## MULTIMODAL LIFE HISTORY INVENTORY

The purpose of this inventory is to obtain a comprehensive picture of your background. In psychotherapy records are necessary since they permit a more thorough dealing with one's problems. By completing these questions as fully and as accurately as you can, you will facilitate your therapeutic program. You are requested to answer these routine questions in your own time instead of using up your actual consulting time (please feel free to use extra sheets if you need additional answer space).

It is understandable that you might be concerned about what happens to the information about you because much or all of this information is highly personal. Case records are strictly confidential.

Second edition, 1991 Pirst edition, 1980, published as the Multimodal Life History Questionnaire

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Research Press 2012 North Martis Avenue Champaign, Illinois 61821

CITATION (X YAIFOOM (AMICAN)	Date: 05/03/93
GENERAL INFORMATION	Date: 05/05/13
Name: Thomas Thing O. F.M.	and the state of t
Address: 172 North 500 West	
Telephone numbers: Day (801) 374 ~ 500) Evening	
Age: 33 Occupation: Pastoral Associate	Sex: XMF
Date of birth: 5-22-59 Place of birth: San Diego, CA	Religion: Catholic
Height: 5 5 Weight: 175 Does your weight fluctuate? Ves No	
Do you have a family physician?Yes	
Name of family physician: Telephone	ne number:
By whom were you referred?	and the second state of th
Marital status (check one): Single Bugaged Married	Separated Divorced
Widowed Living with someone Remarried; How many times?	· · · · · · · · · · · · · · · · · · ·
Do you live in: 1 House Room Apartment Other:	· · · · · · · · · · · · · · · · · · ·
With whom do you live? (check all that apply): Self Parents	Spouse Roommate
_ Child(ren) L'Friend(s) _ Others (specify): (Religious (	Commanity)
What sort of work are you doing now? Pastoral Ministry	· ·
Does your present work satisfy you? Yes No	
If no, please explain:	Washing behavior and a second seco
What kind of jobs have you held in the past? Fracher, Youth M	linister,
Pastural Associate	en e
Have you been in therapy before or received any professional assistance for your proble	ins? Yes No
lave you ever been hospitalized for psychological/psychiatric problems?Yes	1/No
Tyes, when and where?	
	the state of the s
Tave you ever attempted suicide?YesNo	/
tices any member of your family suffer from an "emotional" or "montal disorder"?	YesNo
as any relative attempted or committed suicide?YesNo	

# PERSONAL AND SOCIAL HISTORY

Father:	Name: Robert H. Thing		Age;	66
	Occupation: Refired	Health:	Good	***************************************
	If deceased, give his age at time of death:	How old were	you at the time?	<u></u>
	Cause of death:	And the second s	~~~	
Møther:	Namer Marie G. Thing		Age:	64
	Occupation: Letired	Health:	6000	
	If deceased, give her age at time of death:	How old were	you at the time?	چىدىنىد ئېللىك سىلىدىنى ئۇد سىلىدىنىدىن
	Cause of death:	) 500 of 80	Rildren	***************************************
Siblings:	Age(s) of brother(s): 44, 42, 38, 3	Į.		
	cant details about siblings; of how			DBBB
, -: O				
	garinet Sinihalayi dingiri kalan kalan Salahira		thing	<del>(</del>
If you were	not brought up by your parents, who raised you and	between what years?		
	and the second s	and the state of t	and the second s	
	iption of your father's (or futher substitute's) person y father from been very			. /
	senty hard when I we			
epic	ed dive in very piece	news. We	retalms	
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ive a deseri	ption of your mother's (or mother substitute's) pers	onality and her attitude towar	d you (past and pre	esent):
-fuy.	Mother flor pergo percen	de la little	a st b	Zani Mariantana Mariantana Mariantana
a hus	a hour of reconacting 10000.	the and attend	de churce	Li
daily	mother has selen keen witgeing personality and a person of Fair most empay	ma mother	k.onnobru	*
9	The state of the s	J. State of the st	10	

In what ways were you disciplined o	or punished by your parents?	•
at times my to	the sponfedus as	nd we were next
to our room.	a for bad behavi	or de were
with held from	privileges, exi was	tch TV playing pool
I think we were a very tipical family. Most often by got along very well-lust at times we also fought with each other.  Benerally the home was very comparitable. We had a well family members were found to have freezes parts ate.  The for dunch sleepowers parts ate.  The you able to confide in your parents? I yes No includy, did you feel loved and respected by your parents? I yes No in have a stepparent, give your age when your parent remarried:  anyone (parents, relatives, friends) ever interfered in your marriage, occupation, etc.? Yes INO is, please describe briefly:  Justic strengths:   Philosophy Religious Collection   Injection yet.  Instite transfers   Math Same Straduat work    I was the last grade completed for highest degree)?   Dane Straduat work    I was the last grade completed for highest degree)?   Dane Straduat work    I was the last grade completed for highest degree)?   Dane Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for highest degree)?   Same Straduat work    I was the last grade completed for tensed    I was the		
between parents and between childre	n.	
with each other	y well - but at time	s we also forget
Generally the	home was very no	modbibale. We had
of we allowed ?	to hour friends sind	I family members
over for dinner	sleepovers parts	ite
•	J.	
Basically, did you teet loved and resp	ected by your parents? 12 Yes No	): 
if you have a stepparent, give your ag	e when your parent remarried:	
las anyone (parents, relatives, friends	) ever interfered in your marriage, occupation	in, etc.? Yes No
r yes, picase destribe otherly:	and the state of the second	the fact of the second control of the second control of the second control of the second control of the second
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man a saint galaiga damina da an an ann an an an ann an ann an an an	and the second s	and the state of t
cholastic strengths: Philosop	by Religions Education	Pnychology
That was the last grade completed (or	highest degree)? Some Gradi	rate work
heck any of the following that applied	l during your childhood/adolescence	
V Happy childhood	Not enough friends	Sexually abused
Unhappy childhood		•
Emotional/behavior problems		
_ Legal trouble		Offices:
Death in family	Drug use	and the state of t
Medical problems	Used alcohol	And the state of t
Ignored	Severely punished	mananan manana

# DESCRIPTION OF PRESENTING PROBLEMS

State in your own words the nature of your main problems: at times of am imputabut,
Relaxed 1 2 3 4 5 6 7 Tense  EXPECTATIONS REGARDING THERAPY
When did your problems begin?
the state of the s
What seems to worsen your problems? When I am feeling stressed out.
Q
What have you tried that has been helpful? Just tuking rigne tenis for mayar and
flow satisfied are you with your life as a whole these days?
Not at all satisfied 1 2 3 4 5 6 🕜 Very satisfied
How would you rate your overall level of tension during the past month?
Relaxed 1 2 3 4 5 6 7 Tense
EXPECTATIONS REGARDING THERAPY
In a few words, what do you think therapy is all about? Having amene to talk and and
See somewhat abjective, Someone who can give well founded
advice
How long do you think your therapy should last?
And the second s
What personal qualities do you think the ideal therapist should possess? a aring objective,

# MODALITY ANALYSIS OF CURRENT PROBLEMS

BEHAVIORS

The following section is designed to help you describe your current problems in greater detail and to identify problems that might otherwise go unnoticed. This will enable us to design a comprehensive treatment program and tailor it to your specific needs. The following section is organized according to the seven modalities of Behaviors, Peetings, Physical Sensations, Images, Thoughts, Interpersonal Relationships, and Biological Pactors.

	behaviors that often apply to you:		
Overeat	Loss of control	Phobic avoidance	Crying
Take drugs	Suicidal attempts	Spend too much money	Outbursts of temper
Unassertive	Compulsions	Can't keep a Job	Othersi
Odd behavior	Smoke	Insomnia	parija na pantungiji interioringangiji panturini neng titini nennender
Drink too much	Withdrawal	Take too many risks	to the Control of the
Work too hard	Nervous ties	LANY	m nakazerete - eranet en - omet besedese a e bobb
Prograstination	Concentration difficulties	Rating problems	
Impulsive reactions	Sleep disturbance	Aggressive behavior	
	its or skills that you feel proud of?		le generally
What would you like to stan	t doing?	<del>anganggapang pananggapal ng allang pananganggapal ng allang pananganggapang pananganggapanggapanggapanggapang</del>	gay yara-an-ayadan an ananan kahafiyari (Adala ayadiga kanana kaha ata kaha adala an ka
What kind of Hobbies or leist Light with fur Do you have trouble celaxing	ne netivities do you enjoy or find re enels, and family, or enjoying weekends and vacation	slexing? Ausking, Bu	socialzing king skiing
tyes, please explain:	en iller segurin engala pikin melikih mendilah mengala sara ilmaka melanda dan bertum melanda ilmaka ilmaka il Berupan dian dilambih mendilah mendilah kengalah dan gelangan pendalah pendalah pendalah pendalah pendalah pen	and the second s	
	hos, what would they be? Mo	A	iking,

FEELINGS			
Check any of the following feelings	that often apply to you;		/
Angry Fearful	ИнарруИН	opeful Bored _	Optimistic
		cipiess Restless _	Tense
Sad Energetic	·	·	Others:
<b>,</b>		alous 1 Contented	
	· ·	diappy LExcited	
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List your five main fears:	ъ		
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2 France Junification	Exercise Brainet		. •
2. — — — — — — — — — — — — — — — — — — —	9 2000	· · · · · · · · · · · · · · · · · · ·	<del>o tentrifica de la figlia partir a marca de la compositione de la com</del>
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A	*	ž.	
T-4 - 14 yeprone	north of the companies of the constraint and the co	and a state of the	
5		<del>lahangga gaga ya ya ka ka</del>	A
What are some positive feelings you	have experienced recently	2 Support	low
In take T	t A		
friendship, tre	or, justic	<u> Antiqual que de la companya dela companya dela companya dela companya de la com</u>	<del>Žirki, protesta de la compositoria della composito</del>
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mo u Firstall escribe any situations that make you		Jaking Lousine	teme -
to relax.			
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<u>and the state of </u>	· · · · · · · · · · · · · · · · · · ·	<del>, and the state of the state o</del>	
HYSICAL SENSATIONS			
reck any of the following physical se	ensations that often apply	to you:	
Abdominat pala .	Bowel disturbances	Hear things	Blackouts:
	Tingling	Watery eyes	Excessive sweating
	Numbness	Flushes	Visual disturbances
	Stomach (rouble	Nausea	Hearing problems
	Tics	Skin problems	Others:
'	Fatigue	Dry mouth	• •
	Twitches	Burning or itching skin	ń.
T	Back pain		the contract of the second sec
at a		Chest pains	
_ Sexual disturbances 	Tremors  Fainting spells	Rapid heart beat  Don't like to be touche	d. <sup>†</sup>
conship to rejay	Raintino analla	illon't like to he touche	A.

What sensations are:		
Pleasant for you? Arending	time with good frien	uls - love working out
Unpleasant for you? loss of	I feeling of powerles	uls-love, working out
IMAGES		
Check any of the following that apply t	o you:	
I picture myself:		
Being happy	Being talked about	Being trapped
Being hurt	Being aggressive	Being laughed at
Not coping	Being helpless	Being promiscuous
	Hurring others	Others:
Losing control	Being in charge	
Being followed	Failing	
I have:	•	
Pleasant sexual images	Séduction Images	
Unpleasant childhood images	Images of being loved	
Negative body image	Offices:	
Unpleasant sexual images		<del> </del>
Lonely images	Section of the sectio	<del>a plane de la como de</del>
Describe a very pleasant image, mental p	1 4 1	time with family
- Y	ountain biking with	
Describe a very unpleasant image, menta	il ploture, or fantasy:lalan Teas_	that last for months -
toustant rainfa	now Having little	letime for sext and
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	A	10.
Describe your image of a completely "sai Contain Frian as	te place": My Mome,	My parasets home;
Copilain I was at	lationships	t the graph of the state of the
······································	in the state of th	and the state of t
Describe any persistent or disturbing image	ges that interfere with your daily function	iig;
· ·	Carlotte to the second	kina ika-i
Warren de mar trans de la secono de 1	Lot offen ran	4.

THOUGHTS Check each of the following that you might use to describe yourself: A Intelligent \_\_\_\_ Inadequate \_\_\_ Concentration difficulties \_\_\_ Lazy \_\_ A nobody Confident \_\_\_ Uscless \_\_\_\_ Confused Memory problems \_\_\_\_ Untrustworthy Worthwhile \_\_\_\_ Evil \_\_\_\_ Ugly Auractive Dishonest Can't make decisions Others: \_ \_\_\_\_ Crazy \_\_\_\_ Stupid Ambitious Sensitive \_ Morally degenerate \_\_\_\_ Naive Suicidal ideas Persevering V Considerate △∠ Honest V.Loyal \_\_/\_ Trustworthy Good sense of humor \_\_\_ Deviant \_\_\_\_ Incompetent \_Pull of regrets \_\_\_\_ Horrible thoughts Hard working \_\_\_ Unattractive \_\_\_\_ Conflicted Undesirable \_\_ Worthless \_\_\_\_Unloyable What do you consider to be your craziest thought or idea? \_ Are you bothered by thoughts that occur over and over again? \_\_\_Yes If yes, what are these thoughts? \_\_ What worries do you have that may negatively affect your mood or behavior? . The greenst nituation tends to disrupt my mood / hehavior On each of the following items, please circle the number that most accurately reflects your opinions: I should not make mistakes. I should be good at everything I do. When I do not know something, I should pretend that I do. I should not disclose personal information. I am a vietim of circumstances My life is controlled by outside forces. Other people are happier than I am. It is very important to please other people, 3 5 Play it safe; don't take any risks. 3 5 I don't deserve to be happy. 5

If I ignore my problems, they will disappear.

I should strive for perfection.

I should never be upset.

It is my responsibility to make other people happy,

Basically, there are two ways of doing things—the right way and the wrong way.

5

5

5

5.

5

## INTERPERSONAL RELATIONSHIPS

Friendships
Do you make friends easily? Yes No Do you keep them? Yes No
Did you date much during high school?Yes No College?Yes No
Were you ever builtied or severely teased?YesNo
Describe any relationship that gives you:
soy: When both involved in helatrouship can be free and be
able to say what we really think & feel.
Grief: Having to be "on gound," not being able to
Rate the degree to which you generally feel relaxed and comfortable in social situations:
Very relaxed (1) 2. 3 4 5 6 7 Very anxious
Do you have one or more friends with whom you feel comfortable sharing your most private thoughts?No
Marriage (or a committed relationship) Not Married on in a belationship
How long did you know your spouse before your engagement?
How long were you engaged before you got married?
How long have you been married?
What is your spouse's age? His/her occupation?
Describe your spouse's personality:
What do you like most about your spouse?
· · · · · · · · · · · · · · · · · · ·
What do you like least about your spouse?
What factors detract from your marital satisfaction?

