

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

First edition, 1980, published as the Multimodal Life History Questionnaire

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Research Press
2612 North Mattis Avenue
Champaign, Illinois 61821

FRAF 00413

GENERAL INFORMATION

Date: 05/03/93

Name: Thomas Thing, O.F.M.

Address: 172 North 500 West

Telephone numbers: Day (801) 374-5001 Evening

Age: 33 Occupation: Pastoral Associate Sex: X M F

Date of birth: 5-22-59 Place of birth: San Diego, CA Religion: Catholic

Height: 5'5 Weight: 175 Does your weight fluctuate? Yes No If yes, by how much? 5 lbs

Do you have a family physician? Yes No

Name of family physician: Telephone number:

By whom were you referred?

Marital status (check one): Single Engaged Married Separated Divorced

Widowed Living with someone Remarried; How many times?

Do you live in: House Room Apartment Other:

With whom do you live? (check all that apply): Self Parents Spouse Roommate

Child(ren) Friend(s) Others (specify): (Religious Community)

What sort of work are you doing now? Pastoral Ministry

Does your present work satisfy you? Yes No

If no, please explain:

What kind of jobs have you held in the past? Teacher, Youth Minister, Pastoral Associate

Have you been in therapy before or received any professional assistance for your problems? Yes No

Have you ever been hospitalized for psychological/psychiatric problems? Yes No

If yes, when and where?

Have you ever attempted suicide? Yes No

Does any member of your family suffer from an "emotional" or "mental disorder"? Yes No

Has any relative attempted or committed suicide? Yes No

PERSONAL AND SOCIAL HISTORY

Father: Name: Robert H. Thing Age: 66
Occupation: Retired Health: Good
If deceased, give his age at time of death: — How old were you at the time? —
Cause of death: —

Mother: Name: Marie G. Thing Age: 64
Occupation: Retired Health: Good
If deceased, give her age at time of death: — How old were you at the time? —
Cause of death: —

Siblings: Age(s) of brother(s): 44, 42, 38, 32, 28, 26 Age(s) of sister(s): 39
Any significant details about siblings: 33 son of 8 children
all have many! BBGB(B)BAB

If you were not brought up by your parents, who raised you and between what years?

N/A

Give a description of your father's (or father substitute's) personality and his attitude toward you (past and present):

my father has been very supportive! He worked extremely hard when I was younger so that we could live in very nice areas. We get along very well! He is somewhat reserved.

Give a description of your mother's (or mother substitute's) personality and her attitude toward you (past and present):

my mother has also been very supportive. She has an outgoing personality and is very loving. She has always been a person of faith and attends church daily. Most people enjoy my mother's company.

In what ways were you disciplined or punished by your parents?

At times my father spanked us and we were sent to our rooms for bad behavior. We were withheld from privileges, ex: watch TV, playing pool, playing sports.

Give an impression of your home atmosphere (i.e., the home in which you grew up). Mention state of compatibility between parents and between children.

I think we were a very typical family. Most often we got along very well - but at times we also fought with each other.

Generally the home was very compatible. We had or we allowed to have friends and family members over for dinner, sleepovers, parties etc...

Were you able to confide in your parents? Yes No

Basically, did you feel loved and respected by your parents? Yes No

If you have a stepparent, give your age when your parent remarried: _____

Has anyone (parents, relatives, friends) ever interfered in your marriage, occupation, etc.? Yes No

If yes, please describe briefly: _____

Scholastic strengths: Philosophy, Religion, Education, Psychology

Scholastic weaknesses: Math, Science

What was the last grade completed (or highest degree)? Some Graduate Work

Check any of the following that applied during your childhood/adolescence:

- | | | |
|--|--|---|
| <input checked="" type="checkbox"/> Happy childhood | <input type="checkbox"/> Not enough friends | <input type="checkbox"/> Sexually abused |
| <input type="checkbox"/> Unhappy childhood | <input type="checkbox"/> School problems | <input type="checkbox"/> Severely bullied or teased |
| <input type="checkbox"/> Emotional/behavior problems | <input type="checkbox"/> Financial problems | <input type="checkbox"/> Eating disorder |
| <input type="checkbox"/> Legal trouble | <input checked="" type="checkbox"/> Strong religious convictions | Others: _____ |
| <input type="checkbox"/> Death in family | <input type="checkbox"/> Drug use | _____ |
| <input type="checkbox"/> Medical problems | <input type="checkbox"/> Used alcohol | _____ |
| <input type="checkbox"/> Ignored | <input type="checkbox"/> Severely punished | _____ |

DESCRIPTION OF PRESENTING PROBLEMS

State in your own words the nature of your main problems: *At times I am impatient, I enjoy a variety of activities - sometimes have problem focusing my energies into one area. I don't feel I have "pressing" issues or problems.*

On the scale below, please estimate the severity of your problem(s):

Mildly upsetting Moderately upsetting Very severe Extremely severe Totally incapacitating

When did your problems begin?

What seems to worsen your problems? *When I am feeling "stressed out."*

What have you tried that has been helpful? *Just taking some time for prayer and reflection and time away.*

How satisfied are you with your life as a whole these days?

Not at all satisfied 1 2 3 4 5 6 ⑦ 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 someone to talk ^{to} and be somewhat objective, someone who can give well founded advice.*

How long do you think your therapy should last? *Unknown -*

What personal qualities do you think the ideal therapist should possess? *Caring, objective, good listener, sense of faith + God.*

MODALITY ANALYSIS OF CURRENT PROBLEMS

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, Feelings, Physical Sensations, Images, Thoughts, Interpersonal Relationships, and Biological Factors.

BEHAVIORS

Check any of the following behaviors that often apply to you:

- | | | | |
|--|---|--|--|
| <input type="checkbox"/> Overeat | <input type="checkbox"/> Loss of control | <input type="checkbox"/> Phobic avoidance | <input type="checkbox"/> Crying |
| <input type="checkbox"/> Take drugs | <input type="checkbox"/> Suicidal attempts | <input checked="" type="checkbox"/> Spend too much money | <input type="checkbox"/> Outbursts of temper |
| <input type="checkbox"/> Unassertive | <input type="checkbox"/> Compulsions | <input type="checkbox"/> Can't keep a job | <input type="checkbox"/> Others: _____ |
| <input type="checkbox"/> Odd behavior | <input type="checkbox"/> Smoke | <input type="checkbox"/> Insomnia | _____ |
| <input type="checkbox"/> Drink too much | <input type="checkbox"/> Withdrawal | <input type="checkbox"/> Take too many risks | _____ |
| <input type="checkbox"/> Work too hard | <input type="checkbox"/> Nervous tics | <input type="checkbox"/> Lazy | _____ |
| <input type="checkbox"/> Procrastination | <input type="checkbox"/> Concentration difficulties | <input type="checkbox"/> Eating problems | _____ |
| <input type="checkbox"/> Impulsive reactions | <input type="checkbox"/> Sleep disturbance | <input type="checkbox"/> Aggressive behavior | _____ |

What are some special talents or skills that you feel proud of? I feel that people generally
feel comfortable around me and trust me.

