

**EXHIBIT D**

5ZVW610



**EXHIBIT E**

# ANONYMOUS



**Frank Choquette  
aka anonorange  
Orange County**

**Anonymous no more!**

## ANONYMOUS ACTIVISM



### Anonymous Jake Brahm

Over the period of one month Jake posted 40 terrorist and bomb threat hoaxes against seven NFL stadiums on 4chan.org (home of Anonymous). Brahm got arrested and was jailed in June 2008.  
<http://www.usdoj.gov/usao/nj/press/press/files/pdf/files/brah0605%20rel.pdf>  
<http://www.foxnews.com/story/0,2933,363525,00.html>



### Anonymous Pekka-Eric Auvinen

On November 7, 2007, 18-year-old Pekka-Eric Auvinen from Finland shot and killed nine people at his school (Jokela High School), then took his own life. Shortly before the incident, he gave greetings to his Anonymous friends and wrote, "I'm going to kill people at Jokela High School today in the name of Anonymous."  
[http://www.encyclopediadramatica.com/Pekka-Eric\\_Auvinen](http://www.encyclopediadramatica.com/Pekka-Eric_Auvinen)



### Anonymous Jarrad Willis

A 20-year-old Anonymous member from Australia, Jarrad Willis, was arrested in December 2007 for an Internet posting promising that he would "shoot and kill as many people as I can until I am incapacitated or killed by the police." Willis committed suicide on July 8, 2008, the day before he was scheduled to appear in court on more than 70 charges of criminal libel.  
<http://news.ninemsn.com.au/article.aspx?id=606851>



### Anonymous Robert Hawkins

In December 2007, Robert Hawkins announced on 4chan.org to other Anonymous members that he will "later today try to beat Cho's high score", Cho being mass murderer Seung-Hui Cho who had killed 32 and wounded 25 earlier in the year. After that Hawkins brought his rifle to a Nebraska department store and killed eight Christmas shoppers before shooting himself.  
[http://www.encyclopediadramatica.com/Robert\\_Hawkins](http://www.encyclopediadramatica.com/Robert_Hawkins)

### Hip-Hop Music Website Raid

In May 2008 Anonymous attacked two websites dedicated to the hip-hop culture, with over 1.5 million visitors each month. The site was defaced with Nazi symbolic and racist images targeting African American people whose members regularly frequent the site for news.  
[http://www.mtv.com/news/articles/1590117/20080627/id\\_0.jhtml](http://www.mtv.com/news/articles/1590117/20080627/id_0.jhtml)

### Epilepsy Forum Raid

In April 2008 some hackers descended on an epilepsy support message board and used code and flashing computer animation to trigger migraine headaches and seizures in some users. Anonymous: "The epilepsy raid was mostly win, but there was one glaring failure, in that nobody died from our attacks"  
<http://www.wired.com/politics/security/news/2008/03/epilepsy#>  
<http://www.not420chan.org/res/127673.html> (13 April 2008)

# ANONYMOUS

## Frequently Asked Questions



## Who is Anonymous?

"We are the face of chaos and the harbingers of judgment. We'll laugh in the face of tragedy. We'll mock those who are in pain. We ruin the lives of other people simply because we can. Hundreds die in a plane crash. We laugh. The nation mourns over a school shooting, we laugh. We're the embodiment of humanity with no remorse, no caring, no love, or no sense of morality."

Ref: <http://www.youtube.com/watch?v=RFjU8bZR19A>

## What does Anonymous represent?

"Anonymous broadly represents the concept of any and all people as an unnamed collective. Anonymous is devoid of humanity, morality, pity, and mercy.

Anonymous works as one, because none of us are as cruel as all of us. Anonymous has no weakness or flaw. Anonymous exploits all weaknesses and flaws. Anonymous doesn't have a family or friends."

Ref: [http://en.wikipedia.org/wiki/Anonymous\\_\(group\)](http://en.wikipedia.org/wiki/Anonymous_(group)) - 17 May 2008

## What Is Project Chanology?

The objectives of project Chanology are:

"Bringing the scientology sites down. Tie up phone lines, black faxes. We harass the lawyer and his/her lawfirm. We call them, fax them Goatse [porn] and so on, and complain to his/her boss that she/he is a crack whore/rapist/h --- er."

Ref: Project Chanology Portal on [partyvan.info](http://partyvan.info) and [partyvan.eu](http://partyvan.eu)

## Why does Anonymous protest?

"We ruin the lives of other people simply because we can." It is not needed to know or understand anything about the raid target, It is "for the lulz" (see next page for what this is).

## Why does Anonymous raid religions and minorities?

"Because we have no remorse and no sense of morality."

"We raid christianity for the lulz. But not just christianity. all cults. Hinduism, Buddhism, Judaism, Islam, Raelianism, Scientology, etc."

Ref: <http://www.youtube.com/watch?v=RFjU8bZR19A> & [4chanarchive.org](http://4chanarchive.org)

## What does doing it "for the lulz" mean?

Here are some examples:



Ref: [http://www.encyclopediadramatica.com/index.php/l\\_did\\_it\\_for\\_the\\_lulz](http://www.encyclopediadramatica.com/index.php/l_did_it_for_the_lulz)

## Isn't this illegal?

It does not matter how many of us are knocked out. "Remove one head, and ten replace it." is what we go by.

## Why does Anonymous wear masks?

See above. If you then still can't figure this out, read the next page.

## Motto of Anonymous

Anonymous is Legion.  
We do not forgive.  
We do not forget.  
Expect us.

Legion are demons from Hell found in the Christian Bible in Mark 5:9 and Luke 8:30 who got turned into a herd of pigs by Jesus and later drowned themselves in the Sea of Galilee.

Ref: [http://en.wikipedia.org/wiki/Legion\\_\(demon\)](http://en.wikipedia.org/wiki/Legion_(demon)) - 25 May 2008

**EXHIBIT F**

# CELEBRITY KARAOKE

February 20, 2009

California Golf & Art, Menifee

## THE SINGERS.....

**Paul Alhadefi**  
Menifee Valley Community Cupboard

**David Castillejos**  
Menifee Valley Community Cupboard

**John Denver**  
Menifee Valley Council

**Paul Wilkinson**  
Bowman's Club of Menifee

**John Walker**  
Menifee Valley Chamber of Commerce

## THE JUDGES

**Tom Stone**  
Menifee Supervisor

**William Edgerton**  
Menifee City of Menifee

**Tom Denton**  
Menifee Valley Chamber of Commerce

*Rick Hoffman MC*

*No-Host Bar & Silent Auction*

*6:00pm*

*Dinner*

*7:00pm*

*Ticket & Sponsorship*

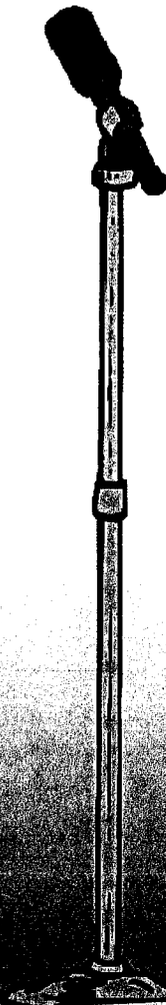
*Information*

*951-746-0295*

**Proceeds to Benefit**

**Menifee Valley Community Cupboard**

**Hunger Relief**



**EXHIBIT G**



**EXHIBIT H**

A couple years ago Miscavige strode into the Hole to make an announcement to the eighty to one hundred Scientology managers then incarcerated. Miscavige berated them for being far too light in their demands for confessions from three of his favorite targets for degradation, humiliation and beatings. They were Marc Yager who was once the highest ranking official in the Church of Scientology International, Guillaume Leserve the Executive Director International and Ray Mithoff the highest technical executive in all of Scientology. Miscavige informed the gathering that Tom Cruise would be coming to the Int base (the 500 acre compound near Hemet) the next day. This, of course, was taken seriously since the several hundred base staff members were busy that day on the Tom Cruise arrival preparation drill (which includes, incidentally, putting all staff through drills orchestrating every action they perform in front of, or speak in the presence of, Cruise).