On the scale below, please indicate	how sat	isfied yo	ou are wi	thγyou	r marria	ge:		
Very dissatisfied	1	2	3	4	5	6	7	Very satisfied
How do you get along with your pa	anner's fi	riends a	nd family	1				
Very poorly	. 1	2	3	4	5	6	7	Very well
How many children do you have? _				,			····	- Andrew Control of the Control of t
Please give their names and ages:					er en			
Do any of your children present spe			Yes		No			
If yes, please describe:					·····	<del></del>		
et	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	·····					· · · · · · · · · · · · · · · · · · ·	
Any significant details about a previ	ous marr	lage(s)?	) <del>*************</del>		terrent danie.		· · · · · · · · · · · · · · · · · · ·	
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Sexual Relationships  Describe your parents' attitude towar  yht it was a teme de  When and how did you derive your for the sexual parent  brothers of faces	irst know	d in	<u> </u>	ay.	persi	tique	for	hion
When did you first become aware of	your own	rsexual	impulses	17	Trou	nd	th	e age of "12 years
<u> </u>	iene opinamajumi	***************************************	·····	·····	· · · · · · · · · · · · · · · · · · ·			The second secon
fave you ever experienced any auxic fycs, please explain: <u>The Ch</u> Lhux a feellyg of gu	uch	tau	sht	190	t me	rfu	r bati	es _No was bad.
ny relevant details regarding your fir	st or sub	sequent	sexual e	xperie	nces?_	_G	ner	ally felt
good about any	al	ori	) s	exc	1al	1	lout	ionships

Is your present sex life satisfactory? Yes No
If no, please explain:
Provide information about any significant homosexual reactions or relationships:
Please note any sexual concerns not discussed above: cl have had foth detersexual &
home sexual a potential in - some being luma time with the
homo sexual relationships - none heing long time with the exception of hetersexual relationship in tallege.
the state of the s
Other Relationships
Are there any problems in your relationships with people at work?YesNo
If yes, please describe:
Please complete the following:
One of the ways people hurt me is: putting me down.
could shock you by:
dy spouse (or hoyfriend/girlfriend) would describe me as:
best friend thinks I am: a trustworthy honorable living covering
penon
copie who dislike me: pometimes at tend to be too honest.
re you currently troubled by any past rejections or loss of a love relationship?YesNo
yes, please explain:

BIOLOGICAL FA	ACTORS
Do you have any co	prient concerns about your physical health?YesNo
If yes, please specif	to you have any current concerns about your physical health? _Yes
If yes, what type and how often? I shi hike - not as often als cl would like to. cl also take walks.  Please list any significant medical problems that apply to you or to members of your family: My feether had lung langer at the ase of about 40 - get his is used at the age of 58 he had a slight heart attack.  Please describe any surgery you have had (give dates): Br. When younger had typical wajures - had stocker under hip + writer eye from falling and in higherhood had surgey on my andle.	
Do you have any current concerns about your physical health? _Yes	
Aug	
Please list any medic	cations you are currently taking: None
to the second se	· · · · · · · · · · · · · · · · · · ·
Do you get regular pl	hysical exercise? Lyes No
If yes, what type and	how often? I shi tike - not as often as al
would lis	he to, I also take walks.
Please list any steniffe	cant medical problems that apply to you or to members of your family: My Lather
had beens	cannon at the act or about 40 - cut be in well at
the acid s	58 he had a slight heart attack.
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lease describe any su	bad stinker under line turder our horn duller
and in h	I hand send some me and the
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lease describe any ph	ysical handicap(s) you have:
And the state of t	
And the state of t	
enstrual History	
ge at first period:	Were you informed? Yes No Did it come as a shock? Yes N
	Yes No Duration: Do you have pain? Yes N
	your moods? Yes No Date of last period:

Check any of the following that apply to you;

	Never	Rarely	Occasionally	Frequently	Daily
Muscle weakness	V				
Tranquilizers	L V				
Diuretics	L V			1	
Diet pills	V/				
Marijuana	1				<u> </u>
Hormones	N/				
Sleeping pills	V				
Aspirin			V		
Cocaine					
Pain killers	1		-		
Narcotics					
Stimulants	1		-		
Hallucinogens (e.g., LSD)					
Laxatives	V/				
Cigarettes	✓ ·			A Section of the Sect	
Tobacco (specify)		V(lipe tolnes)			
Coffee				V-DeCase	
Alcohol	-1-1-1-1-1-1		V		
Birth control pills	V				
Vitamins	· · · · · · · · · · · · · · · · · · ·				
Undereat					
Overent					
Bat junk foods			V	-	
Diarrhea	A CONTRACTOR OF THE PARTY OF TH		4		
Constipation			The same of the sa		<del></del>
Gas		1	**************************************		
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Vausea	444		na sanan keranjanan dari da dan dari dari dari dari dari dari dari dari		<del>(11 )</del>
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## STRUCTURAL PROFILE

Directions: Rate yourself on the following dimensions on a seven-point scale with "1" being the lowest and "7" being the highest.

BEHAVIORS:	Some people may be described as "doors"—they are action oriented, they like to busy themselves, get things done, take on various projects. How much of a door are you?	1	2	.3	4	(3)	6	7
FEELINGS:	Some people are very emotional and may or may not express it. How emotional are you? How deeply do you feel things? How passionate are you?	l	2	3	4	<b>③</b>	6	7
PHYSICAL SENSATIONS:	Some people attach a lot of value to sensory experiences, such as sex, food, music, art, and other "sensory delights." Others are very much aware of minor aches, pains, and discomforts. How "tuned into" your sensations are you?	i	2	3	<b>(4)</b>	5	<b>6</b> ½	7
MENTAL IMAGES:	How much fantasy or daydreaming do you engage in? This is separate from thinking or planning. This is "thinking in pictures," visualizing real or imagined experiences, letting your mind roam. How much are you into imagery?	1	2	3	4	5	6	7
THOUGHTS:	Some people are very analytical and like to plan things. They like to reason things through. How much of a "thinker" and "planner" are you?	i	2		4	5.	6	7
INTERPERSONAL RELATIONSHIPS:	How important are other people to you? This is your self- rating as a social being. How important are close friendships to you, the tendency to gravitate toward people, the desire for intimacy? The opposite of this is being a "loner."	. 1	2	3	4	5	<b>(6)</b>	7
BIOLOGICAL FACTORS:	Are you healthy and health conscious? Do you avoid bad habits like smoking, too much alcohol, drinking a lot of coffee, overcating, etc.? Do you exercise regularly, get enough sleep, avoid junk foods, and generally take care of your body?	Ì.	<b>2</b>	3	4:	<b>③</b>	6	<b>7</b> :

Please describe any significant childhood (or other) memories and experiences you think your therapist should be aware of:				
I feel that I generally gad a positive childhood.				
There were many of up in the home no at times each				
of us were not given "all" the attention. My parent				
I feel that I generally had a positive childhood. There were many of us in the home so at times each of us were not given "all" the attention. My parents worked hard to provide for us and it feel died a fine job.				
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d had pleasant high school experiences, of have good memories of callege and my callege relationships				
have good marries of called and new called relationships				
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I freshtly of feel good and look forward to				
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## KASOWITZ, BENSON, TORRES & FRIEDMAN LLP

A NEW YORK LIMITED LIABILITY PARTNERSHIP

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March 22, 2011

By U.S. Mail and Email

Clark County Child Protective Services 500 S. Grand Canyon Parkway Las Vegas, NV 89155

Re: Claim of Child Sexual Abuse

Dear Sir or Madam:

This office is counsel for the Franciscan Friars of California, Inc. I write to advise you of a claim made by Mr. Tim Coonce that he was sexually abused by Tom Thing in approximately 1984-85, when he was a child. A copy of the complaint is attached hereto. The Franciscans have no other details concerning the alleged abuse, so I would refer you to Norman A. Ryan, Mr. Coonce's counsel, for further information.

Very truly yours,

Brian P. Brostrahan

BPB:js Attachment

cc: Fr. John Hardin

residing in Clark County, Nevada at the time of the sexual abuse alleged herein.

- 2. Defendant Franciscan Friars of California, Inc. ("the Franciscans") is a Roman Catholic Religious Order and a nonprofit public benefit corporation organized for religious purposes and incorporated under the laws of the State of California, doing business in Clark County, Nevada, and throughout the Western United States. The Franciscans are the religious order of which the Perpetrator, Br. Torn Thing, was a member during the period of abuse of Plaintiff. The Franciscans also owned and/or operated some if not all of the properties in Clark County, Nevada, where Br. Thing sexually abused Plaintiff, and where many of the Franciscans' other pedophille and/or ephebophilic agents sexually assaulted children.
- 3. Defendant the Roman Catholic Hishop of Las Vegas and His Successors ("Defendant Las Vegas Bishop"), A Corporation Sole, is a nonprofit public benefit corporation organized for religious purposes and incorporated under the laws of the State of Nevada, doing business in Clark County, Nevada. Defendant Las Vegas Bishop has responsibility for Roman Catholic Church operations in Clark County, Nevada during relevant dates herein. Defendant Las Vegas Bishop is the leader of the Roman Catholic Diocese in which the sexual abuse occurred.
- 4. Defendant the Roman Catholic Bishop of Reno and His Successors ("Defendant Reno Bishop"), A Corporation Sole, is a nonprofit public benefit corporation organized for religious purposes and incorporated under the laws of the State of Navada, doing business in Clark County, Nevada. Defendant Reno Bishop had responsibility for Roman Catholic Church operations in Clark County, Nevada during relevant dates herein. Defendant Reno Bishop was the leader of the Roman Catholic Diocese in which the sexual abuse occurred.
- 5. Defendant St. Christopher Elementary School ("Defendant School") is an entity of unknown status operating as a Roman Catholic school in Clark County, Nevada where Plaintiff was a student and where the Perpetrator was assigned, or in residence, or doing work, or volunteering at, or visiting during the period of wrongful conduct.
- 6. Defendant St. Christopher Catholic Church ("Defendant Church") is an entity of unknown status operating as a Roman Catholic Parish in Clark County, Nevada where Plaintiff was a parishioner and where the Perpetrator was assigned, or in residence, or doing work, or volunteering

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at, or visiting during the period of wrongful conduct.

- 7. Defendant Franciscan Br. Tom Thing ("The Perpetrutor"), was at all times relevant herein an individual residing and/or doing business in Clark County, Nevada, and was a Roman Catholic priest, member, religious brother, employee, agent and/or servant of the Franciscans and/or Defendant Las Vegas Bishop and/or Defendant Rono Bishop and/or Defendant School and/or Defendant Parish and/or Does 1-100. During the dates of abuse, the Perpetrator was assigned, or in residence, or doing work, or volunteering, or visiting at St. Christopher's Elementary School and/or other properties in Clark County, Nevada, owned and/or operated by the Franciscans and/or Defendant Las Vegas Bishop and/or Defendant Rono Bishop and/or Defendant School and/or Defendant Parish and/or Does 1-100, and was under the direct supervision, employ and control of the Franciscans and/or Defendant Las Vegas Bishop and/or Defendant Rono Bishop and/or Defendant School and/or Defendant Parish and/or Does 1-100.
- 8. Defendant Does 1 through 100, inclusive, are individuals and/or business or corporate entities incorporated in and/or doing business in Nevada whose true names and capacities are unknown to Plaintiff who therefore sues such Defendants by such fictitious names, and Plaintiff will seek leave to amend the Complaint to insert the true names and capacities of each such Doe defendant when ascertained. Each such Defendant Doe is legally responsible in some manner for the events, happenings and/or tortious and unlawful conduct that caused the injuries and damages alleged in this Complaint.
- 9. The Perpetrator and/or each Defendant were and/or are the agent, servant and/or employee of the Franciscans and/or one or more of the other Defendants and/or Does 1 -100. The Perpetrator and/or each Defendant were acting within the course and scope of his, her or its authority as an agent, servant and/or employee of the Perpetrator and/or Defendant Las Vegas Bishop and/or Defendant Reno Bishop and/or Defendant School and/or Defendant Parish and/or Does 1-100. The Perpetrator and/or the Franciscans and/or Defendant Las Vegas Bishop and/or Defendant Reno Bishop and/or Defendant Parish and/or Does 1-100, and each of them, are Individuals, corporations, partnerships and other entitles which engaged in, joined in and conspired with the other wrongdoors in carrying out the tortious and unlawful activities described in this

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27 28 Complaint, and the Perpetrator and/or each Defendant ratified the nots of the Perpetrator and/or the Franciscans and/or Defendant Las Vegas Bishop and/or Defendant Reno Bishop and/or Defendant School and/or Defendant Parish and/or Does 1 -100 as described in this Complaint.

### FACTS

Province of St. Barbara have sexually assaulted children around the Western United States. By concealing the identities, propensities, and current assignments and/or residences of Franciscan perpetrators, the Franciscana have enabled and empowered such men to sexually assault countless children at the many locations where the Franciscans have conducted their business for nearly a century. This Franciscan culture of secrecy has endangered children in the states of Arizona. Childrenia, Idaho, Missouri, New Mexico, Nevada, Oregon, Utah and Washington, and constitutes a continuing public nuisance that places today's children at risk. To date, at least thirty-one (31) current or former Franciscans, identified below, have sexually assaulted children:

1 - Fr. Owen Da Silva 2 - Br. Berard Connolly 3 - Fr. Martin McKeon 4 - Fr. Edward Henriques 5 - Fr. Mario Cimmartusti 6 - Fr. Mel Bucher 7 - Fr. Forrest McDonald 8 - Br. Kovin Dunno 9 - Br. Sam Cabot 10 - Fr. Edmund Austin 11 - Fr. Ous Krumm 12 - Fr. Paul Conn 13 - Fr. Dave Johnson 14 - Fr. Joseph Prochnow 15 - Br. Matteo Guerrero 16 - Fr. Robert Van Handel 17 - Fr. David Carriere 18 - Fr. Steve Koln 19 - Fr. Philip Wolfe 20 - Br. Ed Byrom 21 - Br. Tom Thing 22 - Fr. Chris Berbena 23 - Fr. Remy Rudin 24 - Br. Qerald Chumik 25 - Pedro Vasquez 26 - Fr. Claude Riffel 27 - Fr. Alexander Manville 28 - Fr. Conan R. Leo 29 - Fr. Louis Ladenburger

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30 - Fr. Francis Ford

3(1 - Fr. Jorgo Ortiz Lopez

- 11. Many of these Franciscans, including the Perpetrator in this case, have abused children in multiple states. In Santa Barbara, California alone, the Franciscans have allowed at least twenty-eight (28) of these perpetrators to be assigned or in residence since 1960. The horrifle result has been sixty-five (65) Santa Barbara children identified to date as having been sexually abused by these men. The number of confirmed victims and Franciscan perpetrators grows each year. The following are examples only of some of the most recent known Franciscan conduct placing today's children at risk. These examples illustrate the Franciscans' conduct remains a present day threat to children wherever the Franciscans conduct their business:
- 12. In July of 2003, the Franciscons assigned a former Nevada priest and an admitted perpetrator—Fr. Gus Krumm—to a Sacramento parish next door to a school without any warning to the community. One Franciscon priest readily admitted he was aware of Fr. Krumm's prior abuses but did not think it was appropriate to share such information with parishioners. Despite the fact the Franciscons claimed Fr. Krumm was forbidden contact with young children, he did in fact have direct contact with young children while at this assignment.
- 13. In January 2004 It was revealed that the Franciscans had assigned perpetrator Br. Kevin Dunne to a Franciscan-run parish in Phoenix, St. Mary's Basilica. The Franciscans warned neither the parishioners nor the community of the risk Dunne posed, and the Phoenix community had no means of identifying Dunne as a perpetrator as thanks to the Franciscans never having reported Dunne's orimes to law enforcement he had never been prosecuted and is not a registered sex offender. Thus, the fact Dunne had raped at least one Santa Barbara seminarium, and the fact the Franciscans had settled a claim made by that student, was known only to the Franciscans. The St.