What would you like to start doing? _____

What would you like to stop doing? _____

How is your free time spent? Fishing, Biking, skiing, socializing
with friends, reading.

What kind of hobbies or leisure activities do you enjoy or find relaxing? Fishing, Biking, skiing
time with friends and family.

Do you have trouble relaxing or enjoying weekends and vacations? Yes No

If yes, please explain: _____

If you could have any two wishes, what would they be? ① More time for relaxing,
② More time to spend with my parents, brothers & sisters.

FEELINGS

Check any of the following feelings that often apply to you:

- | | | | | | |
|------------------------------------|------------------------------------|---|--|---|--|
| <input type="checkbox"/> Angry | <input type="checkbox"/> Fearful | <input checked="" type="checkbox"/> Happy | <input checked="" type="checkbox"/> Hopeful | <input type="checkbox"/> Bored | <input checked="" type="checkbox"/> Optimistic |
| <input type="checkbox"/> Annoyed | <input type="checkbox"/> Panicky | <input type="checkbox"/> Conflicted | <input checked="" type="checkbox"/> Helpless | <input type="checkbox"/> Restless | <input type="checkbox"/> Tense |
| <input type="checkbox"/> Sad | <input type="checkbox"/> Energetic | <input type="checkbox"/> Shameful | <input checked="" type="checkbox"/> Relaxed | <input type="checkbox"/> Lonely | Others: _____ |
| <input type="checkbox"/> Depressed | <input type="checkbox"/> Envious | <input type="checkbox"/> Regretful | <input type="checkbox"/> Jealous | <input checked="" type="checkbox"/> Contented | _____ |
| <input type="checkbox"/> Anxious | <input type="checkbox"/> Guilty | <input type="checkbox"/> Hopeless | <input type="checkbox"/> Unhappy | <input checked="" type="checkbox"/> Excited | _____ |

List your five main fears:

1. Fear of drowning
2. Fear of being lost
3. _____
4. _____
5. _____

What are some positive feelings you have experienced recently?

Support, love, friendship, trust, justice.

When are you most likely to lose control of your feelings?

I don't feel I lose control of my feeling when I am sick with flu, cold I am more irritable.

Describe any situations that make you feel calm or relaxed:

Taking leisure time to relax.

PHYSICAL SENSATIONS

Check any of the following physical sensations that often apply to you:

- | | | | |
|---|---|---|--|
| <input type="checkbox"/> Abdominal pain | <input type="checkbox"/> Bowel disturbances | <input type="checkbox"/> Hear things | <input type="checkbox"/> Blackouts |
| <input type="checkbox"/> Pain or burning with urination | <input type="checkbox"/> Tingling | <input type="checkbox"/> Watery eyes | <input type="checkbox"/> Excessive sweating |
| <input type="checkbox"/> Menstrual difficulties | <input type="checkbox"/> Numbness | <input type="checkbox"/> Flushes | <input type="checkbox"/> Visual disturbances |
| <input type="checkbox"/> Headaches | <input type="checkbox"/> Stomach trouble | <input type="checkbox"/> Nausea | <input type="checkbox"/> Hearing problems |
| <input type="checkbox"/> Dizziness | <input type="checkbox"/> Tics | <input type="checkbox"/> Skin problems | Others: _____ |
| <input type="checkbox"/> Palpitations | <input type="checkbox"/> Fatigue | <input type="checkbox"/> Dry mouth | _____ |
| <input type="checkbox"/> Muscle spasms | <input type="checkbox"/> Twitches | <input type="checkbox"/> Burning or itching skin | _____ |
| <input type="checkbox"/> Tension | <input type="checkbox"/> Back pain | <input type="checkbox"/> Chest pains | |
| <input type="checkbox"/> Sexual disturbances | <input type="checkbox"/> Tremors | <input type="checkbox"/> Rapid heart beat | |
| <input type="checkbox"/> Unable to relax | <input type="checkbox"/> Fainting spells | <input type="checkbox"/> Don't like to be touched | |

What sensations are:

Pleasant for you? Spending time with good friends - love, working out

Unpleasant for you? Loss of / feeling of powerlessness.

IMAGES

Check any of the following that apply to you:

I picture myself:

Being happy

Being talked about

Being trapped

Being hurt

Being aggressive

Being laughed at

Not coping

Being helpless

Being promiscuous

Succeeding

Hurting others

Others: _____

Losing control

Being in charge

Being followed

Failing

I have:

Pleasant sexual images

Seduction images

Unpleasant childhood images

Images of being loved

Negative body image

Others: _____

Unpleasant sexual images

Lonely images

Describe a very pleasant image, mental picture, or fantasy: Spending time with family and friends talking, shopping, having time to just relax - ski, mountain biking, walking along the beach sunny.

Describe a very unpleasant image, mental picture, or fantasy: winters I had last for months - constant rain/snow. Having little time for rest and relaxation.

Describe your image of a completely "safe place": My home, my parents home; certain I was relationships

Describe any persistent or disturbing images that interfere with your daily functioning: _____

How often do you have nightmares? Not often - rarely

THOUGHTS

Check each of the following that you might use to describe yourself:

- | | | | | |
|---|---|--|---|--|
| <input checked="" type="checkbox"/> Intelligent | <input type="checkbox"/> A nobody | <input type="checkbox"/> Inadequate | <input type="checkbox"/> Concentration difficulties | <input type="checkbox"/> Lazy |
| <input checked="" type="checkbox"/> Confident | <input type="checkbox"/> Useless | <input type="checkbox"/> Confused | <input type="checkbox"/> Memory problems | <input type="checkbox"/> Untrustworthy |
| <input checked="" type="checkbox"/> Worthwhile | <input type="checkbox"/> Evil | <input type="checkbox"/> Ugly | <input checked="" type="checkbox"/> Attractive | <input type="checkbox"/> Dishonest |
| <input type="checkbox"/> Ambitious | <input type="checkbox"/> Crazy | <input type="checkbox"/> Stupid | <input type="checkbox"/> Can't make decisions | <input type="checkbox"/> Others: _____ |
| <input checked="" type="checkbox"/> Sensitive | <input type="checkbox"/> Morally degenerate | <input type="checkbox"/> Naive | <input type="checkbox"/> Suicidal ideas | _____ |
| <input checked="" type="checkbox"/> Loyal | <input checked="" type="checkbox"/> Considerate | <input checked="" type="checkbox"/> Honest | <input checked="" type="checkbox"/> Persevering | _____ |
| <input checked="" type="checkbox"/> Trustworthy | <input type="checkbox"/> Deviant | <input type="checkbox"/> Incompetent | <input checked="" type="checkbox"/> Good sense of humor | |
| <input type="checkbox"/> Full of regrets | <input type="checkbox"/> Unattractive | <input type="checkbox"/> Horrible thoughts | <input checked="" type="checkbox"/> Hard working | |
| <input type="checkbox"/> Worthless | <input type="checkbox"/> Unlovable | <input type="checkbox"/> Conflicted | <input type="checkbox"/> Undesirable | |

What do you consider to be your craziest thought or idea? Being Bishop or Pope!