Miscavige informed all of the members of International management that he had been telling Cruise all about how suppressive Yager, Leserve, and Mithoff had been to Miscavige personally. He told the executives that he had told Cruise how all other members of management were suppressive to Miscavige too because they refused to beat Yager, Leserve and Mithoff to pulps in defense of Miscavige's honor. Miscavige said that Tom, as his best friend and most trusted confidante, had vowed to come to the Hole and personally "beat the living shit" out of Yager, Leserve, and Mithoff if the managers failed to do so themselves. Miscavige said that if they didn't show evidence that they had acted, they all would be bypassed the next day by Cruise. The tantrum was accompanied by the usual ill-tempered and sadistic threats to the executives detailing what would become of them if Tom had to do "their job."

In response, the mob rushed at the three targeted gentlemen. Fists flew and feet kicked into the three. They continued to pound until Miscavige's deputy on site determined they had created sufficient evidence. That evidence? Fat lips, bloody noses, black eyes (and the deputy would not let the mob relent until each had two black eyes) and contusions over the faces and bodies of Yager, Leserve, and Mithoff.

**EXHIBIT I**



OFFICE OF THE DISTRICT ATTORNEY  
COUNTY OF RIVERSIDE

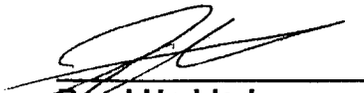
4075 MAIN STREET, FIRST FLOOR  
RIVERSIDE, CALIFORNIA 92501  
951/955-5400

**Riverside County District Attorney**  
**Investigation Report**

<b>Defendant:</b>	FRANCOIS CHOQUETTE		
<b>Report Made By:</b>	DDA Rami Haddad	<b>File #:</b>	SWM080760
<b>Statement of:</b>	DDA RAMI HADDAD	<b>Date of Report:</b>	8/6/2009
<b>Contact Info:</b>	951-304-5427	<b>Interview Type:</b>	In person :      Phone

**Investigation Report**

This is to formally inform you that the photos and the recording taken of the defendant at the Hemet Police station at the time of the supplemental report have been destroyed as of July 1, 2009. Once again, out of the items listed as evidence on the supplemental report, item #1 and item #2 have been destroyed as of 7-1-09.

  
Rami Haddad  
Deputy District Attorney

000095

**EXHIBIT J**

Fausto's Bail Bonds, Inc.  
30195 Auld Road  
Murrieta, CA 92563  
(951) 445-4455

RECEIPT

Receipt: 7100

Date: Friday, January 30, 2009

Time 12:02 AM

Defendant: FRANCOIS G CHOQUETTE

<u>Charge</u>	<u>Bond Amount</u>	<u>Premium</u>
	\$2,500.00	\$250.00

For any bond not posted within 24 hours, FAUSTO'S BAIL BONDS, INC. will, upon request, refund all moneys paid for that bond less a \$0.00 administrative fee, return all items held as collateral, and refund all moneys paid as escrow. In the event that there exists multiple bonds, no collateral of moneys paid in escrow will be refunded until FAUSTO'S BAIL BONDS, INC. is completely discharged of any liability for all bonds posted.

A per day storage fee of \$0.00 will be assessed on all items held as collateral.

The bond premium WILL NOT be reduced in the event the amount of the bond is reduced. There are no other fees other than those outlined above.

We are holding the following items as collateral:

<u>Description</u>	<u>Retail Value</u>	<u>Allowance</u>
--------------------	---------------------	------------------

These items are being held to insure that the defendant will appear in court and will be returned ONLY after FAUSTO'S BAIL BONDS, INC. is completely discharged of any liability for all bonds posted.

FAUSTO'S BAIL BONDS, INC. has collected no money nor have they received any property or other consideration for any present or future attorney's fees on behalf of the defendant. Further, it is unlawful for FAUSTO'S BAIL BONDS, INC. or any of its employees or agents to recommend any attorney or law firm.

RECEIVED FROM FRANCOIS THE SUM OF \$1,250.00 LEAVING A BALANCE DUE OF -\$1,000.00

\_\_\_\_\_  
TERESA GARCIA  
AGENT, FAUSTO'S BAIL BONDS, INC.

\_\_\_\_\_  
FRANCOIS  
PERSON PAYING FEE/TRANSFERRING PROPERT

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Bankers Insurance Company
PO Box 33015, St Petersburg, Florida 33733-8015 (727) 823-4000

INDEMNITORS AGREEMENT

Defendant Francois Choquette
Bond No. 580056044-1
Bond Amount 2500
Bond Premium 250

Date 1-29-09
Case #

I understand that in co-signing this bond for obtaining the release of that I am responsible for him or her appearing in Court each time he or she is so ordered, also I understand that I am responsible for payment of any Court costs for non-appearance should the defendant fail to appear and the Court forfeits the bond. Should it become necessary to apprehend and surrender the defendant to the Court, I understand that I am responsible for any and all expenses incurred as a result of such forfeiture and further, if such a forfeiture occurs and the defendant is not surrendered to Court within the time prescribed by law, I understand that I am required to pay the Full Amount of the bond posted, including unpaid premium.

Collateral cannot be returned until such time as the Company received written notice from the Clerk of the Court verifying Exoneration.

I hereby waive any and all rights I may have under Title 28 Privacy Act Freedom of Information Act, Title 6, Fair Credit Reporting Act, and any such local or State law. I consent to and authorize Bankers Insurance Company, and/or its Agent, to obtain any and all private or Public information and/or records concerning me from any party or agency, private or government (local, State, Federal), including, but not limited to, Social Security Records, criminal records, civil records, driving records, telephone records, medical records, school records, worker compensation records, employment records. I authorize without reservation, any party or agency, private or government (local, State, Federal), contacted by Bankers Insurance Company, and/or its Agent, to furnish any and all private and public information and records in their possession concerning me to Bankers Insurance Company, and/or its Agent.

I have read the above contract and understand it, and agree to fulfill ALL the provision therein.

Indemnitor signature, Print name, Date
Indemnitor signature, Print name, Date
Indemnitor signature, Print name, Date
Defendant signature, Print name, Date
Agent, 000097

Bail Agent's Arrest Authority

Quote:

Except in exigent circumstances, a bail agent must notify local law enforcement at least six hours prior to attempted apprehension of a defendant. [PC 1299.08(a)]

ie. (wikipedia) exigent circumstances -- to forestall the imminent escape of a suspect

We have to assume that the definition of bail fugitive applied.. It would be a matter for a civil court to determine if this was a violation of bond contract (including oral agreements), but for now assume the bail could be revoked...

Quote:

(a) "Bail fugitive" means a defendant in a pending criminal case who has been released from custody under a financially secured appearance, cash, or other bond and has had that bond declared forfeited, or a defendant in a pending criminal case who has violated a bond condition whereby apprehension and reincarceration are permitted.

Fausto was MISSING THIS documentation:

Quote:

1299.06. Before apprehending a bail fugitive, an individual authorized by Section 1299.02 to apprehend a bail fugitive shall have in his or her possession proper documentation of authority to apprehend issued by the bail or depositor of bail as prescribed in Sections 1300 and 1301. The authority to apprehend document shall include all of the following information:

- \* the name (and office address) of the individual authorized to apprehend
- \* the name and principal business address of the bail agency, surety company, or other party authorized (in the contract) to apprehend a bail fugitive.