<sup>1.</sup> This list does not include Franciscons such as Fr. Michele Gagnon who have been accused of soxually abusing valuerable members of society other than oblidien. In Gagnon's case, the Franciscans ordered him to treatment for abusing a disabled adult, but never reported Gagnon to law enforcement nor warned any community in which Gagnon was assigned. The list also omits at least two (2) lay perpetrators the Franciscans allowed to sexually assault children. Specifically, during the 1970s at a Franciscan-run seminary in Santa Barbara, faculty member Francisco Moreno saxually assaulted at least one student in Moreno's nifice, and layled an unknown number of men from the community to assault the student as well. Additionally, in the 1980s perpetrator Fr. Robert Van Handel allowed and coabled his pedophilic friend, Geruld Heather, to sexually assault at least three members of the Santa Barbara Boys Choir.

 Mary's parish manager stated the Franciscans had never advised him of Dunne's criminal conduct, and that "they probably should have."

- 14. In July 2004 the Franciscans admitted aboit only after a reporter from the Dallas Morning News made the facts public that yet another predator had been calling the Old Mission Santa Barbara home for over two years. Specifically, in the early to mid-1970's Franciscan Br. Gerald Chunik assaulted at least one victim in Canada. Canadian authorities attempted to prosecute Br. Chunik in the 1990s, but Chunik fled to the United States. The Franciscans successfully and secretly harbored Br. Chumik, a fugitive from justice, behind the walls of the Mission for over two years.
- 15. In July 2005, the Franciscan Vicar Provincial, Br. Tom West, admitted Mission resident, Franciscan Pedro Vasquez, had been accused of sexually assaulting a person West described as a "young man." The Franciscans had allowed Vasquez to live at the Mission for three years without any warning to the community, and admitted to this fact in July of 2005 only when they knew its publication was inevitable.
- In 2005, the former rector of St. Anthony's, Fr. Xavier Harris, testified that while he was assigned at St. Williams in Los Altos, California, in 2001, a well-known Franciscan perpetrator, Fr. Steve Kain, assisted there as well. Fr. Harris did not warn any of the parishioners of Fr. Kain's propensities, nor, to his knowledge, did any other Franciscans warn any parishioners about Fr. Kain. With no shortage of victims who were unaware of the risk he posed, Fr. Kain abused again. Fr. Harris testified that Fr. Kain was then forced to stop assisting at St. Williams due to the abuse allegations, and was transferred to St. Boniface in San Francisco without any warning to the community.
- 17. In lete 2006 a victim spoke with Fr. Virgil Cordano and informed Cordano he had been sexually assaulted in 1976 in Nevada by another Franciscan, Br. Mateo Guererro. Cordano did not act surprised at this information, admitted there had been other complaints against Mateo, and admitted that Mateo had been transferred as a result. To date, the Franciscans have taken no stops to make this information public, no steps to determine whether there are any other victims of Mateo who have not come forward, no steps to notify the communities in which Mateo has been assigned

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over the course of his career as a Franciscan, and no steps to warn the current community where Matco is assigned.

- 18. From approximately 1994 to at least 2008 the Franciscans assigned another admitted perpetrator Fr. Mel Bucher to Old Mission San Luis Rey. Fr. Bucher sexually assaulted at least one adolescent boy in Oregon in the early 1970s. Dospite this admission, the Franciscans allowed Fr. Bucher to manage the Mission San Luis Rey retreat center. The retreat center conducts retreats for, among others, high school-aged children, including overnight retreats for students from, among other locations, Mater Dei High School in Santa Ana. At least one current Franciscan and former Mater Dei faculty member has stated he would not discuss the allegations of abuse by Fr. Bucher with Mater Dei faculty or administrators because he does not "see any purpose being served in that." The Franciscans have never warned the families of these students of Pr. Bucher's history of abuse.
- 19. In February 2009, Fr. Claude Riffel was accused of sexually assaulting a hoy at another Franciscan seminary, St. Francis Minor Seminary in Troutdale, Oregon, in the early 1960s. Riffel was dean of discipline for the school when he would call the teenager out of class on the pretext of assigning work and then abuse him. To date, the Franciscans have taken no steps to make this information public, and no steps to determine whether there are any other victims of Riffel who have not come forward. The Franciscans also have taken no steps to notify the communities in which Riffel has been assigned during his career as a Franciscan.
- 20. In June 2009 Franciscan Fr. Alexander Manville was accused of the sexual abuse of an approximately eight-year-old boy in 1992-93. To date, the Franciscans have taken no steps to make this information public, and no steps to determine whether there are any other victims of Manville who have not come forward. The Franciscans also have taken no steps to notify the communities in which Manville has been assigned during his career as a Franciscan.
- 21. In July of 2009 a former parishioner at the Franciscan parish in Orange County, St. Simon and Jude, reported that he met with Franciscan Fr. Michael Harvey at the parish in 2008. When the parishioner stated he wished to discuss Franciscan perpetrator Fr. Gus Krumm, Fr. Harvey's response was immediate and premeditated: before the parishioner could say anything further, Harvey insisted that any discussion regarding Krumm be in the context of the confessional.

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thus rendering the communication penitential. By insisting the parishioner make any disclosure regarding Krumin as a ponitontial communication, Fr. Harvey insured he would have no reporting obligation to law enforcement in the event of another report of childhood soxual abuse by Krumm. The Danger to Today's Children Posed by Former Franciscans

- 22. Equally dangerous to today's children is the fact an unknown number of the Franciscans' former pedophilic and/or ephehophilic agents remain unidentifiable to law onforcement and to the general public. The Franciscans have been aware of such men's propensities for decades but have disclosed this knowledge to no one, thus shielding Franciscan perpetrators from criminal prosecution and frustrating law enforcement efforts to protect children. Three and again the Franciscans' efforts have helped such criminals escape prosecution through, among other methods, expired criminal statutes of limitation. As a result, very few of those men have been prosecuted, convicted, and forced to register as sox offenders. As a result, these unidentifiable perpetrators continue to sexually assault and/or place at risk countless children where these former Franciscans now work and reside.
- 23. Fr. Louis Ladenburger is a recent example. Ladenburger left the priesthood and the Franciscan order in 1996. However, early in his career as a Franciscan Ladenburger was treated for what the Pranciscans described only as "inappropriate professional behavior and relationships," Such vegue terms are standard procedure for the Franciscans when describing childhood sexual abuse by their brothren. In fact, Ladenburger had been accused of sexual abuse by a young girl in Soattle.
- 24. Despite sending Ladenburger for treatment for his criminal conduct twice in the 1980s, the Franciscans allowed him to continue to work as a priest, including an assignment at St. John's Parish in Overton, Nevada, where he remained until 1989 when the Franciscans transferred him to Christ the King Catholic Community in Las Vegas. After another psychological review in 1993, the Franciscans insisted on restricting Ladenburger's ministry. However, at no time did the Franciscans report Ladenburger's criminal acts to law enforcement. Nor did the Franciscans warn any families or communities where Ladenburger had worked or was working as a priest. As a result, when he left the priesthood nearly twenty-years after the Franciscans first learned of and began to

 conceal the risk he posed to children, Ladenburger had never been convicted of a sex crime, was not a registered sex offender, and only the Franciscans were aware of his pedophilic proposities.

Ladenburger's Franciscan-created anonymity enabled him to obtain a job at an Idaho school where he abused again. Specifically, in May of 2007, Ladenburger was arrested for sexually assaulting several children from the school in Idaho.

25. When first contacted shortly after Ladenburger's arrest, the Franciscans denied having any record of past abuses by Ladenburger. After this initial denial they finally admitted to Ladenburger's sordid history, and to the Franciscans' knowledge since the 1980s of the risk he posed to children. Ladenburger pled guilty to lewd conduct with two Idaho boarding school students, and on March 24, 2008, was sentenced to five years in prison. The sentencing judge found Ladenburger's conduct so severe that he rejected a joint request by the prosecution and the defense of a suspended sentence. Ladenburger has admitted he has a sex addiction. 'These latest victims are further evidence of the continuing threat to children created by the Franciscans' rofusal to identify their ourrent and former members who have been accused of sexual abuse but never reported to law enforcement.

### Childhood Sexual Abuse Committed by Franciscans in Nevada

- 26. Nevada children have not escaped Franciscan perpetration, and continue to be placed at risk by the Franciscans and their current and former members. Although no Ladenburger viotims from Nevada have come forward to date, other Franciscan perpetrators have been accused of abusing children in Nevada. For instance, in approximately 1975 Br. Mateo Guererro began grooming a young Santa Barbara boy for sexual abuse. The grooming eventually became fondling, and in September of 1976 became much worse. Specifically, Br. Guererro induced the boy to join him on a road trip that included stops in Big Sur, Pacific Palisades, and ended with Guererro sexually assaulting the boy in Las Vegas.
- 27. Additionally, Fr. Ladenburger was not the first perpetrator the Franciscans assigned to St. John's Parish in Overton, Nevada. Specifically, after Fr. Gus Krumm abused at least four boys in Santa Barbara from 1980-81, the Franciscans transferred him to St. John's. Despite the fact they had received reports of Krumm's abuse of at least two of those boys, the Franciscans provided no

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warning to the St. John's community of the danger he posed. As a result, Fr. Krumm was able to continue his criminal conduct against at least one young Nevada boy. Fr. Krumm began grooming the 11 year-old boy in approximately 1983, taking a strong interest in the boy and earning his trust first by befriending the boy's family, and then by baptizing him in approximately 1985 and becoming his godfather. The boy served as Fr. Krumm's personal alter boy for over two years, assisting Fr. Krumm both at St. John's in Overton and at St. John in Las Vegas in performing weddings and baptisms.

28. Unfortunately, Krumin's paternal conduct was really a self-serving attempt to render the boy vulnerable to abuse. Krumin sexually abused him at a cabin used by the Franciscans on Mt. Charleston in Nevade. At the cabin Krumin induced the boy to drink and then sexually abused him once the boy was too intoxicated to resist. After the abuse Krumin would force the boy to sleep naked with him in the same bed or sleeping bag. Krumin also took the boy on trips with him out of Nevada to other locations where the Franciscans conduct their ministry, such as Santa Barbara and San Francisco. At these locations the boy served as Krumin's alter boy, only to be subjected to further sexual abuse by Krumin later that night.

## Prior Sexual Abuse by Br. Tom Thing

29. Plaintiff is the most recent Nevada victim to have reported Franciscan childhood sexual abuse. However, he was not the first victim of the Perpetrator, Br. Tom Thing. Before the Franciscans transferred Br. Thing to Las Vogas, Thing was assigned in Santa Barbara, a location where he abused at least one boy. Beginning at least as early as 1979 if not earlier, the Franciscans allowed Thing to work and travel with the Santa Barbara Boys Choir. One former choir member recalls Thing traveling to Europe with the choir, and waking up one morning to find his (the choir member's) pants and underwear around his ankies and Thing sleeping next to him in the bed.

Additionally, despite the fact he was not assigned to the Franciscan seminary in Santa Barbara, St. Anthony's, the Franciscans allowed Thing to fraternize with the students, boys who were between the ages of thirteen and eighteen. The Franciscans allowed Br. Thing to develop inappropriate relationships with the seminarians, and to take them off campus to a variety of locations around Santa Barbara. He also was observed openly engaging in inappropriate physical

contact with seminarians with whom he became particularly close. Eventually, most likely in the summer of 1984, Thing sexually abused a seminarian on a camping trip. The Franciscans quickly transferred Thing out of Santa Barbara shortly after Thing molested the boy in his (the victim's) sleeping bag. The victim recalls that prior to the abuse Thing was something of a fixture in the Catholic community. However, not long after the abuse Thing suddenly vanished without any explanation. Shortly thereafter the Franciscans transferred Thing to Las Vegas without any warning to the community. Thing resurfaced at Defendant St. Christopher's School in Las Vegas, most likely during the 1984-85 school year, and subjected an unknown number of children in the unsuspecting community to his criminal conduct. At least one of his victims was Plaintiff.

## Br. Thing's Grooming and Soxual Abuse of Plaintiff in Nevada and California

- 30. Plaintiff was raised in a devout Roman Catholic family. His grandparents were members of the 3<sup>rd</sup> Order of St. Francis, and his family attended mass on a weekly basis. As a result of this upbringing he held Roman Catholic priests, and Franciscans in particular, in very high regard. He recalls feeling priests spoke with the voice of God.
- his father having left the family when Plaintiff was three years-old. Br. Thing recognized Plaintiff's resulting need for paternal attention and affection, and exploited that need for his own sexual gratification. Plaintiff met Br. Thing at school at St. Christopher's where Thing was a staff member, most likely during the 1984-85 school year when Plaintiff was in the 7th grade. Plaintiff understood Thing to be a priest because of the brown Franciscan habit he wore on campus. This status, coupled with Thing's active exploitation of Plaintiff's need for paternal affection, enabled Thing quickly to earn Plaintiff's complete trust, and soon created an emotional dependence in Plaintiff for Thing's attention. Br. Thing utilized this dependence to manipulate Plaintiff and induse Plaintiff to submit to sexual abuse. Specifically, after successfully creating the emotional dependency in Plaintiff, Thing would become cold and distant, rendering the boy desperate for Thing's approval and affection.

  Thing then would provide this paternal approval and affection to Plaintiff, but ultimately began abusing Plaintiff in this context. In so doing Thing created a situation where his more subtle aexual abuse became reassuring and validating to Plaintiff, confirming for Plaintiff that Thing still cared

 about him. So desporate was Plaintiff for that validation that he subconsciously ignored the inappropriate conduct Thing cloaked in the attention and affection Plaintiff craved.