Are you bothered by thoughts that occur over and over again? Yes No

If yes, what are these thoughts? _____

What worries do you have that may negatively affect your mood or behavior? The present situation tends to disrupt my mood / behavior

On each of the following items, please circle the number that most accurately reflects your opinions:

	Strongly disagree	Disagree	Neutral	Agree	Strongly agree
I should not make mistakes.	1	2	3	4	5
I should be good at everything I do.	1	2	3	4	5
When I do not know something, I should pretend that I do.	1	2	3	4	5
I should not disclose personal information.	1	2	3	4	5
I am a victim of circumstances.	1	2	3	4	5
My life is controlled by outside forces.	1	2	3	4	5
Other people are happier than I am.	1	2	3	4	5
It is very important to please other people.	1	2	3	4	5
Play it safe; don't take any risks.	1	2	3	4	5
I don't deserve to be happy.	1	2	3	4	5
If I ignore my problems, they will disappear.	1	2	3	4	5
It is my responsibility to make other people happy.	1	2	3	4	5
I should strive for perfection.	1	2	3	4	5
Basically, there are two ways of doing things—the right way and the wrong way.	1	2	3	4	5
I should never be upset.	1	2	3	4	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 bullied or severely teased? ___ Yes No

Describe any relationship that gives you:

Joy: When both involved in relationship can be "free" and be able to say what we really think & feel.

Grief: Having to be "on guard," not being able to "relax" in the relationship.

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? Yes ___ No

Marriage (or a committed relationship)

Not Married or in a Relationship

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 satisfied you are with your marriage:

Very dissatisfied 1 2 3 4 5 6 7 Very satisfied

How do you get along with your partner's friends and family?

Very poorly 1 2 3 4 5 6 7 Very well

How many children do you have? _____

Please give their names and ages: _____

Do any of your children present special problems? Yes No

If yes, please describe: _____

Any significant details about a previous marriage(s)? _____

Sexual Relationships

Describe your parents' attitude toward sex. Was sex discussed in your home? *Sex was a private matter, yet it was at times discussed in a very positive fashion.*

When and how did you derive your first knowledge of sex? *Around the age of 10 - my brothers + I found a playboy!*

When did you first become aware of your own sexual impulses? *Around the age of 12 years of age.*

Have you ever experienced any anxiety or guilt arising out of sex or masturbation? Yes No

If yes, please explain: *The Church taught that Masturbation was "bad." thus a feeling of guilt in my early years.*

Any relevant details regarding your first or subsequent sexual experiences? *Generally felt good about ~~any~~ all my sexual relationships.*

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: *I have had both heterosexual & homosexual relationships - none being long term with the exception of heterosexual relationship in college.*

Other Relationships

Are there any problems in your relationships with people at work? Yes No

If yes, please describe: _____

Please complete the following:

One of the ways people hurt me is: *putting me down.*

I could shock you by: _____

My spouse (or boyfriend/girlfriend) would describe me as: _____

My best friend thinks I am: *a trustworthy, honorable, loving, caring person.*

People who dislike me: *sometimes I tend to be too honest.*

Are you currently troubled by any past rejections or loss of a love relationship? Yes No

If yes, please explain: _____

BIOLOGICAL FACTORS

Do you have any current concerns about your physical health? Yes No

If yes, please specify: _____

Please list any medications you are currently taking: None

Do you eat three well-balanced meals each day? Yes No

Do you get regular physical exercise? Yes No

If yes, what type and how often? I ski, hike - not as often as I would like to. I also take walks.

Please list any significant medical problems that apply to you or to members of your family: my father had lung cancer at the age of about 40 - but he is well. At the age of 58 he had a slight heart attack.

Please describe any surgery you have had (give dates): When younger had typical injuries - had stitches under lip + under eye from falling. And in high school had surgery on my ankle.

Please describe any physical handicap(s) you have: None

Menstrual History

Age at first period: _____ Were you informed? Yes No Did it come as a shock? Yes No
Are you regular? Yes No Duration: _____ Do you have pain? Yes No
Do your periods affect your moods? Yes No Date of last period: _____

Check any of the following that apply to you:

	Never	Rarely	Occasionally	Frequently	Daily
Muscle weakness	✓				
Tranquilizers	✓				
Diuretics	✓				
Diet pills	✓				
Marijuana	✓				
Hormones	✓				
Sleeping pills	✓				
Aspirin			✓		
Cocaine	✓				
Pain killers		✓			
Narcotics	✓				
Stimulants	✓				
Hallucinogens (e.g., LSD)	✓				
Laxatives	✓				
Cigarettes	✓				
Tobacco (specify)		✓ (pipe + tobacco)			
Coffee				✓ - DeCafe	
Alcohol			✓		
Birth control pills	✓				
Vitamins		✓			
Undereat		✓			
Overeat		✓			
Eat junk foods			✓		
Diarrhea		✓			
Constipation		✓			
Gas		✓			
Indigestion		✓			
Nausea		✓			
Vomiting		✓			
Heartburn		✓			
Dizziness	✓				
Palpitations	✓	✓			
Fatigue		✓			
Allergies	✓				
High blood pressure	✓				
Chest pain	✓				
Shortness of breath	✓				
Insomnia		✓			
Sleep too much		✓			
Fitful sleep				✓	
Early morning awakening			✓		
Earaches		✓			
Headaches		✓			
Backaches		✓			
Bruise or bleed easily	✓				
Weight problems			✓		
Others:					

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 "doers"—they are action oriented, they like to busy themselves, get things done, take on various projects. How much of a doer are you?	1	2	3	4	5	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?	1	2	3	4	5	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?	1	2	3	4	5	6	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?	1	2	3	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	6	7
BIOLOGICAL FACTORS:	Are you healthy and health conscious? Do you avoid bad habits like smoking, too much alcohol, drinking a lot of coffee, overeating, etc.? Do you exercise regularly, get enough sleep, avoid junk foods, and generally take care of your body?	1	2	3	4	5	6	7

Please describe any significant childhood (or other) memories and experiences you think your therapist should be aware of:

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 I feel did a fine job.

I had pleasant high school experiences. I have good memories of college and my college relationships.

Presently, I feel good and look forward to the future and my ministry.

