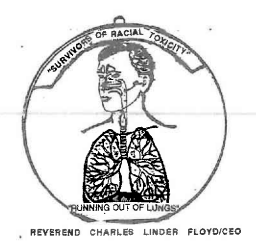
RE: "CAMP SURVIVAL" LAKE ELSINORE, CA MOUNTAIN RANGES SITE LOCATION

Dear Sir:

Per our April 15, 1996, conversation with the office of LOS ANGELES STUDENT COALITION, regarding, Survivors of Racial Toxicity (S.O.R.T.), its "Camp Survival", for LA YOUTHS, that are (running out of lungs). (According to Dr. Russell Sherwin, 1990 REPORT). S.O.R.T., implore LOS ANGELES STUDENT COALITION, to join this effort to assist LA YOUTHS and LYNWOOD YOUTHS in whatever, capacity you so chose.

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Los Angeles County
Federation of Labor, AFL-CIO
Ms. Regina Render
2130 West Ninth Street
Los Angeles, CA 90006

RE: "CAMP SURVIVAL" LAKE ELSINORE, CA MOUNTAIN RANGES SITE LOCATION

Dear Regina Render:

Per our subsequence 1996, conversations regarding, Survivors of Racial Toxicity (S.O.R.T.), its "Camp Survival", for LA YOUTHS, that are (running out of lungs). (According to Dr. Russell Sherwin, 1990 REPORT). S.O.R.T., Implore you Sir: to join this effort to assist LA YOUTH in whatever, capacity you so chose.

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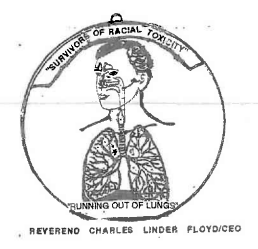
"SURVIVORS APRIL 15, 1996 WESTCHESTER CHRISTIAN DATE: FAX: REV. JOHN-DAVID WEBEST TO: Dr. C. Floyd/SORT FROM BY THE GRACE SUBJECT: "CAMP SURVIVAL PLEASE NOTE OUR STRUGGLE FOR SAVING CHILDREN LUNGS IN THE MOST CARBON MONOXIDE CITY IN THE

NATION AND SURVIVORS OF RACIAL TOXICITY "CAMP SURVIVAL" PROJECT.

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WESTCHESTER CHRISTIAN CHURCH DISCIPLES OF CHRIST Rev. John-Davis Webester 8740 La Tijera Blvd. Westchester, CA 90045

RE: "CAMP SURVIVAL" LAKE ELSINORE, CA MOUNTAIN RANGES SITE LOCATION

Dear Regina Render:

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CAPITOL OFFICE

STATE CAPITOL
P.O. BOX 942849

SACRAMENTO, CA 94249-0001
(916) 445-7486 phone
(916) 447-3079 fax

145 EAST COMPTON BLVD.

ISTRICT OFFICE

COMPTON, CA 90220

(310) 223-0759 phone

(310) 223-0765 fax

Assembly California Legislature

COMMITTEES:
APPROPRIATIONS
EDUCATION
LABOR & EMPLOYMENT
PUBLIC SAFETY
RULES



CARL WASHINGTON

ASSEMBLYMEMBER, FIFTY-SECOND DISTRICT

MEMBER ASSEMBLY COMMITTEE ON RULES

March 23, 1998

Rev. Charles Floyd Christian Energy Company 3696 Cedar Av. Lynwood, CA 90262

Dear Rev. Floyd:

I would like to take this opportunity to personally thank you for participating in the Utilities '98 Workshop, which was held on March 21, 1998.

It is my intention to keep the constituents in my district informed of any change in the electric utility industry. Therefore, your participation and support at this event truly made it a success.

Again, thank you and I look forward to working with you in the future.

CARL WASHINGTON 52nd Assembly District

CW/rpm

Sincere

2009_ Litter

Christian Energy Electric & Gas Company, Inc. 9484 Yucca Terrace Drive Phelan, CA 92371-5508 760-948-2093 760-792-3361 Cell

Governor Office Energy Commission Mr. David Knudesen Sacramento, CA 915-445-6131 Fax: 916-324-6358

Re: FAITHBASED SOLAR INFORMATION REQUEST

Dear Sir:

The Faithbase Learning Center, The Faithbased Community, Survivors of Racial Toxicity (SORT) and Christian Energy Electric & Gas Company, Inc. (CEE&GC); are requesting any and all information regarding Faithbased facilities, which is included in the Governor /Edison solar proposal for instillation on commercial buildings. CEE&GC is interested in continuing to serve as Agents' for the Faithbase Learning Center in the dissemination of educational materials. CEE&GC are gearing up to serve as the official installer for the Faithbased Institutions throughout the State of California.

We are excited here at CEE&GC, and throughout the Faithbased Community in assisting the Governor Energy Commission in aiding California, in becoming the greenish State in the World. Please let us know how we can make this happen.