- 32. Initially, Thing's abuse of Plaintiff was subtle, taking the form of more friendly and affectionate, albeit inappropriate, over the clothes touching and fondling. Often this abuse took place in Thing's car, or at the Las Vegas residence where Thing lived with other Franciscans who refused to make eye contact with Plaintiff or acknowledge his presence in any way. Br. Thing always couched the abuse under the false pretense of Thing being friendly, affectionate, and paternal toward Plaintiff. However, eventually the abuse became more severe.
- 33. The first more severe instance of abuse took place at the same Franciscan cabin on Mt. Charleston that was used by Pr. Krumm to sexually abuse another Nevada boy in the 1980s. Br. Thing initially represented to Plaintiff and/or his mother that the Pranciscans had a lodge on Mt. Charleston that they used for recreational purposes. Thing also indicated he wanted to take Plaintiff there, and gave Plaintiff's mother the false impression there would be other people going on the trip. In reality it was just a cabin, and clearly was not a "lodge" intended for large groups of people. Similarly, the trip to Mt. Charleston was not a group trip, but an opportunity created by Br. Thing to isolate and sexually abuse Plaintiff. Like Fr. Krumm with his own victim at the cabin, Br. Thing induced Plaintiff to enter his sleeping bag naked and then sexually assaulted the boy.
- 34. Br. Thing's final sexual assault of Plaintiff took place in California. This time Br. Thing falsely represented to Plaintiff and/or his mother that other faculty members and students were going to California on an unofficial school trip. So confident was Thing in his manipulations that after the trip had been agreed to and scheduled, Thing asked Plaintiff's mother if she would consider allowing Plaintiff to live with him in California at the conclusion of the school year, claiming he could offer Plaintiff greater financial support than Plaintiff's family. Although Plaintiff's mother refused to agree to this, the road trip from Las Vegas to California went forward as planned, and culminated with Br. Thing subjecting Plaintiff to a violent sexual assault, most likely in Northern California.
- 35. The conduct described above was undertaken while the Perpetrator was employed. volunteered, represented, or an agent of the Franciscans and/or one or more of the remaining

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Defendants, while in the course and scope of employment with Defendants, and/or was ratified by Defendants.

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### FIRST CAUSE OF ACTION

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## (Public Nuisance-Against All Defendants)

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36. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:

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general public the sexual assaults committed by, the identities of, and the pedophille/ ephobophilic tendencies of, the Perpetrator and Defendants' other pedophilic agents; 2) attack the credibility of the

Defendants continue to conspire and engage in efforts to: 1) conceal from the

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victims of the Perpetrator and Defendants' other pedophille/ephebophilic agents; 3) protect the Perpetrator and Defendants' other pedophille/ephebophilic current and former agents from criminal

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prosecution and registration as sox offenders for their sexual assaults against children; and 4) exploit

The negligence and/or deception and concealment by Defendants was and is

13 14 and abuse the protection for religious freedom provided by the 1st Amendment to the U.S. Constitution for the purpose of escaping their obligation to report childhood sexual abuse in

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violation of law.

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- injurious to the health of, indecent or offensive to the senses of, and an obstruction to the free use of property by, the general public, including but not limited to residents of the County of Clark and all other members of the general public who live in communities where Defendants conducted, and continue to conduct, their work and/or ministry. Further, the negligeness and/or deception and concealment by Defendants is and was and is indecent and offensive to the senses, so as to interfere with the general public's comfortable enjoyment of life in that children cannot be left unsupervised in any location where Defendants' agents are present as the general public cannot trust Defendants to prohibit their pedophilic agents from supervising, caring for, or having any contact with children, nor to warn parents of the presence of the pedophilic agents of Defendants, nor to identify their pedophilic agents, nor to identify and/or report to law enforcement their agents accused of childhood sexual abuse; thus, creating an impairment of the safety of children in the neighborhoods where Defendants conducted, and continue to conduct, their work and/or ministries.

- 39. Defendants' conduct has caused further injury to the public and severely impaired the safety of children where Defendants have protected and concealed the Perpetrator and Defendants' other pedophilic/ephebophilic agents from criminal prosecution and registration as sex offenders for their sexual assaults, where the Perpetrator and/or Defendants' other pedophilic/ephebophilic agents subsequently have left Defendants' employ, and where Defendants have disavowed any responsibility for the Perpetrator and/or Defendants' other pedophilic/ephebophilic former agents despite the fact Defendants facilitated these former agents' avoiding criminal prosecution and having to register as sex offenders. As a result of Defendants' conduct, when Defendants' former agents have sought employment placing them in positions of trust with children, Defendants are the only ones aware of the risk posed by these former agents, and potential employers, children custodians, and parents have no means of identifying the risk to their children posed by such men. Today's children continue to be put at risk and abused under these circumstances by Defendants' former agents, at least as recently as 2007.
- 40. The negligence and/or deception and concealment by Defendants was specially injurious to Plaintiff's health as he and his family were unaware of the danger posed to children left unsupervised with agents of Defendants, and as a result of this deception, Plaintiff was placed in the custody and control of the Perpetrator, an agent of Defendants, who subsequently sexually assaulted Plaintiff.
- 41. The continuing public nuisance created by Defendants was, and continues to be, the proximate cause of the injuries and damages to the general public alleged in paragraph 14, and of Plaintiffs special injuries and damages as alleged in paragraph 15.
- 42. In doing the aforementioned acts, Defendants acted negligently and/or intentionally, maliciously and with conscious disregard for Plaintiff's rights.
- 43. As a direct and proximate result of the above-described conduct, Plaintiff has suffered, and continues to suffer special injury in that he suffers great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and

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obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and carning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries. Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.

- 44. As a further result of the above-described conduct by Defendants Plaintiff further requests injunctive relief prohibiting Defendants from, among other things: allowing their pedophilic/ephabophilic agents to have any unsupervised contact with children; transferring their pedophilio/ephchophilic agents to communities whose citizens are unaware of the risk to children posed by said agents; failing/refusing to disclose to and/or concealing from the general public and/or law enforcement when Defendants have transferred a pedophilic/ephebophilic agent into their midst; failing/refusing to disclose to and/or concealing from law enforcement and/or the general public the identities and the criminal acts of their pedophilic/ephebophilic agents; failing/refusing to disclose to and/or concealing from the public and/or law enforcement reports, complaints, accusations or allegations of acts of childhood sexual abuse committed by Defendants' current or former agents; and insisting that reports, complaints, accusations or allegations of acts by Defendants' agents be made only in the context of a penitential communication. Defendants should be ordered to stop failing/refusing to disclose to and/or concealing and instead should identify each and every one of their current and formor agents who have been accused of childhood sexual abuse, the dates of the accusation(s), the date(s) of the alleged abuse, the location(s) of the alleged abuse, and the accused agents' assignment histories.
- 45. Plaintiff was required to retain the services of counsel to bring this action, and, accordingly, Plaintiff is entitled to recover its reasonable attorneys' fees and costs incurred herein pursuant to NRS 18.010 and Nevada law.

### SECOND CAUSE OF ACTION

#### (Negligence-Agolost All Defendants)

- 46. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
  - 47. Sometime between approximately 1984 to 1986 the Perpetrator repeatedly engaged

in unpermitted, harmful and offensive sexual conduct and contact with Plaintiff. Said conduct was undertaken while the Perpetrator was employed, volunteered, represented, or an agent of Defendants, while in the course and scope of employment with Defendants, and/or was ratified by Defendants.

- 48. Prior to or during the abuse alleged above, Defendants knew, had reason to know, or were otherwise on notice of unlawful sexual conduct by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents. Defendants falled to take reasonable steps and failed to implement reasonable safeguards to avoid acts of unlawful sexual conduct in the future by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, including, but not limited to, preventing or avoiding placement of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents in functions or environments in which contact with children was an inherent part of those functions or environments.
- 49. Furthermore, at no time during the periods of time alleged did Defendants have in place a system or procedure to supervise and/or monitor employees, volunteers, representatives, or agents to insure that they did not molest or abuse minors in Defendants' care, including the Plaintiff.
- 50. Defendants had a duty to protect the minor Plaintiff when he was entrusted to their care by Plaintiff's parents. Plaintiff's care, welfare, and/or physical custody was temporarily entrusted to Defendants. Defendants voluntarily accepted the entrusted care of Plaintiff. As such, Defendants owed Plaintiff, a minor child, a special duty of care, in addition to a duty of ordinary care, and owed Plaintiff the higher duty of care that adults dealing with children owe to protect them from hann.
- 51. Defendants, by and through their agents, servants and employees, knew or reasonably should have known of the Perpetrator's and Defendants' other pedophilic and/or ephebophilic agents' dangerous and exploitive propensities and that they were unfit agents. It was foresceable that if Defendants did not adequately exercise or provide the duty of care owed to children in their care, including but not limited to Plaintiff, the child entrusted to Defendants' care would be vulnerable to sexual abuse by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
  - 52. Defendants breached their duty of care to the minor Plaintiff by allowing the

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Perpetrator to come into contact with the minor Plaintiff without supervision; by failing to adequately hire, supervise, or retain the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents who they permitted and enabled to have access to Plaintiff; by failing to Investigate or otherwise confirm or derry such facts about the Perpetrator and Defendants' other pedophilic and/or ephehophilic agents; by failing to tell or concealing from Plaintiff, Plaintiffs parents, guardians, or law enforcement officials that the Perpetrator and Defendants' other pedophilic and/or ephelophilio agents were or may have been sexually abusing minors; by failing to tell or concesling from Plaintiff's parents, guardians, or law enforcement officials that Plaintiff was or may have been sexually abused after Defendants know or had reason to know that the Perpetrator may have sexually abused Plaintiff, thereby enabling Plaintiff to continue to be endangered and sexually abused, and/or creating the circumstance where Plaintiff was less likely to receive medical/mental health care and treatment, thus exacerbating the harm done to Plaintiff; and/or by holding out the Perpetrator to the Plaintiff and his parents or guardians as being in good standing and trustworthy. Defendants clocked within the favade of normalcy Defendants' and/or the Pometrator's and Defendants' other pedophille and/or ephopophille agents' contact and/or actions with the Plaintiff and/or with other minors who were victims of the Perpetrator and Defendants' other pedophille and/or ephebophilic agents, and/or disguised the nature of the sexual abuse and contact.

- 53. As a direct and proximate result of the above-described conduct, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full onjoyment of life; has sustained and will continue to sustain loss of earnings and carning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.
- 54. Plaintiff was required to retain the services of counsel to bring this action, and, accordingly, Plaintiff is entitled to recover its reasonable attorneys' fees and costs incurred berein

pursuant to NRS 18.010 and Novada law.

sphebophilic agents' dangerous propensities and unfitness.

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### THIRD CAUSE OF ACTION

Defendants had a duty to provide reasonable supervision of the Perpetrator and

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(Negligent Supervision Failure to Warn-Against All Defondants)

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55. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further allegas as follows:

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Defendants' other pedophilic and/or ephebophilic agents, and to use reasonable care in investigating the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents. Additionally, because Defendants knew or should have known of the heightened risk the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents posed to all children. Defendants had a heightened duty to provide reasonable supervision and protection to children with whom Defendants allowed the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents to have contact and/or custody and control of, and to provide adequate warning to the Plaintiff, the Plaintiff's family, minor students, and minor pagishioners of the Perpetrator's and Defendants' other pedophilic and/or

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57. Defendants, by and through their agents, servants and employees, knew or reasonably should have known of the Perpetrator's and Defendants' other pedophilic and/or ephebophilic agents' dangerous and exploitive propensities and that they were unfit agents. Defendants also know that if they failed to provide children who had contact with the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents sufficient supervision and protection, those children would be vulnerable to sexual assaults by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.

Despite such knowledge, Defendants negligently failed to supervise the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents in the position of trust and authority as Roman Catholic Priests, religious brothers, roligious instructors, counselors, school administrators, school teachers, surrogate parents, spiritual mentors, emotional mentors, and/or other authority figures, where they were able to commit the wrongful acts against the Plaintiff. Defendants failed to provide reasonable supervision of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, failed to use reasonable care in investigating the Perpetrator and Defendants' other pedophilic and/or

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ephebophilic agents, and failed to provide adequate warning to Plaintiff and Plaintiff's family of the Perpetrator' and Defendants' other pedophilic and/or ophebophilic agents' dangerous propensities and unfitness. Defendants further failed to provide Plaintiff with adequate supervision and protection, and falled to take reasonable measures to prevent future sexual abuse.

- 58. As a result of the above-described conduct, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embartassment, loss of self-esteom, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.
- 59. Plaintiff was required to retain the services of counsel to bring this action, and, accordingly, Plaintiff is entitled to recover its reasonable attorneys' fees and costs incurred herein pursuant to NRS 18,010 and Nevada law.

### FOURTH CAUSE OF ACTION

#### (Negligent Hiring/Retention-Against All Defendants)

- 60. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 61. Defendants had a duty not to hire and/or retain the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents given their dangerous and exploitive propensities.
- 62. Defendants, by and through their agents, servants and employees, knew or reasonably should have known of the Perpetrator's and Defendants' other pedophilic and/or ephotophilic agents' dangerous and exploitive propensities and/or that they were unfit agents. Despite such knowledge, Defendants negligently hired and/or retained the Perpetrator and Defendants' other pedophilic and/or ephotophilic agents in the position of trust and authority as Roman Catholic Priests, religious brothers, religious instructors, counselors, school administrators, school teachers, surrogate parents.

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spiritual mentors, emotional mentors, and/or other authority figures, where they were able to commit
the wrongful acts against the Plaintiff. Defendants failed to use reasonable care in investigating the
Perpetrator and/or Defendants' other pedophilic and/or ephebophilic agents and failed to provide
adequate warning to Plaintiff and Plaintiff's family of the Perpetrator' and Defendants' other
pedophilic and/or ophebophilic agents' dangerous propensities and unfitness. Defendants further
falled to take reasonable measures to prevent future sexual abuse.

- 63. As a result of the above-described conduct, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's dally activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of carnings and carning capacity; and/or has incurred and will continue to linear expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.
- 64. Plaintiff was required to retain the services of counsol to bring this action, and, accordingly, Plaintiff is outlitted to recover its reasonable attorneys' fees and costs incurred herein pursuant to NRS 18.010 and Nevada law.

# FIFTH CAUSE OF ACTION

#### (Battery-Against Tom Thing)

- 65. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 66. Perpetrator intentionally, harmfully and offensively touched Plaintiff while in the course and scope of his employment for Defendants.
- 67. As a direct and proximate result of Perpetrator's intentional battery, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will

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27 28 continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00

63. Defendants' tertions conduct was intentional, thereby Plaintiff is entitled to punitive damages on all intentional claims.

#### SIXTH CAUSE OF ACTION

#### (Assault-Against Thom Thing)

- 69. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 70. Plaintiff was reasonably placed in fear of imminent harmful or offensive contact for the duration of sexual molestation by the Perpetrator.
- Plaintiff's apprehension was reasonable because the Perpetrator had already demonstrated a willingness to molest and/or sexually assault Plaintiff.
- As a direct and proximate result of the Perpetrator's and Defendants' tortious conduct, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a direct and proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000,00.