KASOWITZ, BENSON, TORRES & FRIEDMAN LLP

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ATLANTA
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March 22, 2011

By U.S. Mail and Email

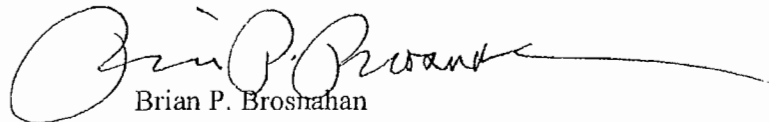
Clark County Child Protective Services
500 S. Grand Canyon Parkway
Las Vegas, NV 89155

Re: Claim of Child Sexual Abuse

Dear Sir or Madam:

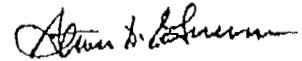
This office is counsel for the Franciscan Friars of California, Inc. I write to advise you of a claim made by Mr. Tim Coonce that he was sexually abused by Tom Thing in approximately 1984-85, when he was a child. A copy of the complaint is attached hereto. The Franciscans have no other details concerning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

Very truly yours,


Brian P. Brosnahan

BPB:js
Attachment

cc: Fr. John Hardin



CLERK OF THE COURT

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Attorneys for Plaintiff, TIM COONCE

DISTRICT COURT
 CLARK COUNTY, NEVADA

11 TIM COONCE, an Individual,
 12 Plaintiff,

v.

13 FRANCISCAN FRIARS OF CALIFORNIA,
 14 INC., a California Corporation; THE ROMAN
 15 CATHOLIC BISHOP OF LAS VEGAS AND
 16 HIS SUCCESSORS, A CORPORATION
 17 SOLE, a Nevada Corporation f/k/a DIOCESE
 18 OF RENO-LAS VEGAS and its Predecessors
 19 and Successors; THE ROMAN CATHOLIC
 20 BISHOP OF RENO AND HIS
 21 SUCCESSORS, A CORPORATION SOLE, a
 22 Nevada Corporation, f/k/a DIOCESE OF
 23 RENO-LAS VEGAS and its Predecessors and
 24 Successors; SAINT CHRISTOPHER
 25 ELEMENTARY SCHOOL, an Entity of
 26 Unknown Status; SAINT CHRISTOPHER
 27 CATHOLIC CHURCH, an Entity of Unknown
 28 Status; TOM THING, an Individual; and
 DOES 1 through 100, inclusive,

Defendants.

Case No. : A - 11 - 637011 - C
 Dept. No.: XXIV

COMPLAINT

ARBITRATION EXEMPTION CLAIMED:

- 1) PROBABLE JURY AWARD IN EXCESS OF \$50,000; AND
- 2) SIGNIFICANT ISSUES OF PUBLIC POLICY

24 Plaintiff, Tim Coonce, by and through his counsel, Norman A. Ryan, Esq., Ryan M. Venci,
 25 Esq. and Sarah K. Suter, Esq. of the law offices of RYAN MERCALDO & WORTHINGTON LLP
 26 avers and alleges as follows:

PARTIES

1. Plaintiff, Tim Coonce, is an adult male over the age of 38. Plaintiff was a minor

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

2 2. Defendant Franciscan Friars of California, Inc. ("the Franciscans") is a Roman
3 Catholic Religious Order and a nonprofit public benefit corporation organized for religious purposes
4 and incorporated under the laws of the State of California, doing business in Clark County, Nevada,
5 and throughout the Western United States. The Franciscans are the religious order of which the
6 Perpetrator, Br. Tom Thing, was a member during the period of abuse of Plaintiff. The Franciscans
7 also owned and/or operated some if not all of the properties in Clark County, Nevada, where Br.
8 Thing sexually abused Plaintiff, and where many of the Franciscans' other pedophile and/or
9 ephebophile agents sexually assaulted children.

10 3. Defendant the Roman Catholic Bishop of Las Vegas and His Successors ("Defendant
11 Las Vegas Bishop"), A Corporation Sole, is a nonprofit public benefit corporation organized for
12 religious purposes and incorporated under the laws of the State of Nevada, doing business in Clark
13 County, Nevada. Defendant Las Vegas Bishop has responsibility for Roman Catholic Church
14 operations in Clark County, Nevada during relevant dates herein. Defendant Las Vegas Bishop is the
15 leader of the Roman Catholic Diocese in which the sexual abuse occurred.

16 4. Defendant the Roman Catholic Bishop of Reno and His Successors ("Defendant Reno
17 Bishop"), A Corporation Sole, is a nonprofit public benefit corporation organized for religious
18 purposes and incorporated under the laws of the State of Nevada, doing business in Clark County,
19 Nevada. Defendant Reno Bishop had responsibility for Roman Catholic Church operations in Clark
20 County, Nevada during relevant dates herein. Defendant Reno Bishop was the leader of the Roman
21 Catholic Diocese in which the sexual abuse occurred.

22 5. Defendant St. Christopher Elementary School ("Defendant School") is an entity of
23 unknown status operating as a Roman Catholic school in Clark County, Nevada where Plaintiff was
24 a student and where the Perpetrator was assigned, or in residence, or doing work, or volunteering at,
25 or visiting during the period of wrongful conduct.

26 6. Defendant St. Christopher Catholic Church ("Defendant Church") is an entity of
27 unknown status operating as a Roman Catholic Parish in Clark County, Nevada where Plaintiff was a
28 parishioner and where the Perpetrator was assigned, or in residence, or doing work, or volunteering

1 at, or visiting during the period of wrongful conduct.

2 7. Defendant Franciscan Br. Tom Thing ("The Perpetrator"), was at all times
3 relevant herein an individual residing and/or doing business in Clark County, Nevada, and was a
4 Roman Catholic priest, member, religious brother, employee, agent and/or servant of the Franciscans
5 and/or Defendant Las Vegas Bishop and/or Defendant Reno Bishop and/or Defendant School and/or
6 Defendant Parish and/or Does 1-100. During the dates of abuse, the Perpetrator was assigned, or in
7 residence, or doing work, or volunteering, or visiting at St. Christopher's Elementary School and/or
8 other properties in Clark County, Nevada, owned and/or operated by the Franciscans and/or
9 Defendant Las Vegas Bishop and/or Defendant Reno Bishop and/or Defendant School and/or
10 Defendant Parish and/or Does 1-100, and was under the direct supervision, employ and control of the
11 Franciscans and/or Defendant Las Vegas Bishop and/or Defendant Reno Bishop and/or Defendant
12 School and/or Defendant Parish and/or Does 1-100.

13 8. Defendant Does 1 through 100, inclusive, are individuals and/or business or
14 corporate entities incorporated in and/or doing business in Nevada whose true names and capacities
15 are unknown to Plaintiff who therefore sues such Defendants by such fictitious names, and Plaintiff
16 will seek leave to amend the Complaint to insert the true names and capacities of each such Doe
17 defendant when ascertained. Each such Defendant Doe is legally responsible in some manner for the
18 events, happenings and/or tortious and unlawful conduct that caused the injuries and damages
19 alleged in this Complaint.