SHALOM,
Reverend Charles Linder Floyd

Encls:

Reverend Charles Linder Floyd

From:

"Reverend Charles Linder Floyd" <faithbase@verizon.net>

To:

<kevin@uegpech.com>

Sent: Subject: Wednesday, January 06, 2010 4:31 PM GREEN ENERGY COLABROATION

January 6, 2009

Dear Sir:

Kudos. It was exciting to hear of your efforts to accelerate the Green Energy industry in America, and possible throughout the globe.

I will await your product information as to what you are doing, and just how a collaborative joint-venture can be structured if flasiable.

You spoke of the need for venture captial. What is the amount of captial will your projects require?

Enclosed is our information. I will fax addititional information:

SHALOM.

CHRISTIAN ENERGY E

& GAS COMPANY

Ambassador Charles Linder Floyd/ CEO

9484 Yucca Terrace Drive Phelan, CA 92371-5508 Tel: 760-948-2093

c/p: 760-792-3361 <faithbase@verizon.net

FACSIMILE MAIL

September 6, 2001

FROM:

SECOND MT MORIAH MBC. INC. FAITHBASE.ORG CENTERS
Reverend Charles Linder Floyd
9484 Yucca Terrace Drive
Phelan, CA 92371-5508
Fax/phone (760) 948-2093
Email: faithbase@earthlink.net

TO:

HI-GRADE MATERIALS Mr. Mark Harrison A.V. Area Manager 6500 East Avenue T Littlerock, CA

RE: Donation of 1988 24'x60' Modular Office Trailer

Dear Sir:

The Second Mount Moriah Missionary Baptist Church, Inc., wishes to thank the Hi-Grade Materials Company for the donation of the 1988-24'x60' Modular Office Trailer, the employees kind assistance and the fuel on September 6, 2001.

As soon as the appraisal is completed we will forward a copy along with the IRS Form 8283 for IRS deduction. Thank you. Again for your kindness to the Lord's work in His Kingdom, and may His Grace continue to shine upon you, the owners and employees of The Hi Grade Materials Company.

Here at FAITHBASE. ORG CENTERS, across this Country and Countries around the World, they will hear about your kindness and our prayers go with you.

UNTIL OUR LORD COMES,

Reverend Charles Linder Floyd

Pastor/CEO

FAITHBASE.ORG CENTER Information-A to Z-Clearinghouse

October 29, 2002

Alcove Investment, Inc. Mr. John Tonoyan Mr. Stanley Zimmerman 11111 W. Olympic Blvd. Los Angeles, CA 90064 310-473-9887 #123

> Re: Acceptance of IRS TAX Donated Property of 1348 Lincoln Street, Bakersfield, CA 91372

Dear Sirs:

The Second Mount Moriah Missionary Baptist Church, Inc., #95-3688118 would like to thank Mr. John Tonoyan, and Mr. Stanley Zimmerman again for their donation of property located at 1348 Lincoln Street, Bakersfield, CA 91372. This will allow us to extend all of our current ministries into Kern County, now if you could only find us a form in the some area or ranch.

The title for this property will be vested in the above Church name. If this donation could be expedited it would allow the Church for year 2002 Redevelopment Calendar, to explore options for the development of this property consistence with oser ministry.

The IRS requires, that all gifts of future property must bear an attached Form 3283. As soon as all documents are prepared, I can come into the office to sign them in order to expedite, and close this transaction in time to meet the Redevelopment 2002 Calendar. Please call Reverend Floyd, at 760-948-2093 for all information required in closing this matter for the Church.

UNTIL OUR LORD COMES.

Please pray for the peace of Jerusalem, CUSH,

The United States of America & The Cosmos,

Reverend Charles Linder Floyd, Pastor-Founder.

Encls: #2

SECOND MOUNT MORIAH MISSICNARY BAPTIST CHURCH, INC

PAITHBASE ORG CENTER, SURVIVORS OF RACIAL TOXICITY, UNEVANTED PROBERTION FOR THE DISTRIBUTION FROM THE PROPERTY OF THE PROPERT

CHRISTIAN FAITHEITHOPIAN STUDY INSTITUTE, MORLAHN HOME FOR THE BLDESLY CAP LESS LACE LANGE CHARSTIAN PARTIES THE PARTIES OF THE PROPERTY TO THE PROPERTY TO THE PROPERTY TO THE PROPERTY TO THE TRANSPORT TO THE TRANSPO

Bowwend Chesks Linder Floyd Paster-FoundariCEO

Alcove Investment, Inc. 11111 W. Olympic Blvd. Los Angeles, CA 90064

October 3, 2002

Reverend Floyd Second Mount Moriah Missionary Baptist Church 3696 Cedar Avenue Los Angeles, California 90262-4827

Re: Property Donation

Dear Reverend Floyd:

It has been several years since we last spoke. I am hoping that all is well with you.

We have a property located in Bakersfield that we wish to donate.

Please contact me at 310-473-9887 extension 123 for details.

Very truly yours,

Alcove Investment, Inc.