# SEVENTH CAUSE OF ACTION

(Negligent Failure to Warn, Train, or Educate Plaintiff-Against All Defendants):

73. Plaintiff repeats, re-alloges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:

74. Defendants breached their duty to take reasonable protective measures to protect Plaintiff and other minor parishioners and/or students from the risk of childhood sexual abuse by the Perpetrator and/or Defendants' other pedophilic and/or ephebophilic agents, such as the failure to properly warn, train, or educate Plaintiff, his parents, Defendants' agents, employees and volunteers, and other minor parishioners and/or students about how to avoid such a risk and/or defend himself or herself if necessary.

- of the general risk of sexual assaults against children and, specifically, of the Perpetrotor's and Defendants' other pedophilic and/or ephebophilic agents' propensities to commit, and history of committing, sexual abuse of children, and that an undue risk to children in their custody and care, such as Plaintiff, would exist because of this propensity to commit sexual assaults, and the history of sexual assaults against children, unless Defendants adequately taught, educated, secured, oversaw, and maintained students, including Plaintiff, as well as other children in the custody and control of, or in contact with, Catholic clergy and Defendants' other pedophilic and cphebophilic agents.

  Defendants were put on actual and/or constructive notice, at least as early as 1979, that the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents were sexually assaulting ohildren at countless locations, including Clark County. From that date forward, Defendants repeatedly and negligently ignored complaints from victims and/or their parents, as well as warnings from Cetholic clergy, that pedophilic and/or ephebophilic Catholic clergy were assaulting children in, among other locations, Clark County, Nevada.
- assaults against children and, specifically, the risk posed by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents' proposities to commit, and history of committing, sexual abuse of children, could be eliminated, or at least minimized, if they took steps to educate, warn and train children in Defendants' custody and control, as well as those children's parents, and Defendants' employees, agents and volunteers, regarding the danger posed by pedophilic and ephebophilic clergy, how to recognize and avoid this danger, and how a child should defend herself or himself when assaulted by pedophilic and/or aphebophilic clergy. Based on their knowledge of the risk posed by

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the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, and the history of sexual assaults by Pranciscan perpetrators since at least 1936, Defendants had a duty to take the aforementioned steps.

Notwithstanding the knowledge of the general risk of sexual assaults against children and, specifically, that the Perpetrator and Defendants' other pedophilic and/or ephelophilic agents had such propensities to commit, and had committed, sexual abuse of children, and notwithstanding that Defendants knew it was not only reasonably foresecuble but likely that the Perpetrator and Defendants' other pedophilic and/or ophobophilic agents would sexually usuallt children, Defendants breached their duty to adequately teach, educate, secure, oversee, and maintain students, including Plaintiff, as well as all other children in the custody and control of, or in contact with, Catholic elergy, and broached their duty to educate, warn and train children in Defendants' custody and control, as well as those children's parents and Defendants' employees, agents and volunteers, regarding the danger to children posed by pedophilic and/or ephebophilic clergy, how to recognize and avoid this danger, and how a child should defend himself or herself when assumted by pedophilic and/or ephebophilic elergy. Defendants knew or should have known that their fallure to exercise reasonable eare, as discussed above, would cause Pluintiff severe emotional distress and physical injury. Because of the foresoeablity and likelihood of sexual assaults by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents against Plaintiff and other children, Defendants breached their duty of care to Plaintiff and other children in their custody and control. The failure of Dofondants to educate, warn and train children in Defendants' custody and control, as well as those children's purents and Defendants' employees, agents and volunteers, regarding the danger to children posed by pedophilic and/or ephebophilic clergy, how to recognize and avoid this danger, and how a child should defend himself or herself when assaulted by pedophilic and ephebophilic clorgy, was the proximate cause of Plaintiff's Injuries as allaged herein.

78. As a result of the above-described conduct, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, emberrussment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be

prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.

79. Plaintiff was required to retain the services of vounsel to bring this action, and, accordingly, Plaintiff is entitled to recover its reasonable attorneys' fees and costs incurred herein pursuant to NRS 18.010 and Nevada law.

#### EIGHTH CAUSE OF ACTION

# (Promises Liability-Against All Defendants)

- 80. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 81. At all times herein montioned, Defendants were in possession of the properties where the Plaintiff was ground and assaulted by the Perpetrator, and had the right to manage, use and control those properties. Those properties include but are not limited to St. Christopher Elementary School, the residence located at 1420 West Bartlett Ave. in Las Vegas, and the cabin on Mt. Charleston (hereinafter "the Properties").
- S2. At all times herein mentioned, Defendants knew that the Perpotrator and Defendants' other pedophilic and/or ephebophilic agents had a history of committing sexual assaults against children, and that any child at, among other locations in Clark County, Nevada, the Properties, was at risk to be sexually assaulted by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 83. Defendants knew or should have known that there was a history of grooming of and/or sexual assaults against children committed by the Perpetrator and/or Defendants' other pedophilic and/or ephebophilic agents and that any child at, among other locations in Clark County, Nevada, the Properties, was at risk to be sexually assaulted. It was foreseeable to Defendants that the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents would sexually assault children if they continued to allow the Perpetrator and/or Defendants' other pedophilic andlor

ophebophilic agents to teach, supervise, instruct, care for, and have custody and control of and/or contact with children.

- 84. At all times herein mentioned, Defendants knew or should have known the Perpetrator and Defendants' other pedophilic and/or uphebophilic agents were repeatedly committing sexual assaults against children.
- 85. It was foreseeable to Defendants that the sexual assaults being committed by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents would continue if Defendants continued to allow the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents to teach, supervise, instruct, care for, conduct physical examinations of, and have custody of and/or contact with young children.
- 86. Because it was foreseeable that the sexual assaults being committed by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents would continue if Defendants continued to allow them to teach, supervise, instruct, care for, conduct physical examinations of, and have custody of and/or contact with young children, Defendants owed a duty of care to all children, including Plaintiff, exposed to the Perpetrator and/or Defendants' other pedophilic and/or ephebophilic agents. Defendants also owed a heightened duty of care to all children, including Plaintiff, because of their young age.
- 87. By allowing the Perpetrator and/or Defendants' other pedophilic and/or aphebophilic agents to teach, supervise, instruct, care for, conduct physical examinations of, and have custody of and/or contact with young children, and by failing to warn children and their families of the threat posed by the Perpetrator and Defendants' other pedophilic and/or aphebophilic agents, Defendants breached their duty of care to all children, including Plaintiff.
- 88. Defendants negligently used and/or managed the Properties, and created a dangerous condition and an unreasonable risk of harm to children by allowing the Perpetrator and Defendants' other pedophilic and/or ephabophilic agents to teach, supervise, instruct, care for, conduct physical examinations of, and have custody of and/or contact with young children at, among other locations in Clark County, Nevada, the Properties.
  - 89. As a result of the dangerous conditions created by Defendants, numerous children

 were sexually assaulted by the Perpetrator and Defendants' other pedophilic and/or ephehophilic agents.

- 90. The activities described herein offend public policy; are immoral, unethical, oppressive, and unscrupulous; are substantially injurious to children in Clark County, Nevada and their families; and are undertaken without any valid reason, justification or motive.
- 91. These dangerous conditions directly and proximately caused Plaintiff to suffer, and continue to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.
- 92. Plaintiff was required to retain the services of counsel to bring this action, and, accordingly, Plaintiff is entitled to recover its reasonable attorneys' fees and costs incurred herein pursuant to NRS 18.010 and Nevada law.

#### NINTH CAUSE OF ACTION

# (Intentional Infliction of Emotional Distress-Against all Defendants)

- 93. Plaintiff repeats, re-alleges, and incorporates by this reference each and overy allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 94. Defendants' conduct was extreme and outrageous and was intentional and/or done recklessly. Defendants knew or should have known the Perpetrator and Defendants' other pedophilic and/or ephobophilic agents were spending time in the company of and assaulting numerous children, including Plaintiff, around Clark County, Nevada and other locations, including on school grounds, in the parishes, and in the Perpetrators' rectory rooms or other living quarters. Defendants also know or should have known the Perpetrator and Defendants' other pedophilic and/or ephopophilic agents were high risks to all children as Defendants had received numerous complaints

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and other notice of prior acts of childhood sexual abuse by the Perpetrator and Defendants' other pedophilic and/or ephobophilic agents, and had sent the Perpetrator and/or Defendants' other pedophilic and/or ephebophilic agents for treatment for their pedophilia, prior to and/or after assigning them to work in Clark County, Nevada. Given their knowledge of numerous prior acts of abuse by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, Defendants knew or should have known that every child exposed to the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, including Plaintiff, was substantially certain to be assaulted by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents. Defendants knew or should have known, and had the opportunity to learn of, the intentional and malicious conduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, and thereby ratified and joined in said conduct by failing to terminate, discharge, or at least discipline the Perpetrator and Defendants' other pedaphilic and/or ephebophilic agents, and/or by failing to prevent them from having contact with children. The conduct of Defendants in confirming, concealing and ratifying that conduct was done with knowledge that Plaintiff's emotional and physical distress would thereby increase, and was done with a wanton and reckless disregard of the consequences to Plaintiff and other children in their custody and control.

- As a direct and proximate result of Defendants' conduct, Plaintiff experienced and continues to experience sovere emotional distress resulting in bodily harm.
- As a result of the above-described conduct, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and toss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning opposity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries. Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.

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# TENTH CAUSE OF ACTION

# (Negligent Infliction of Emotional Distress-Against All Defendants)

- 97. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- Defendants know or should have known that their failure to exercise reasonable care in the selection, approval, employment and supervision of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents would cause Plaintiff severe emotional distress. Because of the foreseeability of sexual assaults by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents against Plaintiff and other children, Defondants broached their duty of care in engaging in the conduct referred to in the preceding paragraphs.
- 99. Defendants know or should have known that their failure to exercise reasonable care in providing adequate supervision to Plaintiff and other children in their custody and control, despite the fact they knew or should have known of the threat to children posed by the Perpetrator and Defendants' other pedophilic and/or ophobophilic agents, would cause Plaintiff severe emotional distross. Defendants also know or should have known that their failure to disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents as described herein would cause Plaintiff severe emotional distress and subject him to further assaults. Because of the foreseenbility of sexual assaults by the Perpetrator and Defendants' other pedophilic and/or aphabophilic agents against Plaintiff and other children, Defendants broached their duty to exercise reasonable care in failing to provide adequate supervision to Plaintiff and other children in their custody and control, and in failing to disclose information to Plaintiff, his family, and the general public relating to soxual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 100. Defendants also knew or should have known that their creation and continuance of the Public Nuisance set forth in the preceding paragraphs would cause Plaintiff severe emotional distress, Because of the foreseeability of sexual assaults by the Perpetrator and Defendants' other pedophilic and/or ephelophilic agents against Plaintiff and other children as a result of this conduct, Defendants breached their duty of care in creating and continuing the Public Nutsance referred to in

the preceding paragraphs.

- 101. Plaintiff experienced and continues to experience severe emotional distress resulting in bodily harm.
- Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.

# ELEVENTH CAUSE OF ACTION

# (Respondent Superior-Against All Defondants)

- 103. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 104. The Perpetrator met Plaintiff as a result of his employment, representation, volunteering or agency with the Defendants.
- 105. The Perpetrator used his employment, representation, volunteering or agency with the Defendants as an excuse to see Plaintiff and repeatedly engage in unpermitted, harmful and offensive sexual conduct and contact with Plaintiff.
- 106. Because the intentionally tortious conduct alleged in this Complaint arose within the scopes of its employees's duties and was reasonably foreseeable, Defendants and each of them, are liable for all intentional torts alleged herein.
- 107. Because the negligently tortious conduct alleged in this Complaint arose within the scopes of its employees's duties, Defendants and each of them, are liable for all negligent torts alleged herein.
  - 108. As a direct and proximate result of the above-described tortious conduct, Plaintiff has

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 suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.

#### TWELFTH CAUSE OF ACTION

# (Fraudulent Concealment/Conspiracy to Commit Fraud-Against All Defendants)

- 109. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 110. Because of Plaintiffs young age, and because of the status of the Perpetrator as an authority figure to Plaintiff, Plaintiff was vulnerable to the Perpetrator. The Perpetrator sought Plaintiff out, and was empowered by and accepted Plaintiff's vulnerability, Plaintiff's vulnerability also prevented Plaintiff from effectively protecting himself.
- 111. By holding the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents out as a qualified Roman Catholic elergy, religious brothers, religious instructors, counselors, school administrators, school teachers, surrogate parents, spiritual mentors, emotional mentors, medical services providers, and/or other authority figures, and by undertaking the religious and/or secular instruction and/or spiritual and conotional counseling and/or medical care of Plaintiff, Defendants held special positions of trust and entered into a fiduciary and/or confidential relationship with the minor Plaintiff.
- 112. Having a fiduciary and/or confidential relationship, Defendants had the duty to obtain and disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 113. Defendants misrepresented, concealed or falled to disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.

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and Dufendants continued to misrepresent, conceal, and/or fail to disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents as described herein.

- 114. Defendants knew that they inisrepresented, concealed or failed to disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ophebophilic agents.
- 115. Plaintiff justifiably relied upon Defendants for information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents,
- Defendants, in concert with each other and with the intent to conceal and defraud, conspired and came to a meeting of the minds whereby they would misrepresent, conceal or fail to disclose information relating to the sexual misconduct of the Perpetrator and/or Defendants' other pedophilic and/or ephebophilic agents.
- 117. By so concealing, Defendants committed at least one act in furtherance of the conspiracy.
- As a direct and proximate result of Defendants' fraudulent concealment and conspiracy, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000,00.
- 119. In addition, when Plaintiff discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced recurrences of the above-described injuries. In addition, when Plaintiff finally discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced extreme and severe mental and emotional distress that Plaintiff had been the victim of the Defendants' fraud; that Plaintiff had not been able to help other minors being molested because of the

 fraud; and that Plaintiff had not been able because of the fraud to receive timely medical treatment needed to deal with the problems Plaintiff had suffered and continues to suffer as a result of the molestations.