20 9. The Perpetrator and/or such Defendant were and/or are the agent, servant and/or
21 employee of the Franciscans and/or one or more of the other Defendants and/or Does 1-100. The
22 Perpetrator and/or each Defendant were acting within the course and scope of his, her or its authority
23 as an agent, servant and/or employee of the Perpetrator and/or Defendant Las Vegas Bishop and/or
24 Defendant Reno Bishop and/or Defendant School and/or Defendant Parish and/or Does 1-100. The
25 Perpetrator and/or the Franciscans and/or Defendant Las Vegas Bishop and/or Defendant Reno
26 Bishop and/or Defendant School and/or Defendant Parish and/or Does 1-100, and each of them, are
27 individuals, corporations, partnerships and other entities which engaged in, joined in and conspired
28 with the other wrongdoers in carrying out the tortious and unlawful activities described in this

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

4 FACTS

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

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

31¹ - Fr. Jorge 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 horrific 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 Franciscans 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 Franciscan 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 Franciscans 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 crimes 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 seminarian, and the fact the Franciscans had settled a claim made by that student, was known only to the Franciscans. The St.

1. This list does not include Franciscans such as Fr. Michele Gagnon who have been accused of sexually abusing vulnerable members of society other than children. 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 sexually assaulted at least one student in Moreno's office, and invited 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 enabled his pedophilic friend, Gerald Heutier, to sexually assault at least three members of the Santa Barbara Boys Choir.

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

3 14. In July 2004 the Franciscans admitted – albeit only after a reporter from the Dallas
4 Morning News made the facts public – that yet another predator had been calling the Old Mission
5 Santa Barbara home for over two years. Specifically, in the early to mid-1970's Franciscan Br.
6 Gerald Chumik assaulted at least one victim in Canada. Canadian authorities attempted to prosecute
7 Br. Chumik in the 1990s, but Chumik fled to the United States. The Franciscans successfully and
8 secretly harbored Br. Chumik, a fugitive from justice, behind the walls of the Mission for over two
9 years.

10 15. In July 2005, the Franciscan Vicar Provincial, Br. Tom West, admitted Mission
11 resident, Franciscan Pedro Vasquez, had been accused of sexually assaulting a person West
12 described as a "young man." The Franciscans had allowed Vasquez to live at the Mission for three
13 years without any warning to the community, and admitted to this fact in July of 2005 only when
14 they knew its publication was inevitable.

15 16. In 2005, the former rector of St. Anthony's, Fr. Xavier Harris, testified that while he
16 was assigned at St. Williams in Los Altos, California, in 2001, a well-known Franciscan perpetrator,
17 Fr. Steve Kain, assisted there as well. Fr. Harris did not warn any of the parishioners of Fr. Kain's
18 propensities, nor, to his knowledge, did any other Franciscans warn any parishioners about Fr. Kain.
19 With no shortage of victims who were unaware of the risk he posed, Fr. Kain abused again. Fr.
20 Harris testified that Fr. Kain was then forced to stop assisting at St. Williams due to the abuse
21 allegations, and was transferred to St. Boniface in San Francisco without any warning to the
22 community.

23 17. In late 2008 a victim spoke with Fr. Virgil Cordano and informed Cordano he had
24 been sexually assaulted in 1976 in Nevada by another Franciscan, Br. Mateo Guerrero. Cordano did
25 not act surprised at this information, admitted there had been other complaints against Mateo, and
26 admitted that Mateo had been transferred as a result. To date, the Franciscans have taken no steps to
27 make this information public, no steps to determine whether there are any other victims of Mateo
28 who have not come forward, no steps to notify the communities in which Mateo has been assigned

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

3 18. From approximately 1994 to at least 2008 the Franciscans assigned another admitted
4 perpetrator -- Fr. Mel Bucher -- to Old Mission San Luis Rey. Fr. Bucher sexually assaulted at least
5 one adolescent boy in Oregon in the early 1970s. Despite this admission, the Franciscans allowed Fr.
6 Bucher to manage the Mission San Luis Rey retreat center. The retreat center conducts retreats for,
7 among others, high school-aged children, including overnight retreats for students from, among other
8 locations, Mater Dei High School in Santa Ana. At least one current Franciscan and former Mater
9 Dei faculty member has stated he would not discuss the allegations of abuse by Fr. Bucher with
10 Mater Dei faculty or administrators because he does not "see any purpose being served in that." The
11 Franciscans have never warned the families of these students of Fr. Bucher's history of abuse.

12 19. In February 2009, Fr. Claude Riffel was accused of sexually assaulting a boy at
13 another Franciscan seminary, St. Francis Minor Seminary in Troutdale, Oregon, in the early 1960s.
14 Riffel was dean of discipline for the school when he would call the teenager out of class on the
15 pretext of assigning work and then abuse him. To date, the Franciscans have taken no steps to make
16 this information public, and no steps to determine whether there are any other victims of Riffel who
17 have not come forward. The Franciscans also have taken no steps to notify the communities in
18 which Riffel has been assigned during his career as a Franciscan.

19 20. In June 2009 Franciscan Fr. Alexander Manville was accused of the sexual abuse of
20 an approximately eight-year-old boy in 1992-93. To date, the Franciscans have taken no steps to
21 make this information public, and no steps to determine whether there are any other victims of
22 Manville who have not come forward. The Franciscans also have taken no steps to notify the
23 communities in which Manville has been assigned during his career as a Franciscan.

24 21. In July of 2009 a former parishioner at the Franciscan parish in Orange County, St.
25 Simon and Jude, reported that he met with Franciscan Fr. Michael Harvey at the parish in 2008.
26 When the parishioner stated he wished to discuss Franciscan perpetrator Fr. Gus Krumm, Fr.
27 Harvey's response was immediate and premeditated: before the parishioner could say anything
28 further, Harvey insisted that any discussion regarding Krumm be in the context of the confessional,

1 thus rendering the communication penitential. By insisting the parishioner make any disclosure
2 regarding Krumm as a penitential communication, Fr. Harvey insured he would have no reporting
3 obligation to law enforcement in the event of another report of childhood sexual abuse by Krumm.

4 The Danger to Today's Children Posed by Former Franciscans

5 22. Equally dangerous to today's children is the fact an unknown number of the
6 Franciscans' former pedophilic and/or ephebophilic agents remain unidentifiable to law enforcement
7 and to the general public. The Franciscans have been aware of such men's propensities for decades
8 but have disclosed this knowledge to no one, thus shielding Franciscan perpetrators from criminal
9 prosecution and frustrating law enforcement efforts to protect children. Time and again the
10 Franciscans' efforts have helped such criminals escape prosecution through, among other methods,
11 expired criminal statutes of limitation. As a result, very few of these men have been prosecuted,
12 convicted, and forced to register as sex offenders. As a result, these unidentifiable perpetrators
13 continue to sexually assault and/or place at risk countless children where these former Franciscans
14 now work and reside.