Fausto did not notify police before or after:

Quote:

1299.08. (a) Except under exigent circumstances, an individual authorized by Section 1299.02 to apprehend a bail fugitive shall, prior to and no more than six hours before attempting to apprehend the bail fugitive, notify the local police department or sheriff's department of the intent to apprehend a bail fugitive in that jurisdiction by:

- (1) Indicating the name of an individual authorized by Section 1299.02 to apprehend a bail fugitive entering the jurisdiction.
- (2) Stating the approximate time an individual authorized by Section 1299.02 to apprehend a bail fugitive will be entering the jurisdiction and the approximate length of the stay.
- (3) Stating the name and approximate location of the bail fugitive.

(b) If an exigent circumstance does arise and prior notification is not given as provided in subdivision (a), an individual authorized by Section 1299.02 to apprehend a bail fugitive shall notify the local police department or sheriff's department immediately after the apprehension, and upon request of the local jurisdiction, shall submit a detailed explanation of those exigent circumstances within three working days after the apprehension is made.

(c) This section shall not preclude an individual authorized by Section 1299.02 to apprehend a bail fugitive from making or attempting to make a lawful arrest of a bail fugitive on bond pursuant to Section 1300 or 1301. The fact that a bench warrant is not located or entered into a warrant depository or system shall not affect a lawful arrest of the bail fugitive.

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(d) For the purposes of this section, notice may be provided to a local law enforcement agency by telephone prior to the arrest or, after the arrest has taken place, if exigent circumstances exist. In that case the name or operator number of the employee receiving the notice information shall be obtained and retained by the bail, depositor of bail, or bail fugitive recovery person.

Quote:

1299.11. Any person who violates this act, or who conspires with another person to violate this act, or who hires an individual to apprehend a bail fugitive, knowing that the individual is not authorized by Section 1299.02 to apprehend a bail fugitive, is guilty of a misdemeanor punishable by a fine of five thousand dollars (\$5,000) or by imprisonment in the county jail not to exceed one year, or by both that imprisonment and fine.

Also PC 1300(b)

Quote:

(b) Notwithstanding subdivision (a), if the court determines that good cause does not exist for the surrender of a defendant who has not failed to appear or has not violated any order of the court, it may, in its discretion, order the bail or the depositor to return to the defendant or other person who has paid the premium or any part of it, all of the money so paid or any part of it.

So at the very least, this part does not look legal.  
Maybe Nathan Baca should go investigative reporter on Fausto and see if he knows he is breaking the law.

000099

**EXHIBIT K**

# Pyramid scheme case goes to trial next week

By Tim O'Leary  
*The Press-Enterprise*  
CORONA

Two years after their arrests, a former Wildomar couple charged with running one of the largest pyramid schemes in Riverside County will stand trial next week.

Jurors who will decide the fate of David and Marie Key probably will be picked Monday in a Corona courtroom and opening statements could begin the following day, said Riverside County Deputy District Attorney Edward Kotkin. The trial is expected to take a week or more.

Two other defendants -- Roberta Kim Renshaw and Michael Rulifson -- previously pleaded guilty to misdemeanor charges of operating an endless chain. Charges filed against a fifth suspect, Fausto Atilano Jr., were dropped in 1996.

Authorities allege that the Keys and others ran one of the largest pyramid schemes in the county in the last 10 years. Their company -- The Ultimate Comeback of Temecula -- allegedly took in \$4 million during a seven-month period. It sold credit repair kits, obtaining thousands of dollars from investors with promised returns of up to \$10,000 a month, according to testimony during the preliminary hearing.

A sheriff's sergeant testified during the hearing that the company marketed kits to help people manage their debts. Investors from several states paid the company up to \$31,250 to become brokers who in turn sell their kits to new investors, Sgt. John Burden testified.

Some investors complained that organizers changed the rules and they were never paid, despite David Key's promises, Burden said.

During the hearing defense attorneys said The Ultimate Comeback used legitimate methods to recruit sales brokers and market a product. Operators

<http://www.press-enterprise.com/newsarchive/1998/05/29/89642...> 10/5/2009

000100

even met or called county prosecutors and the state Attorney General's Office to try to avoid legal problems, attorneys said.

Burden is expected to be a chief witness in the trial, although Kotkin on Thursday would not disclose who he plans to call to the stand.

After the hearing, prosecutors dropped conspiracy and grand theft charges. David and Marie Key pleaded innocent to a felony charge of running a pyramid scheme. The couple moved to Hemet after he was released on \$20,000 bail and she was released on \$10,000 bail.

**Published 5/29/1998**

**EXHIBIT L**

**Re: AO arrested again by bailbondsman Oct 2, 2009**

OMG, this is way too funny....

The bondsman that arrested AO used to be Gov. Schwarzenegger's live-in bodyguard:

### **Six Degrees of Schwarzenegger**

Quadriplegics lawsuit claims botched bounty hunt was no coincidence

Published on October 07, 2004

A quadriplegic who last year won multimillion-dollar lawsuit against Venice-based Gold's Gym—the so-called "Mecca of Bodybuilding"—is suing a **former bodyguard for California Governor Arnold Schwarzenegger**.

But the Arnie connections don't end there: also named in the lawsuit is Mark Nalley, an Orange-based weightlifting entrepreneur, film director and producer whose 1997 documentary Stand Tall prominently features Schwarzenegger.

And plaintiff Harold Bostick is an ex-Marine and former male model whose bodybuilding career ended on Jan. 4, 2001, when he broke his spine while doing squats at Gold's Gym, which became world famous thanks to Pumping Iron, the 1977 film that launched Schwarzenegger's acting career.

After his accident, Bostick sued both Gold's Gym and Flex Equipment Co. president Nalley, who testified he designed the faulty equipment. Gold's Gym settled out of court for \$7.3 million in July 2003, and a Los Angeles jury ordered Nalley to pay Bostick an additional \$7.1 million.

But eight months before the jury verdict, Bostick was paid a visit at his Woodland Hills home by **bounty hunter Fausto Atilano** and a partner, Jesse Wagner.

Bostick claims they forced their way in to gather

information proving he was faking his injury.

**Atilano's last job before becoming owner of Bull Dog Bail Bonds of Lake Elsinore was as Schwarzenegger's live-in bodyguard.**

Bostick says he was sleeping the night of Nov. 20, 2002, when he heard loud knocking at his door. After wheeling himself to the entryway, his visitors told him through the closed door that they were looking for a rape suspect who jumped bail. When Bostick asked them to identify the person, they answered, "A guy."

Bostick, who is black, asked for the suspect's race, and when the answer was "white," he announced that he is black.

"Done deal, right?" Bostick said later. "I thought they would go away. That wasn't enough. I didn't want to go into me being handicapped because, again . . . I feel kind of vulnerable at 10:30 at night. I got shorts on. I'm not opening the door for a stranger."

But when the men insisted they had the correct address, Bostick asked them to go around to a rear entrance. That's when he noticed both men were armed and Atilano was wearing a green bulletproof vest.

"I thought, well, these guys are official, so I eventually opened the door," Bostick recalled. But at that point, the men rushed in. "I was not feeling very secure with people going around with guns in my house. . . . They went through the house saying, 'Clear, clear, clear' and turned all the lights on and dimmed my rooms and stuff. They came back, and I guess the rapist wasn't there."

Bostick has since filed a lawsuit alleging that Nalley hired Atilano, his "personal friend," to harass the quadriplegic and that the bounty hunter used false pretenses to enter the house "under color of authority." The suit also claims Atilano secretly tape-recorded a conversation about Bostick's injuries and offered the tape to Nalley.

**Wagner is in prison for impersonating a police officer in an unrelated case.** Nalley could not be reached for an interview, and John Tasker, an attorney for Nalley, did not respond to an interview request.