Marjorie Alatorre

Assistant to John Tonoyan

/ma

Alcove Investment, Inc. 11111 W. Olympic Blvd. Los Angeles, CA 90064

October 11, 2002

Reverend Floyd Second Mount Moriah Missionary Baptist Church 9484 Yucca Terrace Drive Phelan, California 92371-5508

Re: 1348 Lincoln Street, Bakersfield, CA 91372

Dear Reverend Floyd:

It was so nice speaking with you as it has been several years since our last contact.

I have enclosed several pieces of information for the Bakersfield property. If my memory serves, the dwelling suffered an extensive fire and needed to be demolished. We did receive notices from the City of Bakersfield to abate the nuisance. I believe that the city did follow through with demolition.

I look forward to hearing from you regarding this property.

Very truly yours,

Marjorie Alatorre

Assistant to John Tonoyan

/ma

enclosures

FAITHBASE.ORG CENTER "Informational-A to Z-Clearinghouse"

FACSMILED MAILED

March 4, 2003

Mr. Colin Rimer 2801 E Brundage Lane Bakersfield, CA 93307 Fax: 661-323-9302

> Re: \$27,000.00 IRS TAX DEDUCTION FOR OPEN SACE THREE TRAILER 24'x40' (SECTIONS A-F)

Dear Sir:

Herein, enclosed is a \$27,000.00 total deduction for the (3) Trailers in, which your Company donated to the Second Mount Moriah Missionary Baptist Church, Inc., 5010(3). Your Company will receive hard copy receipts in the amount of \$4,500.00 for (6) separate sections A to F.

The IRS requires, that any gift over \$5000.00 must be accomplished by Form 8283 provided by the Donor. If you feel, that the value of the gift is greater than \$27,000.00, please submit Form 8283.

If you could supply us with a letter of acknowledgment before March 8, 2003, business meeting it would allow the Church to vote to accept your gift. Please email us, or call before faxing a reply. Thank you again for your gift.

UNTIL OUR LORD COMES,
Please for the peace of Jerusalem, Cush,
The United States of America & The Cosmos

Reverend Charles Linder Floyd
Pastor-Founder/CEO

Encls: #2

Telephana (fix: 769-949-299)
Benerond Charles Limiter Floys: Proton-Francisco CEO

FAITHBASE.ORG CENTER

"Informational-A to Z-Clearinghouse"

March 4, 2003

Mr. Colin Rimer 2801 E Brundage Lane Bakersfield, CA 93307 Fax: 661-323-9302

> Re: \$4,500.00 IRS TAX DEDUCTION FOR OPEN SPACE TRAILERS-ONE (1) SECTION A-12'x40'

Dear Sir:

Herein, enclosed is The Second Mount Moriah Missionary Baptist Church, Inc., EIN 95-3688118, 5010(3) Tax Exempt Organization Receipt to your Company of 34,500.00 for Open Space Trailer-One (1) Section-A 12'x40'.

UNTIL OUR LORD COMES
Remember to pray for the peace of Jerusalem,
CUSH, The United States of America & The Cosmos

Reverend Charles Linder Floyd
Pastor-Founder/CEO

STATE OF CALIFORNIA - DEPARTMENT OF HOUSING AND CUIVANIA

Manufacturer ID/Name	Trade Name		al Modular Model SCOTSMAN			01/08/1987		RY Exp. Date 1987 Jan 31, 200	
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DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT AGAINST THE DESCRIBED UNIT. THE CURRENT TITLE STATUS OF THE UNIT MAY BE CONFIRMED THROUGH THE DEPARTMENT. 02192003 - 145



Mobile Offices · Storage Products And More WILLIAMS SCOTSMAN, INC. 8211 Town Center Drive Baltimore, Maryland 21236-5997 410-931-6000 • 800-638-6963 FAX 410-933-5943

January 14, 2003

Faithbase Orgcenter 9484-9536 Yucca Terrace Drive Phelan CA 92371-5508

ATTN: P O Agent: Charles Floyd

Re: Purchased Unit(s): CA8563S0120105(BB)

Dear Sir/ Madam:

This will inform you the final paperwork has been completed and the appropriate report(s) submitted to the Department of Housing in Sacramento, CA indicating the above captioned purchase, a copy of which is attached for your records.

Williams Scotsman, Inc. warrants it has good title to the unit and is selling it free of all liens, claims and encumbrances. Otherwise, the unit is sold "AS IS, WHERE IS" WITHOUT WARRANTY, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTIES OF MERCHANTABILITY, SUITABILITY, OR FITNESS FOR A PARTICULAR PURPOSE.

YOUR NEW TITLE & REGISTRATION (S) WILL BE MAILED TO YOU DIRECT FROM DOH. Should you like to follow up on your title(s) and registration(s), the address and telephone number of DOH is below. Please allow DOH at least 8 to 12 weeks to process the application(s).

The Department of Housing PO Box 2111 Sacramento, CA 95812-2111 (916) 323-9224

Williams Scotsman, Inc. appreciates your business.