# THIRTEENTH CAUSE OF ACTION

#### (Fraud and Docelt-Against All Defendancs)

- 120. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the preceding paragraphs of this Complaint and further olleges as follows:
- themselves out to Plaintiff as Roman Catholic Priests, religious brothers, religious instructors, counselors, school administrators, school teachers, surrogate parents, spiritual mentors, emotional mentors, medical services providers, and/or other authority figures. The Perpetrator and Defendants' other pedophilic and/or ephehophilic agents represented to Plaintiff and Plaintiff's parents that they would counsel and guide Plaintiff' with his educational, spiritual, and/or emotional needs, and/or represented that they would provide medical care to Plaintiff that they were not qualified to provide. The Perpetrator further represented to Plaintiff and/or Plaintiff's parents that he would take Plaintiff on trips to the cabin on Mt. Charleston and to California with other adults and students from Plaintiff's school, and that these trips would benefit Plaintiff in terms of his educational, spiritual, and/or emotional needs.
- 122. These representations were made by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents with the Intent and for the purpose of inducing Plaintiff and Plaintiff's parents to entrust the educational, spiritual and physical well being of Plaintiff with the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 123. The Perpetrator and Defendants' other pedophilic and/or ephobophilic agents misrepresented, concealed or failed to disclose Information relating to their true intentions to Plaintiff and Plaintiff's parents when they entrusted Plaintiff to his care, which were to isolate and sexually molest and abuse Plaintiff. Plaintiff justifiably relied upon the Perpetrator' and Defendants' other pedophilic and/or ephebophilic agents' representations.
  - 124. The Perpetrator and Defondants' other pedophilic andlor ephshophilic agents were

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omployees, agents, and/or representatives of Defendants. At the time they fraudulently induced Plaintiff and Plaintiff's parents to entrust the care and physical welfare of Plaintiff to the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents were acting within the course and scope of their employment with Defendants.

- 125. Defendants are vicatiously liable for the fraud and deceit of the Perpetrator and Defendants' other agents.
- suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, canbarrassment, loss of self-esteem, disgrace, lumiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of carnings and carning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, thorapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.
- 127. In addition, when Plaintiff finally discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced recurrences of the above-described injuries. In addition, when Plaintiff finally discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced extreme and severe mental and emotional distress that Plaintiff had been the victim of the Defendants' fraud; that Plaintiff had not been able to help other minors being motested because of the fraud; and that Plaintiff had not been able because of the fraud to receive throly medical treatment needed to deal with the problems Plaintiff had suffered and continues to suffer as a result of the molestations.

#### FOURTEENTH CAUSE OF ACTION

(Breach of Fiduciary Duty/Constructive Fraud-Against All Defendants)

128. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:

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 129. Because of Plaintiff's young age, and because of the status of the Perpetrator as an authority figure to Plaintiff, Plaintiff was vulnerable to the Perpetrator. The Perpetrator sought Plaintiff out, and was empowered by and accepted Plaintiff's vulnerability. Plaintiff's vulnerability also prevented Plaintiff from effectively protecting himself.

- 130. By holding the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents out as a qualified Roman Catholic clorgy, religious brothers, religious instructors, counselors, school administrators, school teachers, surrogate parents, spiritual mentors, emotional mentors, medical services providers, end/or any other authority figure, by allowing the Perpetrator to have custody and control of and/or contact with the Plaintiff, and by undertaking the religious and/or secular instruction and/or spiritual and/or emotional counseling and/or medical care of Plaintiff, Defendants entered into a fiductory and/or confidential relationship with the minor Plaintiff.
- 131. Defendants and each of them breached their fiduciary duty to Plaintiff and/or their confidential relationship with Plaintiff by engaging in the negligent and wrongful conduct described herein.
- 132. As a direct result of Defendants' breach of their fiduciary duty and/or their confidential relationship with Plaintiff, Plaintiff has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000,00.
- 133. Plaintiff was required to retain the services of counsel to bring this action, and, accordingly, Plaintiff is outlifted to recover its reasonable attorneys' fees and costs incurred herein pursuant to NRS 18.010 and Nevada law.

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#### FIFTEENTH CAUSE OF ACTION

### (Frand-Against All Defendants)

- 134. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- 135. Defendants knew and/or had reason to know of the sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephehophilic agents.
- 136. Defendants misrepresented, concealed or failed to disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents as described herein, and Defendants continue to misrepresent, conceal, and fail to disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents as described herein.
- 137. Defendants knew that they misrepresented, concealed or falled to disclose information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 138. Plaintiff justifiably relied upon Defendants for information relating to soxual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 139. Defendants, with the intent to conceal and defraud, did misrepresent, conceal or fail to disclose information relating to the sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 140. As a direct result of Defendants' fraud, Plaintiff has suffered, and continuous to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries. Plaintiff has suffered general and special damages in an amount in excess of \$10,000.00.

14]. In addition, when Plaintiff discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced recurrences of the above-described injuries. In addition, when Plaintiff finally discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced extreme and severe mental and emotional distress that Plaintiff had been the violim of the Defendants' fraud; that Plaintiff had not been able to help other minors being molested because of the fraud; and that Plaintiff had not been able because of the frond to receive timely medical treatment needed to deal with the problems Plaintiff had suffered and continues to suffer as a result of the molestations.

WHEREFORE, Plaintiff prays for judgment against the Defondants as follows:

- 1. For an award of general damages in excess of TEN THOUSAND DOLLARS (\$10,000,00);
- 2. For an award of special damages in an amount to be determined at the time of trial;
- 3. For an award of punitive damages in an amount to be determined at the time of trial;
- 4. For an award of reasonable costs and attorney's tees;
- 5. For injunctive relief, and
- 6. For such other and further relief as the Court dooms just and proper.

#### JURY DEMAND

Plaintiff demands a jury trial on all issues so triable.

Dated: March 14 7811	RYAN, MERCALDO & WORTHINGTON LLI
By:	Malen Q. Com
.,	NORMAN A. RYAN, ESQ./Bar No. 005760
	RYAN M. VENCI, ESQ./Bat Mo. 007547
	SARAH K. SUTER. ESQJRAF No. 010774
	5588 South Fort Apache Road, Suite 110
	Los Vogas, Nevada 89148
	Altorney's for Plaintiff, TIM COONCE

 prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of \$10,000,00.

79. Plaintiff was required to retain the services of counsel to bring this action, and, accordingly, Plaintiff is entitled to recover its reasonable attorneys' fees and costs incurred herein pursuant to NRS 18.010 and Nevada law.

# EIGHTH CAUSE OF ACTION

# (Premises Liability-Against All Defendants)

- 80. Plaintiff repeats, re-alleges, and incorporates by this reference each and every allegation contained in the proceeding paragraphs of this Complaint and further alleges as follows:
- At all times herein montioned, Defendants were in possession of the properties where the Plaintiff was groomed and assaulted by the Perpetrator, and had the right to manage, uso and control those properties. Those properties include but are not limited to St. Christopher Elementary School, the residence located at 1420 West Bartlett Ave. in Las Vegas, and the cabin on Mt. Charleston (hereinafter "the Properties").
- 82. At all times herein mentioned, Defendants knew that the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents had a history of committing sexual assaults against children, and that any child at, among other locations in Clark County, Nevada, the Properties, was at risk to be sexually assaulted by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
- 83. Defendants knew or should have known that there was a history of grooming of and/or sexual assaults against children committed by the Perpetrator and/or Defendants' other pedophilic and/or ephebophilic agents and that any child at, among other locations in Clark County, Nevada, the Properties, was at risk to be sexually assaulted. It was foreseeable to Defendants that the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents would sexually assault children if they continued to allow the Perpetrator and/or Defendants' other pedophilic andlor

NAME (Type or Print)  (Religious)  (Religiou	•			•		
PARENTS Robert Marie Sulimay (mother)  SIRTH May 22, 1959 - Sah Diego/CP (place)  CDUCATION (date, place)  Grade School St. Simon & Jude, Huntington Beach, CA  High School St. Anthony Seminary, Santa Barbara  College  Seminary A S 1974 - 1978 Novitiate  Philosophy Theology  INVESTED Sept. 3, 1982  (date) (place)  SIMPLE VOWS Sept. 4, 1983 Santa Barbara  SOLEMN VOWS Sept. 5, 1987  (date) (place)  PRIESTHOOD	NAME (Type or Print)	(D)				
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# Application Forms



St. Anthony's Seminary Santa Barbara, California

St. Anthony's Seminary Santa Barbara, California

(To be filled out by applicant himself) 1. Give your full name MOMAS 2. Give your full postal address: 3. When were you born? 4. Are your parents still living?\_\_ 5. If your parents are dead, who provides for you? If you have a guardian, give his name and address: Name Number Street/Ave. 7. Do your parents need your support? Do you desire to become a priest or brother either in the Franciscan or Redemptorist Order? If you are not, at this time, interested in the priesthood or brother-hood, do you wish to avail yourself of the training the seminary offers? Simon and 10. Parish you live in 11. School you attend MAGNaLIA Address 20444  $HB_{\cdot}$ CA. 12. Please give your reasons for wanting to enter the seminary. To see what the school is Litre CLASS'es, At and I like the people and priesto

Return to:

The Reverend Rector St. Anthony's Seminary 2300 Garden Street Santa Barbara, California 93105

St. Anthony's Seminary Santa Barbara, California

(PARENTS or GUARDIANS) The following page will be treated in all confidence. / Name of applicant Parents' name Super VISOr Occupation of father Same Mother Religion Is the child an adopted child? \_\_\_ Were parents warried by a priest? Ve S Are parents separated?\_ If separated, is either remarried?\_ Mother Is child needed for your support? No -Are you able to pay the annual tuition, board, and entrance fees, totaling \$375.00 each semester? (Payments may be arranged)  $\frac{Lc_{*}//}{2}$ 10. 11. If payments cannot be made, please state the reason on reverse side 12. The following documents are also required:

1) Baptismal Certificate
2) Confirmation Certificate
3) Church Record of Parents' Marriage
4) 2" x 3" head and shoulders recent snapshot of your boy. Do you both give your consent for your boy to enter St. Anthony's Seminary? 165 Signatures

Mail directly to:

The Reverend Rector St. Anthony's Seminary 2300 Garden Street Santa Barbara, California 93105

St. Anthony's Seminary Santa Barbara,California

PA	RISH PRIEST'S RECOMMENDATION
1.	Name of applicant THOMAS THING
2.	How long have you known the applicant? 6 mon 7/15
3.	Has the applicant shown signs of having a vocation to the priesthood?
	YES If so, in what way? HIS INTEREST IN LITURGY! HIS DESIRE TO BE AROUND PRIESTS.
	LITURGY ! HIS DESIRE TO BE AROUND PRIESTS.
4.	If not the priesthood, does the applicant give promise of becoming a
	Christian leader? MANY GOOD LEADERSHIP AUDITIES ARE THERE
5.	Do you believe that the applicant has a sincere desire to benefit DEVELope
	from seminary training? EVERY INDICATION SAYS HE WOULD:
6.	Are the applicant's home conditions such as to foster a vocation
	to the priesthood or an apostolic Christian Life? 1/65 - H/5
	to the priesthood or an apostolic Christian Life? YES - HIS MASS DAILY - OFTEN With the Children.
7.	Are the applicant's parents legitimately married? Us Janus & Can delession
8.	Does the family have a good reputation in the parish? VES
9.	Please note on the reverse side of this sheet any noteworthy facts regarding the applicant which will be of assistance in passing upon the application. And if, on the other hand, there is anything which would make the applicant undesirable as a student of the seminary, a brief statement would be appreciated.
	Signature FR. Herbert Wheathey, An
	signature FR. Herbert Wheathey, Am- assistant Paator
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	Sity. Semon + gude Church
	20444 magnetice.
	20444 Magnolea. Address Newtongton Beach, Calif.
	N.B. All information will be regarded as strictly confidential.
	Mail directly to:
	The Reverend Rector St. Anthony's Seminary 2300 Garden Street Santa Barbara, California 93105

Now Thing has a lot going for him. It is willing to help when he can, oftentimes dolunteering his services. The has a good sense of human and seems to mix well with his passed.

IR. Herb Wheatley, ofm.

St. Anthony's Seminary Santa Barbara,California

TEACHER'S OR COUNSELOR'S RECOMMENDATION

1

(This questionnaire is to be given to the Eighth Grade teacheror to a high school teacher who would best be able to recommend the applicant.)
1. Name of applicant Jona Thing
<ol> <li>Please write a statement or two giving your opinion as to the ability of the applicant to pursue successfully a college preparatory course of studies;</li> </ol>
Som has difficulty with acedemic subjects
but has strong Character stroits.
3. Using A for SUPERIOR, B for ABOVE AVERAGE, C for AVERAGE, D for BELOW AVERAGE, please grade the following points for the applicant:  Ability to Get Along with Others 3
Diligence A
CourtesyA
. Generosity
<ol> <li>Please add anything that would help us pass judgment on the suitability of the applicant for the priesthood.</li> </ol>
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except acedemic ability.
5. DOCUMENTS REQUIRED before applicant will be accepted:
(Elementary school applicants) 1) Transcript of 6, 7, 8th grade warks. 2) I.Q. test results and other elementary grade testings. (High school applicants) 1) Transcript of grades. 2) Results of any testing.
N.B. All information will be regarded as strictly confidential.
Signature & Noves Market
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St. Servon & Cude
304 00 Magnolia
Please mail directly to: H. B. Ca. 92646
The Reverend Rector St. Anthony's Seminary 2300 Garden Street Santa Barbara, California 93105

*-	ARCHDIOCESAN VOCATION OFFICE 1531 West Ninth Street — Las Angeles 90015	
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	Religious Community Priest in the	Order.
	Religious Community Brother in the	Order.
PLEAS	I am NOT interested in a Religious Vocation. g PRINT:	
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Addre	s 70m Thing Age	<u>, 10646</u>
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	PARISH St. Simon : Tudp	<del> </del>
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	I AM INTERESTED IN GOING TO A V AWARENESS WEEKEND AT ST. ANTHON SNATA BARBARA	

NAME	THING	THOMAS	C+ 60 10
	(Last)	(First)	(Middle)
PARENTS	Guardian's)	Robert & Marie	
ADDRESS	20131	<del>rown Reef Lane</del>	
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Gregorian			1	Carried and the	de regrese vistasses	0	X.,		useedlussatul@s6.	Name and a	own and seems
Typing	-	n	C	1			Neatness				
Typing Excellent	B		C-I	verag	e		TONY THIN	C			
D—Passing	$\mathbf{F} - \mathbf{F}$	ailing					TONT THEM	G.			