"I don't know what you're talking about," said Atilano from his Riverside County office when asked to comment about the lawsuit. A few hours later, however, Michael Bush, Atilano's Anaheim-based attorney, called the Weekly to say that his client has offered to apologize to Bostick over the incident.

"My client made a mistake in associating with Wagner and feels very bad about going into the house by mistake," Bush said. "To have somebody come into your house looking for a fugitive by mistake must be very frustrating."

In a March 2003 deposition, Atilano stated he and Wagner were searching for a rape suspect who had a "White Pride" tattoo on one arm and had listed Bostick's house as his home address on a bail-application form.

Atilano claimed that Bostick was "standing up" in his wheelchair when he opened the door—a claim Bostick denies. Atilano said he complimented Bostick on his physique and that Bostick volunteered to take off his shirt and flex his muscles for a photograph.

"He told about his accident," Atilano stated. "He said that he was going to win a lawsuit, and that he was suing these manufacturing companies. And that's why he was going to go ahead and pursue a career as an attorney and buy a bunch of equipment."

While under oath, Atilano denied raiding Bostick's house to help Nalley's defense but admitted that shortly after the raid, he called Nalley to tell him about the amazing coincidence.

"I can't recall what I told him," Atilano said. "I just told him that I was—had gone to look for a fugitive, and I met somebody that said they were suing Flex and that I talked to him for a while. And, you know, I had a video, I mean, not—a recording, if he wanted to

hear it."

According to Atilano, he had absolutely no idea who Bostick was—or that he was suing his friend Nalley—until after he raided the house.

"Once he started—once he started describing that he was suing all of these manufacturers and so forth, I—I really hadn't put two and two together," Atilano said. "But then he started—he started describing manufacturing companies that he was suing. And at that point, that's when I put two and two together."

"In 23 years of practice, I don't believe I've ever heard a more incredible story than what I heard from Mr. Atilano during his deposition," said William Chapman, Bostick's Santa Ana-based attorney.

"I believe I started laughing out loud. I know I at least had a smirk on my face because I couldn't believe what was coming out of his mouth. You could almost make a list of all these coincidences and ask if it's all real."

Chapman says the photographs of Bostick, the tape recordings and Atilano's offer to give them to Nalley while he was being sued are evidence that the botched raid was no accident.

"What's most offensive is that Mr. Atilano has testified under oath that my client stood up and opened the door," Chapman said. "Mr. Bostick is an amazing individual and works out as much as he can to build up what's left of his body. But to say he stood up and answered the door is to say he's faking the whole injury. That is offensive to me, and I believe it would be offensive to most people, including a jury."

[NSCHOU@OCWEEKLY.COM](mailto:NSCHOU@OCWEEKLY.COM)

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[: License Status - Individual Details](#)



000105

**EXHIBIT M**



HOME  
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Daily/Late/Special Filings

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Resources

For Filers Only

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User's Manual

Cal-Access

Campaign Finance:  
**STONE FOR STATE SENATE, JEFF**

Election Cycle:

- 2009 through 2010
- Historical

View Information:

(Due to the amount of data, these pages may take some time to load.)

- General Information
- Contributions Received
- Contributions Made
- Expenditures Made
- Late and \$5000+ Contributions Received
- Late Contributions Made
- Late Independent Expenditures
- Electronic Filings

The sources and amounts of contributions to the committee are itemized here. You may click on any of the headers to sort by that category.

Contribution Type:

- All Contributions
- Loan Contributions
- Monetary Contributions
- Non-Monetary Contributions

DOWNLOAD THESE RESULTS: MICROSOFT EXCEL

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
AARON HEPLER		MONETARY	SAN JACINTO	CA/92583-5411
ID NUMBER	EMPLOYER	OCCUPATION		
	HEP CLASSIC	GRAPHICS MANAGER		
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	
\$3,900.00	6/29/2009	7/27/2009	1433849-A-C190	

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
AIMEE MINOR		MONETARY	SAN JACINTO	CA/92583-5741
ID NUMBER	EMPLOYER	OCCUPATION		
	AGRI-EMPIRE	PERSONNEL MANAGER		
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	
\$3,900.00	6/25/2009	7/27/2009	1433849-A-C120	

NAME OF CONTRIBUTOR	PAYMENT TYPE	CITY	STATE/ZIP

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
ERIC J GOSCH		MONETARY	HEMET	CA/92544-8124
ID NUMBER	EMPLOYER		OCCUPATION	
	GOSCH AUTO GROUP		AUTO DEALER	
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	
\$1,000.00	6/30/2009	7/27/2009	1433849-A-C163	

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
FAUSTO'S BAIL BONDS, INC.		MONETARY	MURRIETA	CA/92563-2505
ID NUMBER	EMPLOYER		OCCUPATION	
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	
\$3,900.00	6/20/2009	7/27/2009	1433849-A-C66	

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
FRANK D. GORMAN, P.E. GW ENGINEERING		MONETARY	HEMET	CA/92543-4410
ID NUMBER	EMPLOYER		OCCUPATION	
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	
\$2,000.00	6/30/2009	7/27/2009	1433849-A-C170	

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
FRENCH VALLEY AIRPORT CENTER, LLC		MONETARY	LOS ANGELES	CA/90071-3327
ID NUMBER	EMPLOYER		OCCUPATION	
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	
\$3,900.00	5/18/2009	7/27/2009	1433849-A-C11	

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
GIRDHARI PUROHIT		MONETARY	HEMET	CA/92544-6530
ID NUMBER	EMPLOYER		OCCUPATION	
	GIRDHARI PUROHIT, MD		PHYSICIAN	
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	
\$3,900.00	6/28/2009	7/27/2009	1433849-A-C172	

NAME OF CONTRIBUTOR		PAYMENT TYPE	CITY	STATE/ZIP
GISELA F GOSCH		MONETARY	HEMET	CA/92544-8124
ID NUMBER	EMPLOYER		OCCUPATION	
	HOMEMAKER		HOMEMAKER	
AMOUNT	TRANS. DATE	FILED DATE	TRANS #	

**EXHIBIT N**

**2077. Fictitious Communications**

No bail licensee shall, directly or indirectly, transmit or cause to be transmitted to himself or to any other person a communication authorizing said licensee or any other person to solicit or negotiate bail which is a fictitious communication or which is from a person other than a person from whom he may lawfully solicit bail pursuant to Section 2079 or with whom he may lawfully negotiate bail pursuant to Section 2080. No such communication shall, at any time or in any manner, be used directly or indirectly as an aid in securing information concerning a person confined in a jail, prison or other place of detention or for the purpose of visiting an arrestee therein, or for any other purpose.

**2077.1. Identification Card**

Every bail licensee shall keep in his possession an identification card issued to him by the commissioner and shall, upon request, show it to any person with whom he transacts bail. He shall not permit any person other than himself to use his identification card for any purpose. The identification card shall be returned to the commissioner immediately upon the termination of all of the holder's bail licenses.

**2078. Gifts Prohibited**

➔ No bail licensee shall give, directly or indirectly, any gift of any kind to any public official or employee of any governmental agency who has duties, functions or responsibilities in respect to the administration of justice or a place wherein detention of persons charged with crime may occur, or to a prisoner any jail or place of detention. Items of nominal value which are distributed generally for the purpose of advertising shall not be considered gifts for the purpose of this article, except if given to prisoners or persons directly in charge of prisoners in their place of detention; nor shall this article prevent the customary giving of gifts to relatives by blood or marriage. But nothing in this Section shall be construed to justify any rebate or bribe.