15 23. Fr. Louis Ladenburger is a recent example. Ladenburger left the priesthood and the
16 Franciscan order in 1996. However, early in his career as a Franciscan Ladenburger was treated for
17 what the Franciscans described only as "inappropriate professional behavior and relationships."
18 Such vague terms are standard procedure for the Franciscans when describing childhood sexual
19 abuse by their brethren. In fact, Ladenburger had been accused of sexual abuse by a young girl in
20 Seattle.

21 24. Despite sending Ladenburger for treatment for his criminal conduct twice in the
22 1980s, the Franciscans allowed him to continue to work as a priest, including an assignment at St.
23 John's Parish in Overton, Nevada, where he remained until 1989 when the Franciscans transferred
24 him to Christ the King Catholic Community in Las Vegas. After another psychological review in
25 1993, the Franciscans insisted on restricting Ladenburger's ministry. However, at no time did the
26 Franciscans report Ladenburger's criminal acts to law enforcement. Nor did the Franciscans warn
27 any families or communities where Ladenburger had worked or was working as a priest. As a result,
28 when he left the priesthood nearly twenty-years after the Franciscans first learned of and began to

1 conceal the risk he posed to children, Ladenburger had never been convicted of a sex crime, was not
2 a registered sex offender, and only the Franciscans were aware of his pedophilic propensities.
3 Ladenburger's Franciscan-created anonymity enabled him to obtain a job at an Idaho school where
4 he abused again. Specifically, in May of 2007, Ladenburger was arrested for sexually assaulting
5 several children from the school in Idaho.

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

16 Childhood Sexual Abuse Committed by Franciscans in Nevada

17 26. Nevada children have not escaped Franciscan perpsration, and continue to be placed
18 at risk by the Franciscans and their current and former members. Although no Ladenburger victims
19 from Nevada have come forward to date, other Franciscan perpetrators have been accused of abusing
20 children in Nevada. For instance, in approximately 1975 Fr. Mateo Guerro began grooming a
21 young Santa Barbara boy for sexual abuse. The grooming eventually became fondling, and in
22 September of 1976 became much worse. Specifically, Fr. Guerro induced the boy to join him on a
23 road trip that included stops in Big Sur, Pacific Palisades, and ended with Guerro sexually
24 assaulting the boy in Las Vegas.

25 27. Additionally, Fr. Ladenburger was not the first perpetrator the Franciscans assigned to
26 St. John's Parish in Overton, Nevada. Specifically, after Fr. Gus Krumm abused at least four boys in
27 Santa Barbara from 1980-81, the Franciscans transferred him to St. John's. Despite the fact they had
28 received reports of Krumm's abuse of at least two of those boys, the Franciscans provided no

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

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

16 Prior Sexual Abuse by Br. Tom Thing

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

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

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

10 Br. Thing's Grooming and Sexual Abuse of Plaintiff in Nevada and California

11 30. Plaintiff was raised in a devout Roman Catholic family. His grandparents were
12 members of the 3rd Order of St. Francis, and his family attended mass on a weekly basis. As a result
13 of this upbringing he held Roman Catholic priests, and Franciscans in particular, in very high regard.
14 He recalls feeling priests spoke with the voice of God.

15 31. Like so many clergy abuse victims, Plaintiff also was the product of a broken home,
16 his father having left the family when Plaintiff was three years-old. Br. Thing recognized Plaintiff's
17 resulting need for paternal attention and affection, and exploited that need for his own sexual
18 gratification. Plaintiff met Br. Thing at school at St. Christopher's where Thing was a staff member,
19 most likely during the 1984-85 school year when Plaintiff was in the 7th grade. Plaintiff understood
20 Thing to be a priest because of the brown Franciscan habit he wore on campus. This status, coupled
21 with Thing's active exploitation of Plaintiff's need for paternal affection, enabled Thing quickly to
22 earn Plaintiff's complete trust, and soon created an emotional dependence in Plaintiff for Thing's
23 attention. Br. Thing utilized this dependence to manipulate Plaintiff and induce Plaintiff to submit to
24 sexual abuse. Specifically, after successfully creating the emotional dependency in Plaintiff, Thing
25 would become cold and distant, rendering the boy desperate for Thing's approval and affection.
26 Thing then would provide this paternal approval and affection to Plaintiff, but ultimately began
27 abusing Plaintiff in this context. In so doing Thing created a situation where his more subtle sexual
28 abuse became reassuring and validating to Plaintiff, confirming for Plaintiff that Thing still cared

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

3 32. Initially, Thing's abuse of Plaintiff was subtle, taking the form of more friendly and
4 affectionate, albeit inappropriate, over the clothes touching and fondling. Often this abuse took place
5 in Thing's car, or at the Las Vegas residence where Thing lived with other Franciscans who refused
6 to make eye contact with Plaintiff or acknowledge his presence in any way. Br. Thing always
7 couched the abuse under the false pretense of Thing being friendly, affectionate, and paternal toward
8 Plaintiff. However, eventually the abuse became more severe.

9 33. The first more severe instance of abuse took place at the same Franciscan cabin on
10 Mt. Charleston that was used by Fr. Krumm to sexually abuse another Nevada boy in the 1980s. Br.
11 Thing initially represented to Plaintiff and/or his mother that the Franciscans had a lodge on Mt.
12 Charleston that they used for recreational purposes. Thing also indicated he wanted to take Plaintiff
13 there, and gave Plaintiff's mother the false impression there would be other people going on the trip.
14 In reality it was just a cabin, and clearly was not a "lodge" intended for large groups of people.
15 Similarly, the trip to Mt. Charleston was not a group trip, but an opportunity created by Br. Thing to
16 isolate and sexually abuse Plaintiff. Like Fr. Krumm with his own victim at the cabin, Br. Thing
17 induced Plaintiff to enter his sleeping bag naked and then sexually assaulted the boy.

18 34. Br. Thing's final sexual assault of Plaintiff took place in California. This time Br.
19 Thing falsely represented to Plaintiff and/or his mother that other faculty members and students were
20 going to California on an unofficial school trip. So confident was Thing in his manipulations that
21 after the trip had been agreed to and scheduled, Thing asked Plaintiff's mother if she would consider
22 allowing Plaintiff to live with him in California at the conclusion of the school year, claiming he
23 could offer Plaintiff greater financial support than Plaintiff's family. Although Plaintiff's mother
24 refused to agree to this, the road trip from Las Vegas to California went forward as planned, and
25 culminated with Br. Thing subjecting Plaintiff to a violent sexual assault, most likely in Northern
26 California.