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THING,		IMAS.	<del></del>						74-7		Class
ALS YES	A	adomi	e Reco	ord			Pers	onalit	y Reco	rd	
SUBJECT		2	Sem.	1	2	Sem.		1st	1st	3rd	2nd
Religion	13	C	C	C-	A	$\beta$	<u> </u>	Qrt.	Sem.	Qrt.	Sem.
Latin					<u> </u>		Religious				
English	C-	D	D	D+	C-	C	Exercises				
Literature											
Speech	LD-	Ct	C		B	B	Authority	ļ			<del></del>
Life Sci	D	Of	D	1	C.	C	Studies and	-			
Spanish	C-	10	D	Carr	B-	B	Work				
History	D	מ	0	C	<u>C</u> .	C	Fellow				
Civics							Students				
Math. Pre Ala	Born	B	B	C-	B-	C	Responsive-				***************************************
Science				á			ness				
Art Apprec.							9				
Music Apprec.							Reliability				
Vocal Music	D	a	P	P	P	P					
Instr. Music	. V	U	0	V	V	0	Courtesy				
Gregorian											
Typing	1)	$\mathcal{B}$	0	<i>p</i> -		0	Neatness		أنسنند	لننسأ	
A — Excellent		Good	C-1	lverag	c	-41	THING, TH	OMAS	4		
D - Passing .	$\mathbf{F} - \mathbf{F}$	ailing	-			-	rurne, ru	ONKE	· · · · · · · · · · · · · · · · · · ·	يبلوبنينسان	-

#### Academic Record and Comments

SUBJECT	1	1	2	2	Sem	3	3	4	4	Sem
Reugion	A-	west.	B		B	B+		A	***	A
English	D	K. V. W	C		C	C.	H,5	C	<b>~</b> →	C
Science - General	B	HIJK	B	3	B	ښد	-			*UE'**
Math - Geometry	B		C		C	D+	V	D	***	D
History - World	C	·	C-	- quant	C	D4-	JVW	C-	la!	D
Spanish	C-	مسينه	C		C	C	Κ	C±		<u>C</u>
Speech										
ht Drawing						8+		B	4794.60-1	B
Musio Choir			B		P	N		A	447	-47
Creative Writing	Boo	V	$\beta$ -		B	%		, , , , , , , , , , , , , , , , , , ,		
Print Making	C	Parker de	A	besing	A	-4,4		`\ <del></del>		4
Earth Science	Panara			ر <sub>اسم</sub> نه.		B	JK	B	K	B
Pottery			<del></del>			Α		A	-High	A
P.E.	10		.,,0			-02		D		- 63

#### COMMENTS CODE:

- G. Work in class outstanding
- II. School work improving.
- J. Student making honest effort.
- K. Attitude good
- Q. Student not working as well as he should
- R. Dossa't bring materials to class.
- S. Homework and/or classroom assignments not turned in.
- T. Discuptive behavior interforing with classwork.
- U. Student worldng below grade level.
- V. Student needs to develop better work habits.
- W. Test performance is poor.
- X. Consistantly late for class.

A - Excellent

B -- Good

C -- Average

D - Passing

F - Failing

THING, THOMAS

THING, THOMAS

St. Anthony's Seminary

19 76-77 3

#### Academic Record and Comments

SUBJECT	I	1	2	2	Sem	3	3	4	4	Sem
Religion	2		B-	-	B	C	<b></b>	C+	-	<u>C</u>
English	C	ر شوب	D+	***	C	D+		D-1-	-	
Science Chemistry	C+	J, K	C+	JKV	C	C-	W	C-	Q	C
Math Algebra 14	I A-	- Link	B+		B	C	***	D±		C
History	D-	Q,V,W	D+	W.V	D	D+	W, T	Dt	Qu, W	D
Syanish	13-		C	H	C	B		C		C
Speech	C .	بنت	B	-	B	B		LA_	-	A
Art					an alter min laboration			**-****		
absic Choir	-50		P	especial.	19	A-	·	A	****	A
Humanities	(3)		B	a T	В	B	ANT.	B-	77	$B_{-}$
		32000					*****	-		
									· :	
		<del></del>	-			شيد به نوز شيوکر			<u> </u>	
P.E.	10	-	P	****	A			7F'	, water	A.

# COMMENTS CODE:

- G. Work in close outstanding
- H. School work improving.
  J. Student making honest effort.
- K. Attitude good
- Q. Student not working as well as he should
- R. Doosn't bring materials to class.
- S. Homework and/or olassroom assignments not thined in.
- T. Disruptive behavior interfering with classwork.
- U. Student working below grade level.
- V. Student needs to develop better work babits,
- W. Test performance is poor.
- X. Consistently late for class.

A - Excellent

B - Good

C - Average

D - Passing

F - Failing

THING, THOMAS

THING, THOMAS

# Academic Record and Comments

SUBJECT	1	1	2	2	Sem	3	3	4	4	Sem
Religion	A-	***	A-	-44	A	A	~~,	A	-	A
English	C		$\theta$		$\mathcal{B}$	13-		A	7—	B
Science FileId	C+	J	Dt		0	Ċ	QIVX	$\mathcal{B}$	HK	B
Made Spanish		T	·	مند		13	4	B		B
Mustory Amer, the Future		7,	· B	W	В	9-1-4	-450.4	Markey.		
Spenish Psychology Spenish Schola Cantorum						D)		C-	s.,4~*	C
	Α		A	****	Α	$\mathcal{B}_{-}$		A		LA
Axt Painting	Bŕ_	<del></del> 1	B		$\mathcal{B}$	A-	++	A-	~~	LA_
Music Choir	A		A-	4	A	8+	·	A	حنب	1
Sociology	13-	KI	8		B	,			<b>}</b>	
Photography	B	*****	B	***,*	B	C	~-	В		B
Industrial Art	A	1-4-4-	A	~-	A	A		At		A
Ethnic Studies						15-		C		C
P.E.	P	مـــه	-p	***	10	P		(گار		1.7

#### COMMENTS CODE;

- G. Work in class outstanding
- H. School work improving.
- J. Student making honest effort.
- K. Attitude good
- Q. Student not working as well as he should
- A. Doesn't bring materials to class,
- S. Homework and/or olassroom assignments not turned in.
- T. Disruptive behavior interfering with classwork.
- U. Student working below grade level.
- V. Student needs to develop hetter work habits.
- W. Test performence is poor
- X. Consistently late for class.

A - Excellent

į.

B - Good

C - Average

D - Passing

F - Failing

THING, THOMAS

# THOMAS THING

Thomas was the studentbody president this year.

He is a member of the Society of
Distinguished American High School Students.
He is listed in the Who's Who Among
American High School Students.
Next year Thomas will be attending
Sacramento City College and will reside
at the Franciscan Formation Center,
Sacramento.

FAcuil aund for badeeship.

# Otis-Lennon Wental Ability Test

By Arthur S. Otis and Roger T. Lennon

ADVANCED LEVEL LORM

NAME Thing Thou	MAS STORM
A THE COMMENT OF THE PROPERTY	te de la companya de
SCHOOL St. Simenas Jude	DATE OF TEST 1970 MAY 22
	STATE OF THE STATE
TEACHER SR. DORIS	DATE OF BIRTH 959 MAY 2-2
GRADE & SECTION	AGE 15 15 NOW OFF
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CITY HUMFINGTON BEACH	STATE (A/

SCORE RECORD

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A-J

Go on to the next page s

13. One number is wrong in the following series: 1 4 16 64 128 1024	
What should that number be?	abode
a 7 b 28 c 80 d 96 e 256	130000@
14. Sun is to earth as earth is to –	f g h J k
f stars g rotation h universe j moon k orbit	1400000
15. In Bill's model airplane $\frac{1}{16}$ inch represents 1 foot in the real airplane. If his model airplane	and the state of t
has a wing 4 inches long, how many feet long is the wing on the real airplane?	abcde
a 4 b 16 c 32 d 48 e none of these	1500000
16. Choose the word that best completes this sentence:	
Practice, not luck, leads to in performing.	fghik
method g promptness h ease j attention k trouble	1600@00
17. Read statements X, Y, and Z and the conclusions that follow.	
(X) $\emptyset$ is heavier than $\varepsilon$ .	
(Y) $\mathcal{N}$ is heavier than $\emptyset$ . (Z) $\Im$ is heavier than $\mathcal{N}$ .	
Therefore -	g green
I. A is lighter than either & or O.	
II. $\mathcal{E}^{\dagger}$ is lighter than either $\mathscr{G}$ or $\mathcal{A}$ .	
III. 3 is lighter than $\varepsilon$ .	
Which of conclusions I, II, and III can definitely be determined from statements X, Y, and Z?	
a I only b H only c I and H only d I and HI only e I, II, and HI	17ဝီဝီဝီစီဝီ
18. All is to many as none is to	1
f one g several h least j few k most	14000000
t ale	18000@0
19. Which number should come next in this series? 0 1 8 6 10 15 21 28 7 a 32 b 35 c 36 d 42 e 54	0 0 0 0 0
· · · · · · · · · · · · · · · · · · ·	1900000
20. Renown means -  f fame g wealth h poverty j misfortune k suspicion	fahlk
	20 @ 0 0 0 0
21. The drawings in the box go together in a certain way. Find the drawing that belongs where you see the question mark (?) in the box,	
where you see the question mark (1) in the box,	
+:0 0+: :0+ a -x	2100000
·-× × ?	
Line and the Control of the Control	
22. Humane means -	tghrk
f manly g learned h proper j modest k kind	2200000
23. The sets of letters in the first part of the row go together to form a series. In the last part	
of the row, find the set of letters that belongs where you see the question mark (?) in the series.	
to the same of the	
LOT TEC CTE LET ? X M X M X M X TEC TEL TEC CET	
M X M X M	a bac d a
a b c d e :	2300000
24. Not only is to but also as one is to	1 0 h 1 k
f none g two h alternative j another k all	2400000
A-J Go on to the next page >	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	SAGE TO BE
FRAF 00491	Same of the

25. One number is wrong in the following series: 1 2 3 6 7 8 11 12 13 44 17 18 What should that number be? 2500000 a 9 b 15 c 16 d 19 e 20 26. The opposite of loose is -2600000 f relaxed g strict h found i informed k concerned 27. The drawings in the first part of the row go together to form a series. In the last part of the row, find the drawing that belongs where you see the question mark(?) in the series. •8 Ь d 2700000 28. A man whose decisions are influenced by his preconceived opinions is -28 ဝ ဝ ဝ ဇ် f impartial g deceitful h decisive i indifferent k prejudiced 29. In a foreign language tana dona melta means very cold water; tana neta means hot water; dona bela means very good. Which word means cold? 29 ဝီဝီဇီဝီဝီ a tana b neta c dona d moka e bela 30. The opposite of specific is -ဖ**်စိ**ုဝ်ဝင် f definite h precise g general I universal k restricted 31. A church is most likely to have a -<sup>31</sup> ဝီဝီစီဝီဝီ a steeple b bell c congregation @ choir d pipe organ 32. Which number is missing in this series? 1 3 7 2 21 31 43 32**@**OOOO f 13 9 15 h 16 i 17 k 19 33. Ice is to water as water is to -33 O @ O O O b liquid a freeze c land d thirst e steam 34. The drawings in the box go together in a certain way. Find the drawing that belongs where you see the question mark (?) in the box. <sup>34</sup>ဝဝဝဝ စ h M g 35. Sever means -35 O O O ® O d shrink e bleed a tie b cut c suffer 36. The drawings in the first part of the row go together to form a series. In the last part of the row, find the drawing that belongs where you see the question mark (?) in the series.

37. Alienate is to reconcile as lose is to -

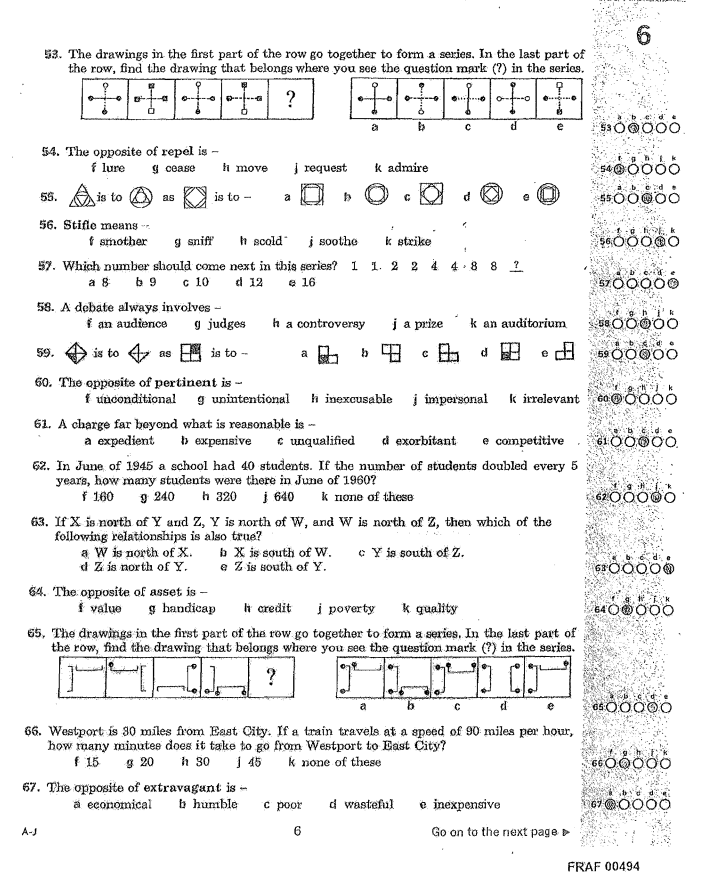
a lost b cheat c gain d quarrel e forfeit

36 ဝဝဝဝဝဝ

Go on to the next page >

A-J

38. The sets of letters in the box go together in a certain way. Find the set of letters that belongs where you see the question mark (?) in the box.	
ZYX DEF TSR CBA UVW ? FRST GGHI h OPQ   XFR K IHG	3800000
32. A thing that meets with accepted standards is  a conventional b familiar c domestic d abnormal e grotesque	39 <b>စ်</b> ဝီဝီဝီဝီ
40. is to as is to - f   g   h   j   k	40 0000
41. The opposite of curtail is - a brief b snub c contract d extend e deprive	41000 <b>0</b> 0
42. A carpenter has a 12-foot board. How many cuts must be make to cut it into 3 equal parts?	
il g2 h3 j4 k none of these	48ဝဝဝီဝီစ်ဝီ
43. Snake is to hiss as saw is to —  a whine b hammer c cut d board e blade	43ဝီဝီစ်ဝီဝီ
44. Which numbers are missing in this series? 0 2/11/3/2/4/3/7/7 1, 2 9 2, 4 h 4, 6 j 5, 4 k 6, 5	4400000
45. Book is to reader as picture is to - a artist b frame c viewer d painter e movie	45ဝီဝီဝီစ်ဝံ
46. The words in the box go together in a certain way. Find the word that belongs where you see the question mark (?) in the box.	
scale ounce weight fininute galarm happed j hands k time	460000
47. The opposite of hypocritical is - a boastful b unfortunate c sincere d immune e gay	47ဝီဝီစိုဝီဝီ
48. 4 is to 1½ as 24 is to - f 6 g 8 h 12 j 22½ k 32	4800000
49. Choose the word that best completes this sentence:  Written history is the recording of a of events.	a b c d e
a progression b revolution e precedence d digression e proliferation	<b>∻ုပ်ဝိစ်</b> ဝိဝ်
50. A used car is being sold for \$800. If this is 25% of its original cost, what was the original cost of the car?  f \$1600 g \$2400 h \$3000 j \$3200 k none of these	500000
51. The opposite of sparse is - a spacious b uncommon c generous d showy e dense	si 0000 <b>6</b>
52. Scale is to summit as	A STATE OF THE STA
f rise is to fall g try is to overcome h side is to edge j climb is to top k measure is to guess	5200000
A-J 5 Go on to the next page b	$\eta$