**2079. Soliciting of Bail; Persons.**

No bail licensee shall solicit bail except in accordance with Section 2079.5 and from:

- (a) An arrestee;
- (b) The arrestee's attorney;

**EXHIBIT O**

**GRAHAM E. BERRY**  
**ATTORNEY & COUNSELOR AT LAW**  
**3384 McLAUGHLIN AVENUE**  
**LOS ANGELES, CA 90066**

**Telephone and Facsimile: (310) 745-3771**  
**Email: [grahamberry@ca.rr.com](mailto:grahamberry@ca.rr.com)**

October 2, 2009

**By Fax and First Class Mail**

Mr. Fausto Atilano,  
Fausto's Bail Bonds,  
30195 Auld Road,  
Murrieta, CA 92563

Re: Francois Choquette, Jeff Stone, the Church of Scientology, et al.

Dear Mr. Fausto,

I represent Francois Choquette in criminal proceedings involving the Church of Scientology and I will be representing him in civil proceedings that will soon be filed by him against the Church of Scientology and certain of its employees. Supervisor Jeff Stone may be involved in those proceedings. Scientology has apparently used Jeff Stone as their shill in matters involving persons protesting the human trafficking, unlawful imprisonments and other human rights abuses taking place at the Scientology gulag at Gilman Hot Springs near Hemet.

Aspects of these matters are already being investigated which may be why the leader of Scientology (David Miscavige) has left Gilman Hot Springs and is understood to be in the nation of Columbia with whom the United States does not have an extradition treaty. You can read of some of these matters on the Internet at [www.xenu.net](http://www.xenu.net), ex scientologist message board ([www.forum.exscn.net](http://www.forum.exscn.net)), [www.whyweprotest.net](http://www.whyweprotest.net) Search the name of Jeff Stone on those message boards and you will see some of the developing matters in which you have now involved yourself.

000109

Today, in front of a number of people, Mr. Stone apparently told you to arrest Mr. Choquette which you subsequently did. You may now watch it on YouTube <http://www.youtube.com/watch?v=b1t6ZJF9uIc> You can also read all about it at [www.angrygaypope.com](http://www.angrygaypope.com)

You made a citizen's arrest of your client Mr. Choquette for bogus reasons as subsequently confirmed by other bail bonds-men. After some time and several requests you told Mr. Choquette that he was in breach of the condition that he telephones your office every week. However, nowhere in the relevant paperwork is this stated. Moreover, when you marched your handcuffed client into your office the lady assistant checked your computer and said, "Everything's fine. He's in compliance. He's due in court on the 19<sup>th</sup>." You then interjected, "Well he was harassing Jeff Stone."

I am instructed that you then whisked Mr. Choquette out to a car and left him inside while you returned back to your office for some time. When you returned Mr. Choquette informed you that Mr. Stone never said "get away from me, stop it, don't talk to me" or anything similar. Furthermore, there were at least three Deputy Sheriffs standing near Supervisor Stone at the courthouse security check point. They were not asked to intervene between Mr. Choquette and Mr. Stone; there was nothing to intervene between! What is apparent is that Supervisor Stone panicked when he saw Mr. Choquette and rushed through security while signaling to you to make a citizen's arrest Mr. Choquette. You complied after demanding that Mr. Choquette leave the courthouse and the vicinity of the various sheriffs' deputies present during the harassment you have alleged. As the saying goes, the rest is recorded history:

<http://www.youtube.com/watch?v=b1t6ZJF9uIc> and [www.angrygaypope.com](http://www.angrygaypope.com)

Later, (after you and Mr. Choquette had left) I visited your offices twice. On the second occasion I told the lady assistant in your office (the one who earlier had said "He's in compliance") that the "you failed to telephone weekly" reason was bogus. Having apparently had her story changed by you, she then stated, "Well [Choquette] had been harassing Mr. Stone."

No, as Mr. Choquette told you, there was no harassment of Mr. Stone by Mr. Choquette. Mr. Choquette was merely exercising a first amendment right to ask Mr. Stone about his open assistance to a dangerous cult engaged in horrendous human rights abuses within Riverside County, and the handling of documents previously given to him. You may be unaware that the District Attorney has already written admitting that evidence in these matters was destroyed. Fortunately we had replacement copies!

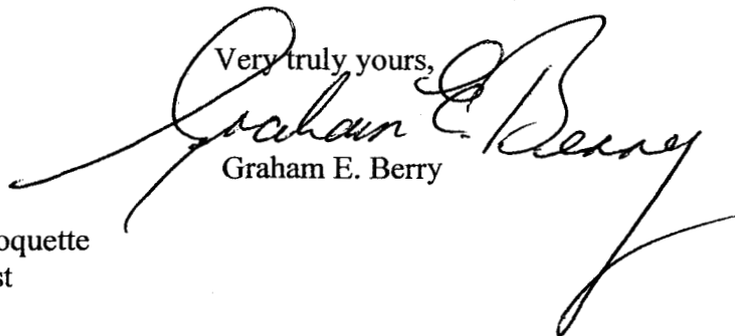
Your discretion to revoke bail cannot be exercised in such an arbitrary, bad faith and capricious manner. As a matter of law, an implied condition of good faith and fair dealing was in the bail contract between you and your client. I am informed that prior to your false arrest of Mr. Choquette you had been engaged in a photo op with Supervisor Stone. According to the Register of Voters, you recently gave Mr. Stone \$3,900.00. These are matters which will be dealt with separately at other times in other venues. However, several cameras recorded much of what occurred including cameras being used by several of the people who were with you and Mr. Stone.

**Accordingly, the purpose of this letter is to demand that you, your employees and others with you, including but not limited to the videographer, preserve unaltered and unedited ALL photographic, video and audio materials (however recorded) and any other documents, telephone records, checks, receipts, etc. concerning in any way Mr. Choquette, Mr. Stone, yourself and your company pending service on you and your business of, in the first instance, a *subpoena duces tecum* to attend court and to produce documents at trial commencing on October 30, 2009. The subpoenas will be served next week. These same documents will also be required in civil proceedings which will soon be served.**

I need hardly inform someone engaged in your business that failure to preserve safe, secure and unaltered all of these materials could be deemed by a court to be spoliation of evidence, obstruction of justice, part of conspiracy to interfere with constitutional rights and to obstruct justice, etc., etc.

Because one of your employees was unwise enough to threaten me with a defamation suit from your lawyers my client shall be free to publish this letter where-ever he chooses. Should you have any questions either you or your lawyer should contact me.

Very truly yours,

A handwritten signature in cursive script that reads "Graham E. Berry". The signature is written in black ink and is positioned to the right of the typed name "Graham E. Berry".

Graham E. Berry

Cc: Mr. Francois Choquette  
Bccs: Per separate list

**GRAHAM E. BERRY**  
**ATTORNEY & COUNSELOR AT LAW**  
**3384 McLAUGHLIN AVENUE**  
**LOS ANGELES, CA 90066**  
**Telephone and Facsimile: (310) 745-3771**  
**Email: [grahamberry@ca.rr.com](mailto:grahamberry@ca.rr.com)**

October 3, 2009

## **FAX TRANSMISSION SHEET**

**5 pages including this transmittal page.**

**TO: Mr. Fausto Atilano**

**FAX No: (951) 445-4366**

**TELEPHONE No: (951) 445-4455**

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**The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon, this information by persons or entities other than the intended recipient is prohibited. If you received this in error, please contact the sender and delete the material from any computer.**