Sincerely,

WILLIAM SCOTSMAN, INC.

Carol Franz

License Specialist

1-800-638-6963

Enclosure



INFORMATION-CLEARINGHOUSE

9484 Yucca Terrace Drive Phelan, CA 92371 - 5508 Phone-Fax (760) 948-2093

Web Site: FAITHBASE, ORG Email:faithbase@earthlink.net

January 28, 2002

Mrs. Marilyn Mead The Mead Foundation c/o Mrs. Frances Payne 31750 Macado, #12 Lake Elsinore, CA 92530

Re: FAITHBASE.ORG CAMP SURVIVORS PROJECT PRESENTATION

Dear Mrs. Mead:

It is with great pleasure that FAITHBASE.ORG's Camp Survivors Program is presented for your consideration.

Camp Survivors is a program that involves more than words and data you will see on paper, but is the realization of a vision that has been in the working for more than forty (40) years. It is not limited to my vision only, but involves the dreams of people of goodwill who desire to save our inner city youth and environmental issues affecting Pianet Earth.

It is my sincere desire that your favorable consideration be given to this most desirable humanitarian project.

Sincerely,

DR. CHARLES L. FLOYD

FOUNDER and CEO

Marilyn K. Mead 2004 Rebecca Court Silver Spring, MD 20906

June 6, 2002

Dr. Charles L. Floyd Faithbase.Org Center 9484 Yucca Terrace Drive Phelan, CA 92371-2093

Dear Dr. Floyd,

Thank you the information you sent on your most interesting project. Unfortunately, your project does not meet the guidelines for the Mead Family Foundation. One of the requirements for consideration is that the project be located in Montgomery County, Maryland and Washington, D.C.

Please excuse the lateness of this reply but I underwent surgery and am still recuperating. I will return your material because it may be of use to you.

Sincerely,

Marilyn K. Mead

cc: Frances Payne

Second Mount Moriah Missionary Baptist Church 5-3688118

The law requires you to make available for public inspection a copy of your organization's exemption application, any supporting documents and the exemption letter to any individual who requests such documents in person or in writing. You can charge only a reasonable fee for reproduction and actual postage costs for the copied materials. The law does not require you to provide copies of public inspection documents that are widely available, such as by posting them on the Internet (World Wide Web). You may be liable for a penalty of \$20 a day for each day you do not make these documents available for public inspection.

Because this letter could help resolve questions about your organization's exempt status and foundation status, you should keep it with the organization's permanent records.

If you have any questions, please call us at the telephone number shown in the heading of this letter.

This letter affirms your organization's exempt status.

Sincerely.

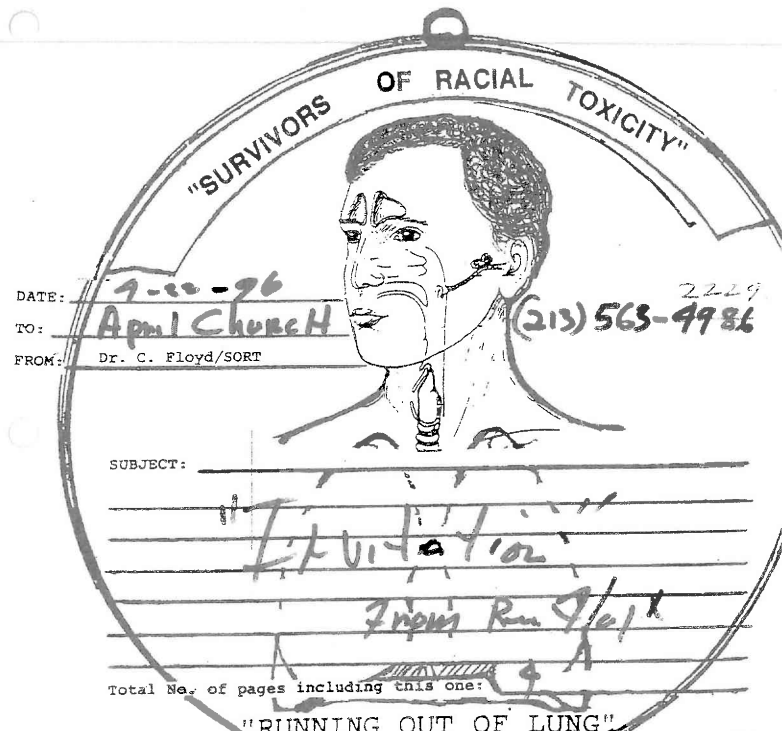
John E. Ricketts, Director, TE/GE Customer Account Services