27 35. The conduct described above was undertaken while the Perpetrator was employed.
28 volunteered, represented, or an agent of the Franciscans and/or one or more of the remaining

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

3 FIRST CAUSE OF ACTION

4 (Public Nuisance-Against All Defendants)

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

7 37. Defendants continue to conspire and engage in efforts to: 1) conceal from the
8 general public the sexual assaults committed by, the identities of, and the pedophilic/ephophilic
9 tendencies of, the Perpetrator and Defendants' other pedophilic agents; 2) attack the credibility of the
10 victims of the Perpetrator and Defendants' other pedophilic/ephophilic agents; 3) protect the
11 Perpetrator and Defendants' other pedophilic/ephophilic current and former agents from criminal
12 prosecution and registration as sex offenders for their sexual assaults against children; and 4) exploit
13 and abuse the protection for religious freedom provided by the 1st Amendment to the U.S.
14 Constitution for the purpose of escaping their obligation to report childhood sexual abuse in
15 violation of law.

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

1 39. Defendants' conduct has caused further injury to the public and severely impaired the
2 safety of children where Defendants have protected and concealed the Perpetrator and Defendants'
3 other pedophilic/ephebophilic agents from criminal prosecution and registration as sex offenders for
4 their sexual assaults, where the Perpetrator and/or Defendants' other pedophilic/ephebophilic agents
5 subsequently have left Defendants' employ, and where Defendants have disavowed any responsibility
6 for the Perpetrator and/or Defendants' other pedophilic/ephebophilic former agents despite the fact
7 Defendants facilitated these former agents' avoiding criminal prosecution and having to register as
8 sex offenders. As a result of Defendants' conduct, when Defendants' former agents have sought
9 employment placing them in positions of trust with children, Defendants are the only ones aware of
10 the risk posed by these former agents, and potential employers, childcare custodians, and parents
11 have no means of identifying the risk to their children posed by such men. Today's children continue
12 to be put at risk and abused under these circumstances by Defendants' former agents, at least as
13 recently as 2007.

14 40. The negligence and/or deception and concealment by Defendants was specially
15 injurious to Plaintiff's health as he and his family were unaware of the danger posed to children left
16 unsupervised with agents of Defendants, and as a result of this deception, Plaintiff was placed in the
17 custody and control of the Perpetrator, an agent of Defendants, who subsequently sexually assaulted
18 Plaintiff.

19 41. The continuing public nuisance created by Defendants was, and continues to be,
20 the proximate cause of the injuries and damages to the general public alleged in paragraph 14,
21 and of Plaintiff's special injuries and damages as alleged in paragraph 15.

22 42. In doing the aforementioned acts, Defendants acted negligently and/or intentionally,
23 maliciously and with conscious disregard for Plaintiff's rights.

24 43. As a direct and proximate result of the above-described conduct, Plaintiff has
25 suffered, and continues to suffer special injury in that he suffers great pain of mind and body, shock,
26 emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem,
27 disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually;
28 was prevented and will continue to be prevented from performing Plaintiff's daily activities and

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

5 44. As a further result of the above-described conduct by Defendants Plaintiff
 6 further requests injunctive relief prohibiting Defendants from, among other things: allowing their
 7 pedophilic/ephebophilic agents to have any unsupervised contact with children; transferring their
 8 pedophilic/ephebophilic agents to communities whose citizens are unaware of the risk to children
 9 posed by said agents; failing/refusing to disclose to and/or concealing from the general public and/or
 10 law enforcement when Defendants have transferred a pedophilic/ephebophilic agent into their midst;
 11 failing/refusing to disclose to and/or concealing from law enforcement and/or the general public the
 12 identities and the criminal acts of their pedophilic/ephebophilic agents; failing/refusing to disclose to
 13 and/or concealing from the public and/or law enforcement reports, complaints, accusations or
 14 allegations of acts of childhood sexual abuse committed by Defendants' current or former agents; and
 15 insisting that reports, complaints, accusations or allegations of acts by Defendants' agents be made
 16 only in the context of a penitential communication. Defendants should be ordered to stop
 17 failing/refusing to disclose to and/or concealing and instead should identify each and every one of
 18 their current and former agents who have been accused of childhood sexual abuse, the dates of the
 19 accusation(s), the date(s) of the alleged abuse, the location(s) of the alleged abuse, and the accused
 20 agents' assignment histories.

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

24 SECOND CAUSE OF ACTION

25 (Negligence-Against All Defendants)

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

28 47. Sometime between approximately 1984 to 1986 the Perpetrator repeatedly engaged

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

5 48. Prior to or during the abuse alleged above, Defendants knew, had reason to know, or
6 were otherwise on notice of unlawful sexual conduct by the Perpetrator and Defendants' other
7 pedophilic and/or ephebophilic agents. Defendants failed to take reasonable steps and failed to
8 implement reasonable safeguards to avoid acts of unlawful sexual conduct in the future by the
9 Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, including, but not limited
10 to, preventing or avoiding placement of the Perpetrator and Defendants' other pedophilic and/or
11 ephebophilic agents in functions or environments in which contact with children was an inherent part
12 of those functions or environments.

13 49. Furthermore, at no time during the periods of time alleged did Defendants have in
14 place a system or procedure to supervise and/or monitor employees, volunteers, representatives, or
15 agents to insure that they did not molest or abuse minors in Defendants' care, including the Plaintiff.

16 50. Defendants had a duty to protect the minor Plaintiff when he was entrusted to their
17 care by Plaintiff's parents. Plaintiff's care, welfare, and/or physical custody was temporarily
18 entrusted to Defendants. Defendants voluntarily accepted the entrusted care of Plaintiff. As such,
19 Defendants owed Plaintiff, a minor child, a special duty of care, in addition to a duty of ordinary
20 care, and owed Plaintiff the higher duty of care that adults dealing with children owe to protect them
21 from harm.

22 51. Defendants, by and through their agents, servants and employees, knew or reasonably
23 should have known of the Perpetrator's and Defendants' other pedophilic and/or ephebophilic agents'
24 dangerous and exploitive propensities and that they were unfit agents. It was foreseeable that if
25 Defendants did not adequately exercise or provide the duty of care owed to children in their care,
26 including but not limited to Plaintiff, the child entrusted to Defendants' care would be vulnerable to
27 sexual abuse by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.

28 52. Defendants breached their duty of care to the minor Plaintiff by allowing the

1 Perpetrator to come into contact with the minor Plaintiff without supervision; by failing to
2 adequately hire, supervisu, or retain the Perpetrator and Defendants' other pedophilic and/or
3 ephhebophilic agents who they permitted and enabled to have access to Plaintiff; by failing to
4 Investigate or otherwise confirm or deny such facts about the Perpetrator and Defendants' other
5 pedophilic and/or ephhebophilic agents; by failing to tell or concealing from Plaintiff, Plaintiff's
6 parents, guardians, or law enforcement officials that the Perpetrator and Defendants' other pedophilic
7 and/or ephhebophilic agents were or may have been sexually abusing minors; by failing to tell or
8 concealing from Plaintiff's parents, guardians, or law enforcement officials that Plaintiff was or may
9 have been sexually abused after Defendants know or had reason to know that the Perpetrator may
10 have sexually abused Plaintiff, thereby enabling Plaintiff to continue to be endangered and sexually
11 abused, and/or creating the circumstance where Plaintiff was less likely to receive medical/mental
12 health care and treatment, thus exacerbating the harm done to Plaintiff; and/or by holding out the
13 Perpetrator to the Plaintiff and his parents or guardians as being in good standing and trustworthy.
14 Defendants cloaked within the facade of normalcy Defendants' and/or the Perpetrator's and
15 Defendants' other pedophilic and/or ephhebophilic agents' contact and/or actions with the Plaintiff
16 and/or with other minors who were victims of the Perpetrator and Defendants' other pedophilic
17 and/or ephhebophilic agents, and/or disguised the nature of the sexual abuse and contact.