000113

**EXHIBIT P**



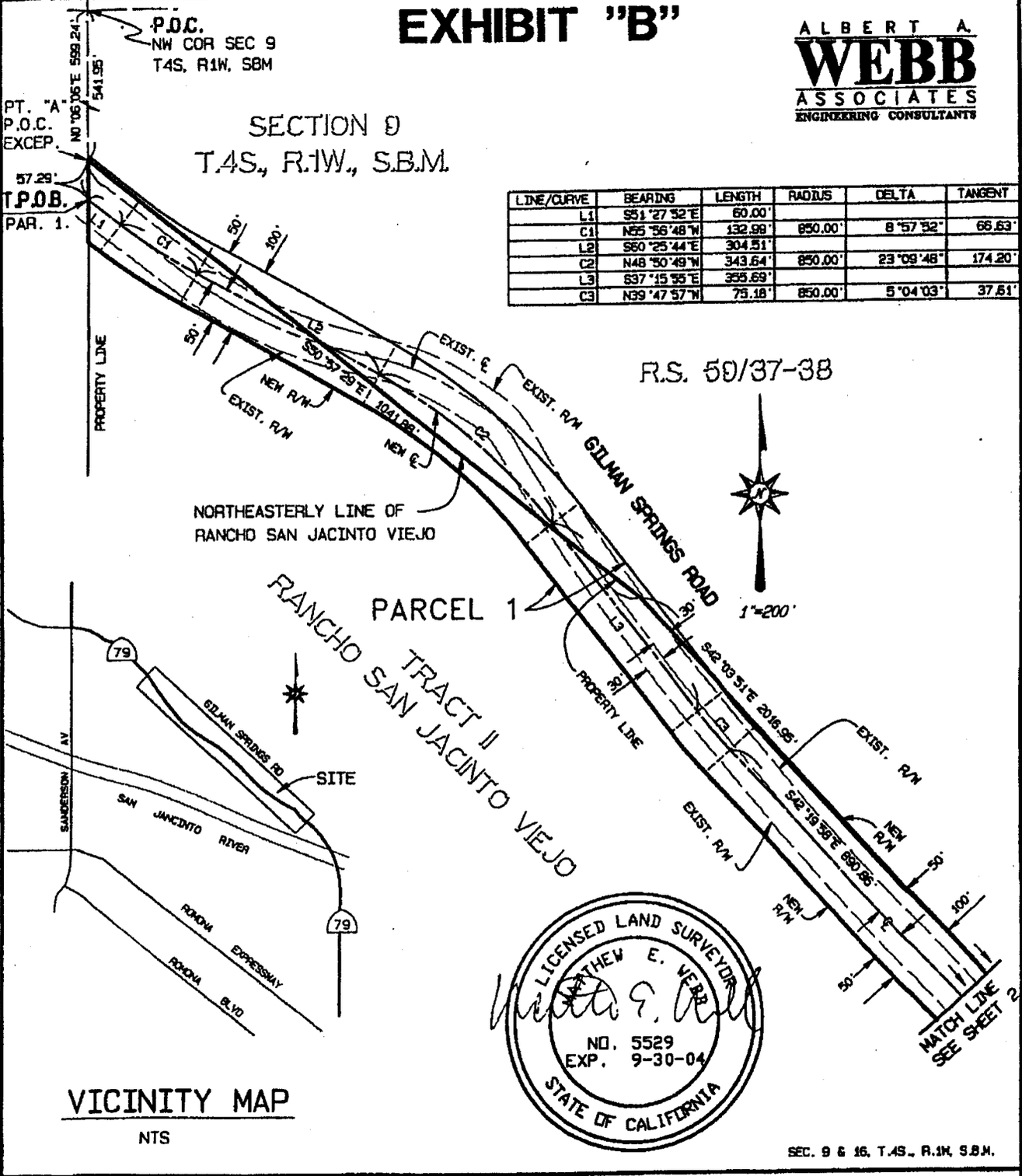
2008-0147442  
03/26/2008 08:08A  
8 of 13

# EXHIBIT "B"

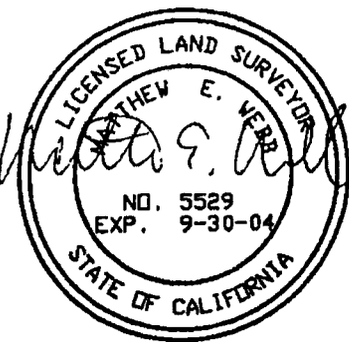
ALBERT A.  
**WEBB**  
ASSOCIATES  
ENGINEERING CONSULTANTS

SECTION 9  
T.4S., R.1W., S.B.M.

LINE/CURVE	BEARING	LENGTH	RADIUS	DELTA	TANGENT
L1	S51°27'32"E	60.00'			
C1	N55°58'48"W	132.99'	850.00'	8°57'52"	66.63'
L2	S60°25'44"E	304.51'			
C2	N48°50'49"W	343.64'	850.00'	23°09'48"	174.20'
L3	S37°15'35"E	355.69'			
C3	N39°47'57"W	75.18'	850.00'	5°04'03"	37.51'



VICINITY MAP  
NTS



## RIVERSIDE COUNTY

THIS PLAT IS SOLELY AN AID IN LOCATING THE PARCEL(S) DESCRIBED IN THE ATTACHED DOCUMENT. IT IS NOT A PART OF THE WRITTEN DESCRIPTION THEREIN.

SHEET 1 OF 6 W.D. 99-357

SCALE: 1" = 200' DRWN BY fb DATE 5/21/02 SUBJECT: R/W DEDICATION  
CHKD BY Alan DATE 5/21/02

G:\1999\99-0357\Rivded.plt

000114

**EXHIBIT Q**



1                    Section 4.    GENERAL SOUND LEVEL STANDARDS.    No person shall create any  
 2 sound, or allow the creation of any sound, on any property that causes the exterior sound level on any  
 3 other occupied property to exceed the sound level standards set forth in Table 1.  
 4

5

6                    **TABLE 1**  
**SOUND LEVEL STANDARDS (Db L<sub>max</sub>)**

GENERAL PLAN FOUNDATION COMPONENT	GENERAL PLAN LAND USE DESIGNATION	GENERAL PLAN LAND USE DESIGNATION NAME	DENSITY	MAXIMUM DECIBEL LEVEL	
				7am-10pm	10pm-7am
Community Development	EDR	Estate Density Residential	2 AC	55	45
	VLDR	Very Low density Residential	1 AC	55	45
	LDR	Low Density Residential	1/2 AC	55	45
	MDR	Medium Density Residential	2-5	55	45
	MHDR	Medium High Density Residential	5-8	55	45
	HDR	High Density Residential	8-14	55	45
	VHDR	Very High Density Residential	14-20	55	45
	H'TDR	Highest Density Residential	20+	55	45
	CR	Retail Commercial		65	55
	CO	Office Commercial		65	55
	CT	Tourist Commercial		65	55
	CC	Community Center		65	55
	LI	Light Industrial		75	55
	HI	Heavy Industrial		75	75
	BP	Business Park		65	45
	PF	Public Facility		65	45
	Rural Community	SP	Specific Plan-Residential		55
Specific Plan-Commercial				65	55
Specific Plan-Light Industrial				75	55
Specific Plan-Heavy Industrial				75	75
Rural	EDR	Estate Density Residential	2 ac	55	45
	VLDR	Very Low Density Residential	1 ac	55	45
	LDR	Low Density Residential	1/2 ac	55	45
Agriculture	RR	Rural Residential	5 ac	45	45
	RM	Rural Mountainous	10 ac	45	45
	RD	Rural Desert	10 ac	45	45
Open Space	AG	Agriculture	10 AC	45	45
	C	Conservation		45	45
	CH	Conservation Habitat		45	45
	REC	Recreation		45	45
	RUR	Rural	20 AC	45	45
	W	Watershed		45	45
	MR	Mineral Resources		75	45