John & Fichetto

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Rev. CHA	RLES LINDER FLOYD	
DATE:	MAY 30, 1996	
TO:	DR. ADRIAN DOUGLAS:	
		(310 803-4373
FROM:	REVEREND CHARLES LINDER ELOYD	
	SECOND MT MORIAH MISS	IONARY B.C. INC.
SUBJEC	DEAR DR. ADRIAN DOGULAS:	
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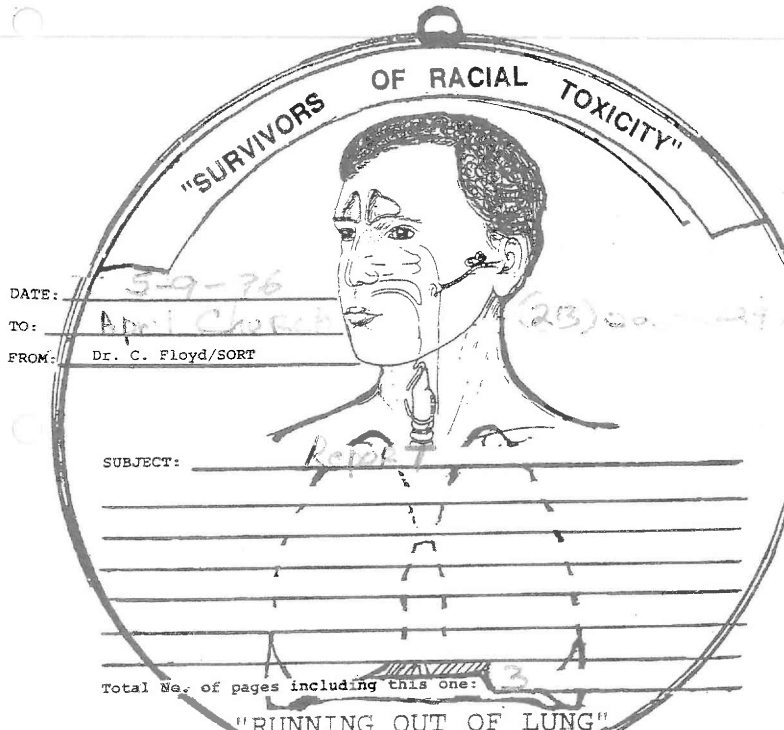
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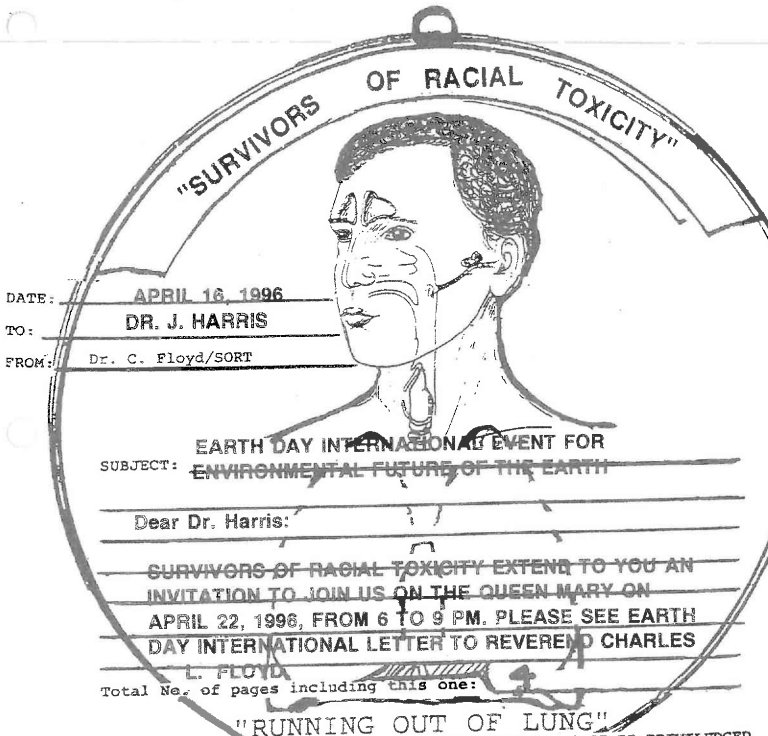