68. Assume that -Some guvs are vops. Some pibs are guys. All pibs are lars. Therefore, it follows that h All lars are vops. f All pibs are vops. g No guvs are lars. k All guvs that are not vops are pibs. 680000 i Some lars are guvs. 69. John is the fifth child from each end of a row. How many children are in this row? a 5 d 11 69OOO@O 70. The drawings in the box go together in a certain way. Find the drawing that belongs where you see the question mark (?) in the box. 70 ဝ်ဝီစ်ဝ်ဝီ 71. The opposite of placid is a ruffled b stiff c hidden d gloomy e harmful 7100000 72. A man who died in 1913 at the age of 42 had lived just twice as long as his twin brother. If the man was married two years after his twin brother's death, in what year was he married? f 1890 9 1892 h 1894 1911 k none of these 7200000 73. BDF is to GEC as JLN is to -73 O ® O O O a KMN b KMO C MKI d oki e ome 74. The statement "John's scout troop, which consists of 50 boys and 5 patrol leaders, went on a hike" leads to the following possible conclusions: I. There is 1 patrol leader for every 10 boys in the troop. II. All patrols have 10 boys each. III. Because they are scouts they all like to hike. Which of these conclusions can definitely be drawn from the original statement? 7400000 g II only h I and II only i II and III only k I. II. and III .75. Which word below is most unlike the other four? 7500000 e thick b large 76. Which number is missing in this series? g 21 h 22 1 23 k 24 7600000 77. The settlement of a difference between two people by a third person is called -7700000 a a compromise b a truce c a promise d an arbitration e an injunction 780000 79. Week is to seven as score is to # b fourteen d grade e twenty . c goal 80. Which word below is most unlike the other four? စုဝုဝုံ j fast f slow g steady h leisurely k quickly 7

A-J

STOP! Go back and check your work

## DINECTIONS.

Practice Examples	Sample
Sample X	Answer Spaces
Eye is to see as ear is to—  a head b hear c talk d nose e cheek  The right answer is choice b "hear" so a mark has been made in the answer space under b in answer row X of the Sample Answer Spaces.	x ÖÖÖÖÖ
Sample Y	•
The right answer, of course, is 15¢. Since this answer is not given, choice k "none of these" is correct. See how the answer space under k in	· Y 00000
row Y has been marked. Sample Z	
is to O as is to -	
a□ b□ c○ d○ e□	z စိုဝ်ဝီဝီဝီ
The right answer is choice a so the answer space under a in row Z has been marked.	
in and a superior of the contract of the contr	

O-LMAT (5-22-74) Raw Score 41; Performance by Age DIQ 104; 60%ile; Stanine 6 Performance by Grade: 54%ile; Stanine 5

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THING	THOMAS	09-2	37	26	27	24-30	04	21	44	27	55	28	46	27	27	25.
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THING	THOMAS	10-2	40	28	27	25-30	29	26	12	24	73	33	46	29	41	28
11.00	٠.		FCTUR	3.3.	5.5	SCORE SANCE	Peyte.	5.3.	PCISE.	5.5.	PCHE,	\$.5,	TOTLE	\$.5.	PCTIE.	5.5,
			CHE	NATION	LALEDU	CATIONAL DEVILOR	MEHE TES	TS.					PRESS	O BRO		
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36 35	30 43 34										1					
	COLLEGE BOARD ADMISSIONS TEST															

Transcript sent:

CA State Univ., Sacramento, 6000 J St., Sacramento 95819 (2-7-78) Knights of Columbus Scholarship (8-15-78 of Sacramento City Coolege, 1835 Freeport Blvd., Sacra. 95822 (9-11-78)

AWARDS: Member of the Society of Distinguished Amer. Hi Sch students. Listed in the Who's Who Among Amer. Hi Sch students. Faculty award for leadership.

Transcript sent: UCSB, Admissions office, Goleta, Cal. 93106 10/21/81 7/25/85 Atmissons Off., Holy Names College, 3500 Mountain Blvd., Oakland, Cal. 94609

St. Anthony's Semblary High School Record Santa Barbara, California Name: THING, Thomas Graduated: 6-3-78
Date of Wilhdrawal: Date of birth: 5-22-59 Date of entry: 9-1-74 Sem. Marks Semester Semester Sem. Marks 19 74 19 75 1976 1977 1st Periods Ist Periods English I D English III C D C. 10 1.0 Latin Life Sci Spanish D C 10 C C 10 Algebra I Pre Algebra Th  $\mathbf{B}$ C 10 C 10 B Spanish I Chemistry D B 10 C History I Am. History D D C 10 D Ped Sylumanities
Sacred Doctrine LII Sacred Doctrine I C В B B 6 Speech I C B. 6 В C Typing Vocal Music C Speech II В C Α. Choir p p D A. P.E. P.E. P P p. 19. 75.19. 19 77 19 78 C 10 В English II English IV Latin-Weneral Later-Sociology B B \* Geometry 10 Field Science D  $\overline{\mathbf{B}}$ 10 C C Spanish II C 10 Psychology C C C History II D 10 Amerocite Future B Sacred Doctrine II B. A. Sohola Cantorum A Ā Music Appreciation 11 p P Sacred Doctrine IV A A

В.

Bas.Alg.

C

SS:Rem.Rdg.

Art Pacenting

Photography

1974 Ethnic Studies

Industrial Art

Earth Sci.

Drawing

Creative Wrtg.

Test data: (OVEY)

A

B

A

B

AND DESCRIPTION OF THE PERSON	1	1	
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SAINT ANTHONY'S SEMINARY Santa Barbara, California

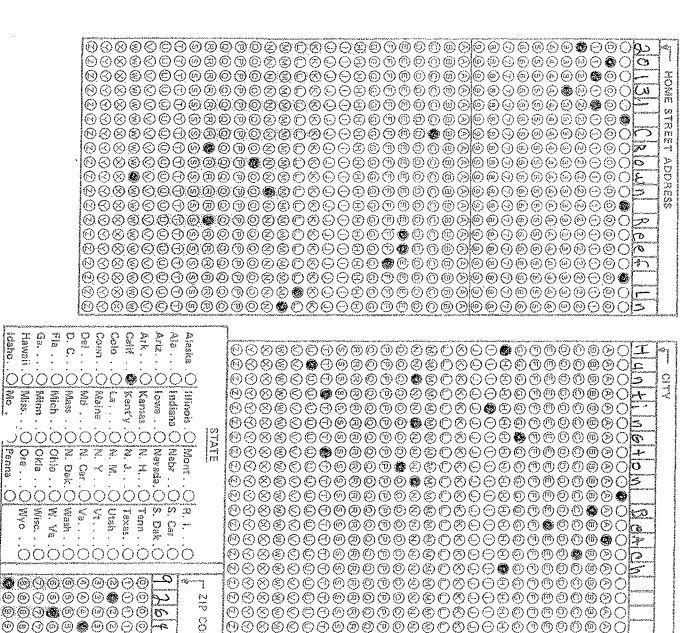
### STUDENT ACTIVITY RECORD

ATHLETICS Team  1971 1975 Freshman Vicken  1975 1976 Sophomore LAnces  1971 1977 Junior LANCE  1977 1978 Senior LANCE	es football,	I BAIL Handball	Awards  1st Place  1st Place
DRAMATICS (Class Play)  1974 1975 Freshman DRAMA  1975 1976 Sophomore Class  1976 1977 Junior DRAM  1977 1978 Senior Class	ns play	Role or C Solider St. Francis Directo Actore	's father
FORENSICS  1974 1975 Freshman  1975 1976 Sophomore  1976 1977 Junior  1977 1978 Senior	Activity		Awards
SPECIAL ASSIGNMENTS (e.g. Pho- 1974 1975 Freshman Pho-to 1975 19 76 Sophomore Infine 1976 1977 Junior I firm	Shift OGRAPhy many bood	Pos	sition tant

THING	THOMAS		
Last Name	First	Middle	
		NTHONY'S SEMINARY arbara,California	
	STUDENT	ACTIVITY RECORD	
CLASS OFFICE	Vice PRES	and and the state of the state	,
19 <u>74</u> 19 <u>75</u> Fre	shman transfer en	* Kep. 19 1977 Junior VICE (Cesiden	
19 <u>7</u> 619 <u>76</u> 8 opl	nomore Vice PR	2 eselont 1978 senior Student Body Pre-	sidev
		Chi - 5 (AUS Ment)	
MUSIC		Activities	
	shman ChioR n	member (concert)	
	nomore Chapt	,	
	for Choir		-
		ber / schola Contorum/concex	6
APOSTOLIC ACTI	VITIES		
19 <u>74</u> 19 <u>75</u> Fre	shman Hill510	le, Mission	<del>.</del>
19751976 Sop	homore Hill	side	-
19 <u>7</u> 619 <u>7</u> 7 Jun	101 Mexico	o Hillside	_
19 <u>77</u> 19 <u>7</u> 8 Sen	ior Singing 1	At SAN Roque fold Mission	-
OTHER ACTIVITI	ES AND AWARDS	AND THE PARTY SHALL THE SHALL	
		o inflematey convention . Inflemat	eu A
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	ior Infly		
	for Distinglis	sed students of America AWNED	
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June 18, 1975

Mr. & Mrs. R. Thing 20131 Crown Reef Lane Huntington Beach, Ca 92646

Dear Mr. & Mrs. Thing:

In our final faculty meeting, we talked of Tom's poor showing in science. Since it is the foundation of other courses he will be taking in the future, we felt we must ask Tom to enroll in summer school in science if at all possible. We strongly recommend that he take English also. In this way he will strengthen his foundation for next year and the following years. He should send us the report card of summer school when it is completed.

I hope you all have a pleasant and rewarding summer.

Yours in Christ,

CFR/e.g. (Rev.) Claude F. Riffel, O.F.M. Rector

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#### HIGH SCHOOL REPORT

This report contains the student's College Board ATP test scores and descriptive information provided by the student on the Student Descriptive Questionnaire (SDQ). It is sent to you for use by your school's guidance staff. A similar report has also been sent to the colleges and scholarship sponsors the student designated to receive it.

ATP TEST SCORES You have been furnished with the Guide to the Admissions Testing Program, which explains this report in greater detail. Your Student Report, a booklet that gives students some useful information about interpreting scores and percentile ranks, has been sent to them with their copy of the report.

VERBAL SUBSCORES Two important measures of verbal reasoning, reading comprehension and vocabulary, are reported on a scale of 20 to 80. The SAT-verbal score is not an average of the reading and vocabulary subscores.

TEST OF STANDARD WRITTEN ENGLISH This test evaluates your ability to recognize standard written English. The test is meant to be used by colleges only after students have been admitted to determine the kind of freshman English course best suited to their needs. The test is not intended to make fine distinctions among students with a better-than-average command of standard written English. The highest possible reported acore is 60 ±.

ACHIEVEMENT AVERAGE This figure is the average of all Achievement Test scores appearing on this report.

PERCENTILE
RANKS FOR
NATIONAL HIGH
SCHOOL
SAMPLE AND
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SENIORS

These numbers indicate the percentage of students who received lower scores; the remaining percentage of students had the same or higher scores. Percentile ranks for "National H.S. Sample" are based on a sample of all high school juniors and seniors in the United States. Percentile ranks for "College-Bound Seniors" are based on the most recent ATP scores earned by high school students graduating the previous year.

COLLEGE-SPECIFIC PERCENTILE RANKS FOR ENROLLED FRESHMEN These percentile ranks can help you compare the student with the previous year's first-year students at colleges that receive this report. The numbers indicate the percentage of those students who raceived lower scores or who had a lower high school rank or high school average. An asterisk (\*) indicates that the college did not supply information for these percentile ranks, possibly because of changing or flexible admission policies or widely diverse curriculums in which freshmen are enrolled. In any case, no single set of information can adequately represent any college's admission policy.

OTHER INFORMATION Descriptive Information - Students' descriptive information is reported as they entered it on their Registration Form or Additional Report Request Form.

Average of Self-Reported High School Grades — This figure is derived from the grades the student reported on the SDO. Each grade is assigned a numerical equivalent (A=4, B=3, and so forth), and the numbers are everaged. The figure is also used in computing the percentile ranks that appear in the High School Average column under "College Plans."

Absent or Scores Delayed — If this message is printed on the report in thace of scores and the student was not absent, scores have been delayed in processing. They should be released in a week or two.

OTHER OUESTIONS Students often ask questions about having reports sent to additional colleges and scholarship sponsors, provious accres that are missing from their reports, their descriptive information, and so forth. The answers to these questions are contained in the Student Bulletin, Your Student Report, the Guide to the Admissions Testing Program, and The College Handbook.

STUDENT RECORD

ST. ANTHONY'S SEMINARY	SANTA BARBARA, CALIFORNIA
NAME THOMAS THING	Laundry #243
ADDRESS 20131 Crown Reef Lane	PHONE 968-2710
1975: 769 Deland Lourt	La tarta de la composição de la composiç
CITY Huntington Beach	57 F7 F1
DATE OF BIRTH May 22, 1959 (San Diego	o, Ca)
FATHER Robert H. Thing (Produce Supervis	Winner Comments of the Comment
MOTHER Mary Sulimay Thing 40	LIVING X RELIGION Catholic
SCHOOL LAST ATTENDED SS SImon & Jude, 2044	4 Magnolia St., Hungtin Beach
HOME PARISH SS SIMON & JUDE, 20444 Magnoli	
DATE OF REGISTRATION September 1, 1974	(Freshman)
REQUIRED DOCUMENTS: CERTIFICATE OF:	
BAPTISM X CONFIRMATION X	PARENTS MARRIAGE X
SCHOOL REPORTS:	
ELEMENTARY SECONDARY	COLLEGIATE
PHYSICAL EXAMINATION X REMARKS Healthy DENTAL EYE	- okay for school
TESTS:	
0-LMAT (5-22-74) Raw Score 41; Performance	by Age DIQ 104; 60%ile; Stanine
Performance NEDT 1975: Composite 37%ile; 26SS; Ability NEDT 1976: 40%ile; 28SS; Ability PSAT/NMSQT: 1976: Verbal 30; Math 35; Sele CBAT 1977: Verbal 36; Math 35; Read 30; Vo	by Grade 54%ile; Stanine 27; Expected CompScore Range 24-3 27SS; Expect. CompScore Range 25-80 ction Index 095; V-37%ile; 42%ile; c 43; Sel.Ind. 13%ile
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DOCUMENTS RETURNED 6-13-75