27

28

## **EXHIBIT R**

Address	Title	Voter Name	Phone	Party	AVS	Address	Title	Voter Name	Phone	Party	AVS
ict: 0032902		(Cont'd)				<input type="checkbox"/> 19625	Mr	Koon, Donald C	(951)654-5770	LIB	
man Springs Rd Gilman Hot Springs 92583		(Cont'd)				<input type="checkbox"/> 19625	Mrs	Koon, Susan Jane		DEC	
19625	Mr	Greilich, Russ Lyle		DEC		<input type="checkbox"/> 19625		Korringa, Tristan	(951)654-5347	REP	
19625	Mr	Griffin, Jerome Bostwick	(951)654-4980	REP		<input type="checkbox"/> 19625	Mrs	Kunen, Constance May	(951)654-5793	REP	
19625		Griffin, Karen Jean		DEC		<input type="checkbox"/> 19625	Mr	Kunen, Neil Thomas		DEC	
19625	Miss	Gross, Naomi H	(951)654-5347	AIP		<input type="checkbox"/> 19625		Labourdique, Marine Anne	(323)960-3569	DEM	
19625	Mrs	Gutermann, Danielle J		DEC		<input type="checkbox"/> 19625	Mrs	Laner, Margaret Jane	(951)654-5770	DEC	
19625		Habscheid, Marjorie Shaw	(951)654-5347	DEC		<input type="checkbox"/> 19625	Mrs	Lantz, Roberta Carol		DEC	
19625	Mr	Hall, James Anthony	(951)654-5770	REP		<input type="checkbox"/> 19625	Mrs	Laplaine, Susan M		DEC	
19625	Mr	Hall, Stephen Wallace	(951)654-5770	DEC		<input type="checkbox"/> 19625	Mr	Larsen, Timothy Alan		DEC	
19625		Hall, Sue Anne	(951)654-5347	REP		<input type="checkbox"/> 19625	Ms	Larsson, Jean Louise		DEC	
19625	Miss	Hanlon, Christine Lee	(951)654-4753	DEC		<input type="checkbox"/> 19625	Mr	Leach, Carl Edgar, Jr	(951)654-5770	DEM	
19625	Mrs	Harris, Mary Frances		AIP		<input type="checkbox"/> 19625		Leach, Kim	(951)654-5770	DEC	
19625	Mrs	Hartley, Charlyne Ruth	(951)654-5347	DEC		<input type="checkbox"/> 19625	Mrs	Lenarcic-Butler, Jennifer	(951)654-5347	DEC	
19625	Mrs	Hasslberger, Deva Flora		DEC		<input type="checkbox"/> 19625		Leonard, Jan Ann	(323)960-3569	DEC	
19625	Mr	Hawkins, Jefferson Bolles	(951)654-5770	DEC		<input type="checkbox"/> 19625		Lew, Janet Kay	(323)960-3569	DEC	
19625		Hawkins, Lucy Clare	(951)654-5347	DEM		<input type="checkbox"/> 19625	Mr	Lewis, Adam	(951)654-5347	DEC	
19625	Mr	Headley, Marc Morgan	(951)654-5770	AIP		<input type="checkbox"/> 19625		Lewis, Sandra Renee	(951)654-5347	DEC	
19625		Headley, Stephanie Noel	(951)654-5347	DEC		<input type="checkbox"/> 19625		Lindstein, Heather Elaine	(951)654-5347	DEC	
19625	Mrs	Hemphill, Gladys Anne		DEC		<input type="checkbox"/> 19625		Lochner, Claire Jeanne	(951)654-5770	DEC	
19625	Mr	Hemphill, John Dean		DEM		<input type="checkbox"/> 19625	Mr	Lucas, James Mathew		REP	
19625		Herrera, Humberto	(951)654-5347	DEC		<input type="checkbox"/> 19625		Lucas, Jane	(951)654-5347	DEC	
19625		Hight, Linda Simmons	(951)654-5347	REP		<input type="checkbox"/> 19625	Miss	Lundeen, Ella Tamara		DEC	
19625		Hill, Sharon Gay		DEC		<input type="checkbox"/> 19625		Lundeen, Michelle Yvonne	(951)654-5347	OTH	
19625	Mr	Hollon, Paul Christian		REP		<input type="checkbox"/> 19625	Mr	Maifeld, Christopher Guy	(760)654-5770	PF	
19625	Mrs	Horne, Rebecca Herndon	(951)654-5770	DEC		<input type="checkbox"/> 19625	Mr	Maio, Chris		DEC	
19625	Mr	Horne, Richard Bradley	(951)654-5347	OTH		<input type="checkbox"/> 19625		Manasse, Beverly J		LIB	
19625	Mr	Horne, Robert Lee	(951)654-4980	DEC		<input type="checkbox"/> 19625	Mr	Marc, Roy Alan		DEC	
19625		Horwich, Roanne Lee	(951)654-5347	DEC		<input type="checkbox"/> 19625		Martinez, Stepheny Spring	(951)654-5347	REP	
19625	Mrs	Houck, Sharon Elizabeth		DEC		<input type="checkbox"/> 19625		Mason, Aron Christopher	(323)960-3569	DEM	P
19625	Mrs	Hughes, Deborah Dianne	(951)654-5770	DEC		<input type="checkbox"/> 19625	Miss	Mc Elveen, Serena Renee	(213)663-3258	AIP	
19625	Mr	Hughes, Greg Kenneth, Jr		DEM		<input type="checkbox"/> 19625		Mc Kay, Tori Lynn		DEC	
19625	Mr	Hughes, Gregory Kenneth		DEC		<input type="checkbox"/> 19625	Mr	Mc Murray, Tom	(951)654-5770	DEC	
19625	Mr	Hunter, Gary Lloyd		DEC		<input type="checkbox"/> 19625		Mc Shane, Carli Ann	(951)654-5347	DEM	
19625	Ms	Hunter, Patricia Ann		REP		<input type="checkbox"/> 19625	Mrs	Mc Shane, Marcella A	(951)654-5770	DEC	
19625	Mr	Ingber, Mark Allen		DEC		<input type="checkbox"/> 19625	Mr	Mc Shane, Sean Raymond	(951)654-5770	DEC	
19625	Mr	Jacobs, Laurence Neil		DEM		<input type="checkbox"/> 19625		Mc Shane, Taryn Kelly	(951)654-5347	DEM	
19625	Mrs	Jansen, Belinda Dawn	(951)654-5347	DEM		<input type="checkbox"/> 19625	Mr	Mc Shane, Warren Lee		DEC	
19625	Mr	Johnson, James Allen		DEC		<input type="checkbox"/> 19625	Mr	Meadors, James R	(951)654-5770	DEC	
19625	Mrs	Kannisto, Yvonne Rina	(951)654-5770	DEM		<input type="checkbox"/> 19625	Mrs	Medina, Aldona Mary	(951)654-5770	DEC	
19625		Kaprielian, Anna Elizabeth	(951)654-5770	AIP		<input type="checkbox"/> 19625	Mr	Medina, David Robert		DEC	
19625	Mrs	Karbroski, Theresa Jean		DEC		<input type="checkbox"/> 19625	Mr	Miller, Jason Edward		DEC	
19625	Mrs	Kettering, Diane Irene		REP		<input type="checkbox"/> 19625	Mrs	Miscavige, Becky Bea	(951)654-5770	AIP	
19625		Kitt, Erin Paula		DEM		<input type="checkbox"/> 19625	Mr	Miscavige, David		DEC	
19625		Kline, Lelanya Arisha	(951)654-5770	DEC		<input type="checkbox"/> 19625	Mrs	Miscavige, Michele Diane		DEC	
19625		Klinksiek, Arlene Sandra		DEC		<input type="checkbox"/> 19625	Mr	Miscavige, Ronald Thomas	(951)654-5770	AIP	
19625		Knapmeyer, Jason Matthew	(951)654-5347	DEC		<input type="checkbox"/> 19625	Mr	Mithoff, Raymond H		DEC	
19625	Mr	Knight, Coburn Haile		DEC		<input type="checkbox"/> 19625		Moresi, Julie Ann	(951)654-5347	DEM	