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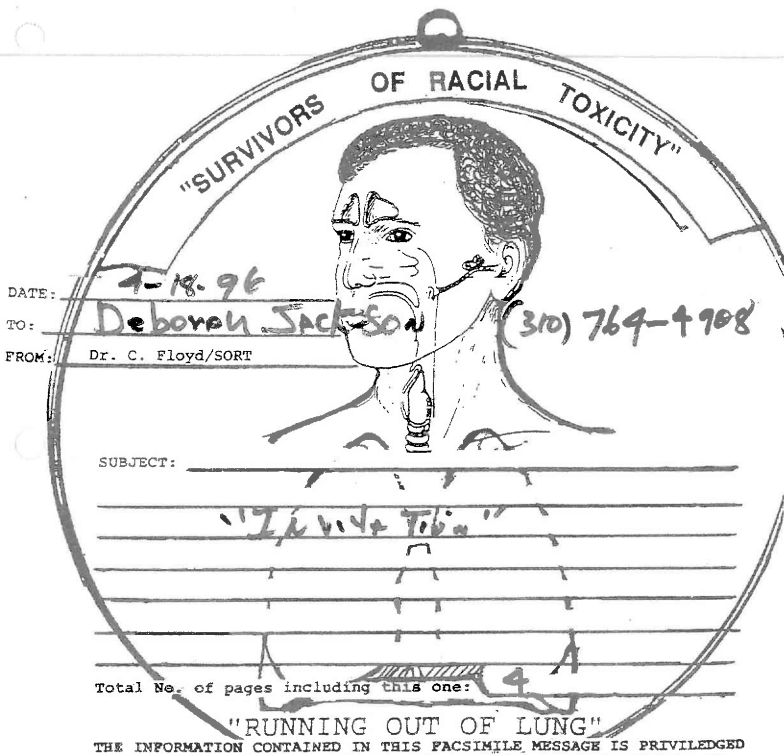
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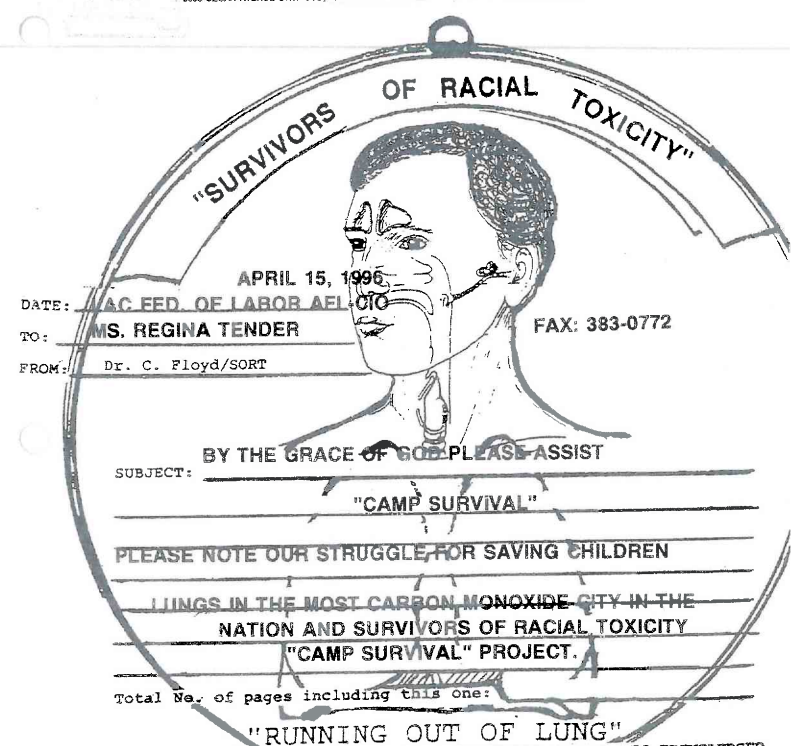
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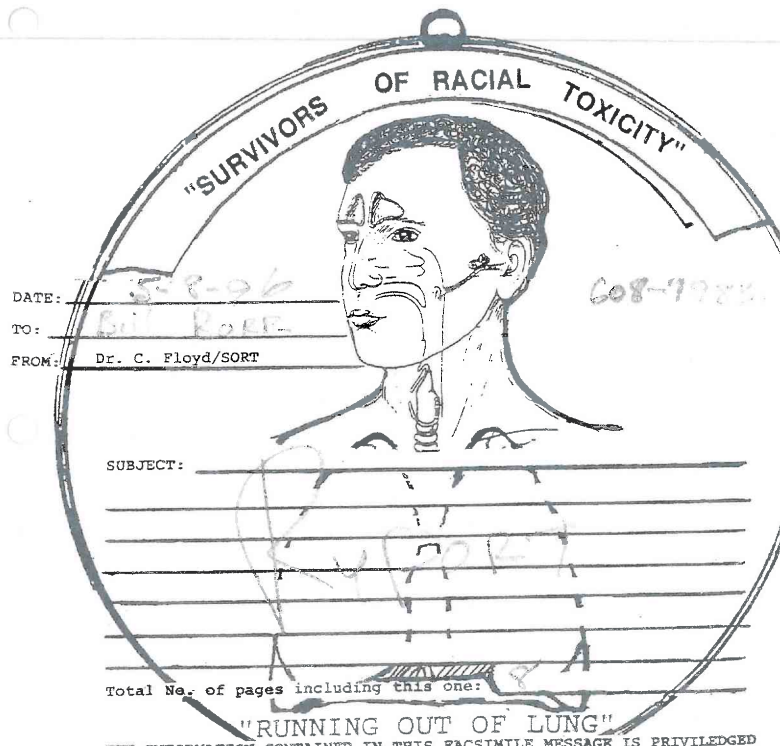
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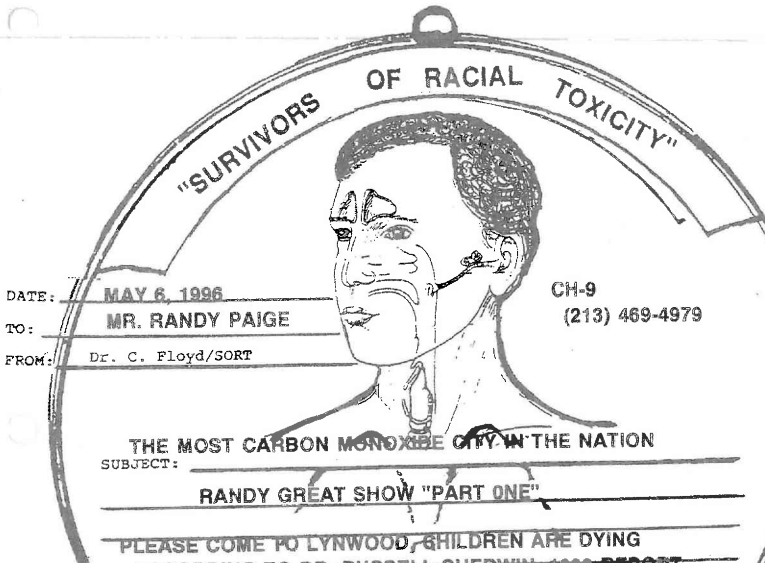
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SERVICE.

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PLEASE COME PO LYNWOOD, GHILDREN ARE DYING

ACCORDING TO DR. RUSSELL SHERWIN, 1390 REPORT.

USC SCHOOL OF MEDICINE PROF. OF PATHOLOGY

CONTACT NO. (213) 342-1179 OR FAX 213 342-3049

Total No. of pages including this one:

"RUNNING OUT OF LUNG"

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THE SECOND MOUNT MORIAH MISSIONARY BAPTIST

CHURCH, INC

9484 Yucca Terrace Drive Phelan, CA 92371-5508 760-948-2093 760-792-3361

Email:

Website: THEFIRSTJEW.ORG

January 4, 2010

Websites: www. The First Jew Ministry.com The First Jew.net What Has He Accomplished.com

C. Ryan Voorhees 28082 Nichols Rd Galt, CA 95632 Email: 209-367-1706

Dear Brother Voorhees,

RE: Enclosed is the information requested regarding the various Ministries of The Second Mount Moriah Missionary Baptist Church, Inc. (SMMMBC).

All of our Ministries are Faithbased and Biblical grounded for its support. However, wise business acumen is foremost in our every endeavor as we attempt to carry out our Spiritual and social requites to all mankind.

The questions were asked (?). Who do you know and to what extent of support you can expect from them in order to retire a debt service? To answer your questions, who do we know with funds to support our program if you make this property available to SMMMBC? We know God who own everything, and men are on granted stewardship rights to their possessions. We knew wherever He leads. He makes provision for His Kingdom work, and lost souls everywhere to be saved. In our Ministries we only seek out those who would be (rich to God), and those who believe that they themselves can change the world as a single person.

For funding we will maintain every ethical means available in reaching the public for its continued support as in the past for all of our ministries. Support for our Ministry comes from world-changers like, yourself, and Dr. Summer Reed who has piedge \$100,000.00 of advertising for 2010 see attach letter. The August 9, 2000 enclosed letter also will reference, but a very smaller list of our collaborative-givers.

However, the bulk of our revenue will come from multi streams such as interact sales of our product lines of over 150 religious art works, literature, CD, and music sales. Any

one of our ever increasing product lines can generate millions in sales. Second source of funding will be generated from the development of Green Energy Projects. SMMMBC along with Christian Energy Electric & Gas Company, Inc., will create a new Green-Faith 501©(3) Corporation in order to develop these green energy projects for a sustainable long term source of income for Gospel Ministry worldwide.

Projects 1: could be your 900 acres Solar Development as a 501©(3) Green Project.

Project II: is a proposed 6000 acres Windmill Farm in Texas, as soon as the Venture Capital is secured. The area local Junior College is already conducting a training program from its Satellite Campus at the neighboring main-stream chemical company. Project—
III: is a new concept to be discussed with Lawrence Livermore National Laboratory for analysis and development if proven commercially viable.

While some of these are long range sources the internets and TV media are the fastest sources of generating real immediate income streams. It will require us to develop first-class websites capable of sending and capturing the thousand of emails sent daily while at the same time converting them into repeat-customers purchases. All of our marketing data on key words surveys regarding our Jewish Ministry and the Christian Jewish Ministries (of inclusion not exclusion) shows global appeal.

The timing is ripe for the launching of The Jew-Jehovah's Eternal Way message to The White House first. Next to the Nation of Israel, Egypt, and Assyria-Iraq-Iran, along to the rest of the world. Our interest in your property is twofold. Number 1: we believe that it is where God want to launch this Global Ministry of (Oneness) in the Body of Christ. Number 2: not only will be able to retire any debt service on this property, but it must be capable of generate the additional \$2,000,000.00 for our Medical Rescue Clinic and SECOND CHANCE VILLAGE in Kush/Nigera, in order to rescue the street Orphans.