41st Congressional District (por SB) 37th Senatorial District 65th Assembly District (porSB)

000117

**EXHIBIT S**



GRAHAM E. BERRY, ESQ.  
3384 McLaughlin Ave.  
Los Angeles, CA 90066

*UAK*



U.S. POSTAGE  
PAID  
LOS ANGELES, CA  
90064  
AUG 28 '09  
AMOUNT

1000

92583

**\$5.71**  
00052955-04

**Captain David Miscavige and the Base Manager or C.O. INT Base  
Golden Era Productions, Religious Technology Center, Church of  
Scientology International, Building Management Services, Building  
Management Services Gold,  
19625 Highway 79,  
San Jacinto, CA 92583**

*2/2/09*

7009 0820 0001 5323 6017

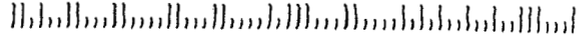


NIXIE 923 SE 1 06 09/04/09

RETURN TO SENDER  
ATTEMPTED - NOT KNOWN  
UNABLE TO FORWARD

BC: 90066200584 \*0762-03486-28-45

92583/2100 0008  
900662005



GRAHAM E. BERRY, ESQ.  
3384 McLaughlin Ave.  
Los Angeles, CA 90066

LOS ANGELES  
31 AUG 2009



*NOT AT THIS ADDRESS  
RETURNED TO SENDER*

**Captain David Miscavige and the Base Manager or C.O. INT Base  
Golden Era Productions, Religious Technology Center, Church of  
Scientology International, Building Management Services, Building  
Management Services Gold,  
19625 Highway 79,  
San Jacinto, CA 92583**

NIXIE 923 SE 1 00 09/13/09

RETURN TO SENDER  
NOT DELIVERABLE AS ADDRESSED  
UNABLE TO FORWARD

BC: 90066200584 \*1462-11592-31-33

92583/2100

000118

**EXHIBIT T**



000119



000120

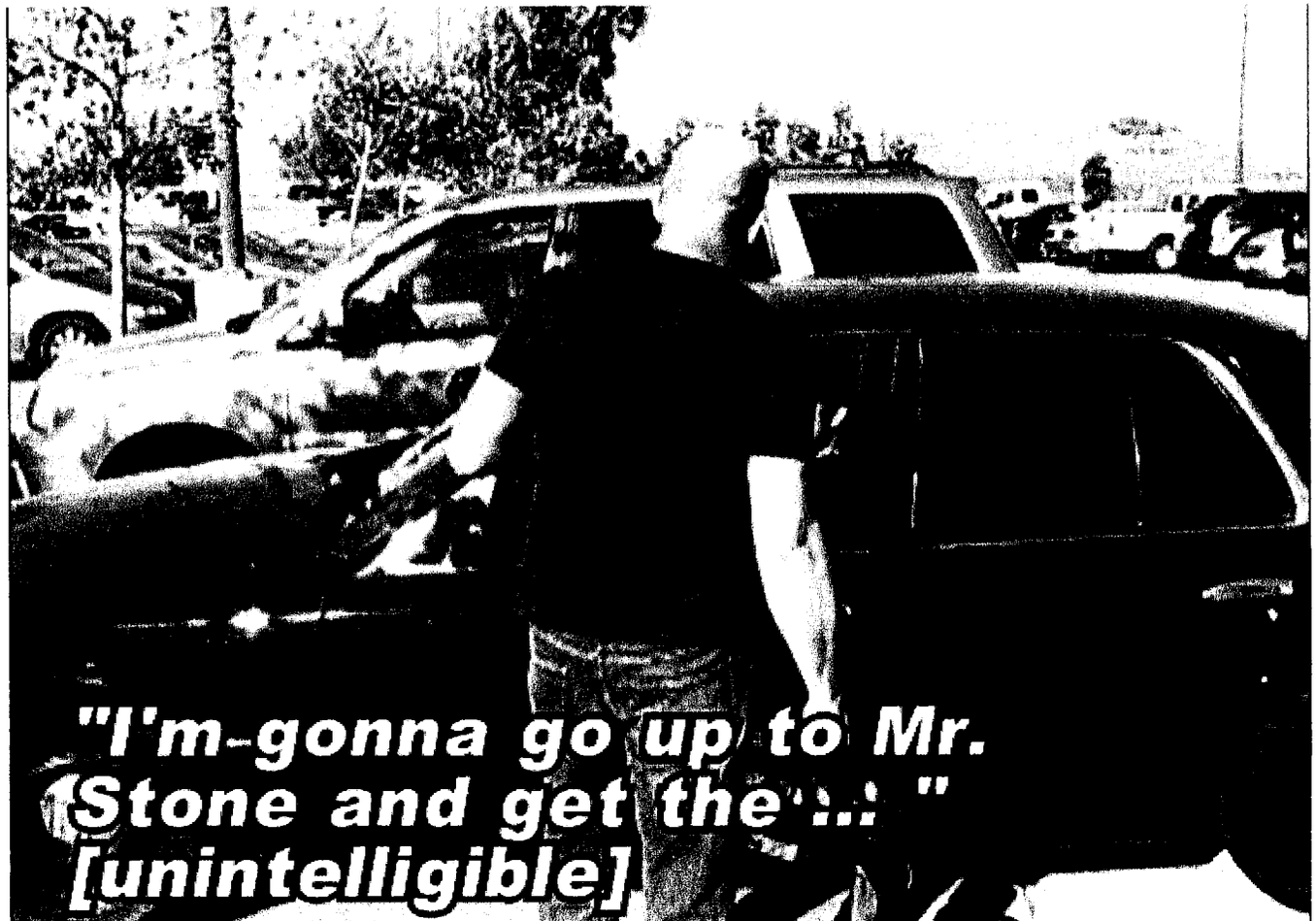


000121

**"I'm gonna tase you!"**



000122



1 **PROOF OF SERVICE**

2  
3 STATE OF CALIFORNIA)  
4 ) ss.  
5 COUNTY OF RIVERSIDE)

6 I reside in the County of Riverside, State of California. I am over the age of 18.

7 **On October 6, 2009** I served the foregoing document described as:

8 **SUPPLEMENTAL MEMORANDUM OF PINTS AND AUTHORITIES DECLARATION**  
9 **OF FRANCOIS CHOQUETTE AND EXHIBITS THERETO IN FURTHER SUPPORT**  
10 **OF DEFENDANT'S MOTION TO REDUCE BAIL, REQUEST FOR EXPUNGMENT,**  
11 **SUGGESTION OF DISMISSAL, ETC.**

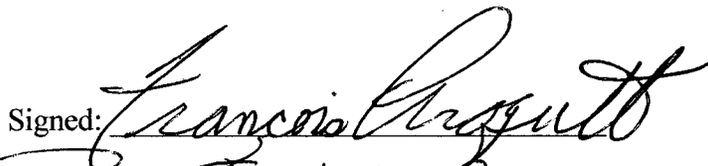
12 **By Personal Delivery** to a person in control of the reception area, in an envelope addressed as  
13 follows:

14 The District Attorney's Office,  
15 County of Riverside,  
16 30755 Auld Road, Third Floor  
17 Murrieta, California 92563

18 Attention: DDA Rami Haddad, Esq.

19 I declare under penalty of perjury under the laws of the State of California that the foregoing is  
20 true and correct.

21 Executed this 6th day of October, 2009, at Riverside, California.

22 Signed: 

23 Print Name: FRANCOIS CHOQUETTE

24 Address: 31725 RIVERSIDE DR.

25 LAKE ELSINORE, CA 92530