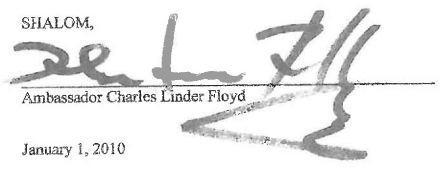
One of our long term Collaborative before starting, "ASK ME INTERNATIONAL". Who raised \$1,000,000 in bond sales for the Nation of Israel, and was awarded for her funding raising efforts for "Casa de Mana". The Arch Dioceses of San Joaquin Valley presented to her an award for her outstanding contribution. She has personally requested, that we allow her to raise the necessary funding in order to place this White House Religious Art work Geneses 15:18, in all Holocaust Centers around the world. Not only will this generate sustainable revenues, but our website-signature will be seen by billion; around the world.

As you know, that this property has no viable means of generating sufficient income to retire its debt servicing. The highest and best use of this property is for a Environmental Christian Youth Retreat, and a base of operation for all of our Ministries. However, it will take approximately \$150,000.00 in order for us to relocate to this site, and start operating these programs.

We are requesting that you prayerfully, consider making this property available on a lease option sale of two years in order for a revenue source to be created to purchase it with principle reduction payments as soon as any funds are generated. Please let us know as

soon as possible your decision regarding this Ministry Proposal for relocating to this ranch. Our biggest concern is for our Youth Camp animals if we are force to move out of this place before we can secure a suitable site for a new Ministry. Our Ministry will need immediate assistance if this proposal is accepted. I believe that The Master, have need of this ranch, but you alone must make this happen.

This first attachments below is a personal-conformation \$100,000.00 tax write off from Dr. Summer Reed, and her various organizations starting in 2010. We must supply photos and all necessary documentations of our new sites for a commercial ad for publications as soon as possible. We are discussing advertisement exchanges for Healing hand Magazine front covers.



Happy New Year Dr. Floyd,

Here is our informal decision. I am pleased to inform you, that Healing Hands Magazine's board of directors has decided to allocate your organization a 100,000.00 limit for advertising. This can be used for print or television or any combination. The television portion of our magazine airs nationally on ION Network days. This gift is to be used for your children's program from city to country. It fits within our guidelines for assistance. Healing Hands Magazine in the recent past has assisted organizations with similar goals. Love a Child, I Can, Feed the Children, The Red Cross, Doctor's Without Borders, Susan Komen Foundation and numerous others. This gift can not be sold or transferred.

For any further questions please call us at 209-487-9612 or 209-460-1499.

With Kind regards, Dr. Summer Reed CEO/ Talk Show Host Healing Hands Magazine

PRIMEVAL JUDAI C CHRISTIAN FAITH

ETERNITY PAST ETERNAL STATE OF GOD August 9, 2000

REV. CHARLES UNDER FLOYD

Murray Construction Co Mr. Melon Curtis 2919 E Victoria Street Rancho Dominguez, CA 90221 Fax 310 637-2819

Re: DONATION OF TRAILER

Dear Sir:

Survivor of Racial Toxicity (SORT) is a 34-year-old organization. It is also one of the Major Green Groups in the environmental field. SORT is currently bringing inner city Youths out to its 25 acres Church environmental project for "weekend-get-a-ways just to be kids."

This letter will memorialize our August 7, 2000 conversation regarding the gift of a trailer to the Second Mount Moriah Missionary Baptist Church, Inc., (SMMMBC) for its Environ-mental Camp Project in the Phelan, California 25 acres site.

SMMMBC will issue to your Company an IRS tax gift letter for this trailer. If the value of your gift exceed \$5000.00, we would then need an appraisal provided by you the Donor. However, if it is less than the \$5000.00 limit, then the IRS requires no appraisal.

We estimate the value of this trailer to be approximate \$4,500.00. If this value is acceptable to your Company, we will then forward the hard copy with the Church Official Seal attached. We are prepared to move the trailer to our Church site at 9484 Yucca Terrace Drive Pholan, CA 92371.

We are pleased to acknowledge, numerous of generous gifts in the past two years. Gifts from the Southern California Edison \$50,000, South Down Cement Co. \$25,000, Wal-Mart \$500, The Hanson Family Trust \$15,000, K&R Tractor Service \$10,000, Jim & Jack Auto \$80,000 commercial trailer, John Tonoyan 13 acres Perris, CA \$172,000 and the Fini Getty gift of 10 acres of land in Phelan, CA \$50,000, are but a small list of SORT Donors.

The immediate gift of this trailer will assist our project greatly in expanding our outreach to the high desert and the inner cities, "At Risk Youth." We would consider your visit to this project a high honor, in order to consider this project for a revolving supportive role to these, "At Risk Youth."

We can be reached at the following numbers, 760-948-2093 Reverend Charles Linder Floyd.

Encis: #6
P.S. THIS PROJECT IS IN NEED OF ALL TYPES OF BULDING SUPPLIES,
ENGINEERING, ARTICUTURE, TRANSPORTATION, TRACTORS, AND PRO
BONO SERVICES.

"RUNNING OUT OF LUNGS"