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

27 54. Plaintiff was required to retain the services of counsel to bring this action, and,
28 accordingly, Plaintiff is entitled to recover its reasonable attorneys' fees and costs incurred herein

1 pursuant to NRS 18.010 and Nevada law.

2 THIRD CAUSE OF ACTION

3 (Negligent Supervision Failure to Warn Against All Defendants)

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

6 56. Defendants had a duty to provide reasonable supervision of the Perpetrator and
7 Defendants' other pedophilic and/or ephebophilic agents, and to use reasonable care in investigating
8 the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents. Additionally, because
9 Defendants knew or should have known of the heightened risk the Perpetrator and Defendants' other
10 pedophilic and/or ephebophilic agents posed to all children, Defendants had a heightened duty to
11 provide reasonable supervision and protection to children with whom Defendants allowed the
12 Perpetrator and Defendants' other pedophilic and/or ephebophilic agents to have contact and/or
13 custody and control of; and to provide adequate warning to the Plaintiff, the Plaintiff's family, minor
14 students, and minor parishioners of the Perpetrator's and Defendants' other pedophilic and/or
15 ephebophilic agents' dangerous propensities and unfitness.

16 57. Defendants, by and through their agents, servants and employees, knew or reasonably
17 should have known of the Perpetrator's and Defendants' other pedophilic and/or ephebophilic agents'
18 dangerous and exploitive propensities and that they were unfit agents. Defendants also know that if
19 they failed to provide children who had contact with the Perpetrator and Defendants' other pedophilic
20 and/or ephebophilic agents sufficient supervision and protection, those children would be vulnerable
21 to sexual assaults by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.
22 Despite such knowledge, Defendants negligently failed to supervise the Perpetrator and Defendants'
23 other pedophilic and/or ephebophilic agents in the position of trust and authority as Roman Catholic
24 Priests, religious brothers, religious instructors, counselors, school administrators, school teachers,
25 surrogate parents, spiritual mentors, emotional mentors, and/or other authority figures, where they
26 were able to commit the wrongful acts against the Plaintiff. Defendants failed to provide reasonable
27 supervision of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents, failed to
28 use reasonable care in investigating the Perpetrator and Defendants' other pedophilic and/or

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

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

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

17 **FOURTH CAUSE OF ACTION**

18 **(Negligent Hiring/Retention-Against All Defendants)**

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

21 61. Defendants had a duty not to hire and/or retain the Perpetrator and Defendants'
 22 other pedophilic and/or ephebophilic agents given their dangerous and exploitive propensities.

23 62. Defendants, by and through their agents, servants and employees, knew or reasonably
 24 should have known of the Perpetrator's and Defendants' other pedophilic and/or ephebophilic agents'
 25 dangerous and exploitive propensities and/or that they were unfit agents. Despite such knowledge,
 26 Defendants negligently hired and/or retained the Perpetrator and Defendants' other pedophilic and/or
 27 ephebophilic agents in the position of trust and authority as Roman Catholic Priests, religious
 28 brothers, religious instructors, counselors, school administrators, school teachers, surrogate parents,

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

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

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

19 **FIFTH CAUSE OF ACTION**

20 **(Battery-Against Tom Thing)**

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

23 66. Perpetrator intentionally, harmfully and offensively touched Plaintiff while in
24 the course and scope of his employment for Defendants.

25 67. As a direct and proximate result of Perpetrator's intentional battery, Plaintiff
26 has suffered, and continues to suffer great pain of mind and body, shock, emotional distress, physical
27 manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and
28 loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will

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

6 68. Defendants' tortious conduct was intentional, thereby Plaintiff is entitled to
7 punitive damages on all intentional claims.

8 SIXTH CAUSE OF ACTION

9 (Assault-Against 'Thom Thing')

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

12 70. Plaintiff was reasonably placed in fear of imminent harmful or offensive contact for
13 the duration of sexual molestation by the Perpetrator.

14 71. Plaintiff's apprehension was reasonable because the Perpetrator had already
15 demonstrated a willingness to molest and/or sexually assault Plaintiff.

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

25 SEVENTH CAUSE OF ACTION

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

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

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

7 75. Defendants knew, or in the exercise of reasonable diligence should have known,
8 of the general risk of sexual assaults against children and, specifically, of the Perpetrator's and
9 Defendants' other pedophilic and/or ephebophilic agents' propensities to commit, and history of
10 committing, sexual abuse of children, and that an undue risk to children in their custody and care,
11 such as Plaintiff, would exist because of this propensity to commit sexual assaults, and the history of
12 sexual assaults against children, unless Defendants adequately taught, educated, secured, oversaw,
13 and maintained students, including Plaintiff, as well as other children in the custody and control of,
14 or in contact with, Catholic clergy and Defendants' other pedophilic and ephebophilic agents.
15 Defendants were put on actual and/or constructive notice, at least as early as 1979, that the
16 Perpetrator and Defendants' other pedophilic and/or ephebophilic agents were sexually assaulting
17 children at countless locations, including Clark County. From that date forward, Defendants
18 repeatedly and negligently ignored complaints from victims and/or their parents, as well as warnings
19 from Catholic clergy, that pedophilic and/or ephebophilic Catholic clergy were assaulting children
20 in, among other locations, Clark County, Nevada.

21 76. Defendants also knew or should have known that the general risk of sexual
22 assaults against children and, specifically, the risk posed by the Perpetrator and Defendants' other
23 pedophilic and/or ephebophilic agents' propensities to commit, and history of committing, sexual
24 abuse of children, could be eliminated, or at least minimized, if they took steps to educate, warn and
25 train children in Defendants' custody and control, as well as those children's parents, and Defendants'
26 employees, agents and volunteers, regarding the danger posed by pedophilic and ephebophilic clergy,
27 how to recognize and avoid this danger, and how a child should defend herself or himself when
28 assaulted by pedophilic and/or ephebophilic clergy. Based on their knowledge of the risk posed by

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

4 77. Notwithstanding the knowledge of the general risk of sexual assaults against
5 children and, specifically, that the Perpetrator and Defendants' other pedophilic and/or ephhebophilic
6 agents had such propensities to commit, and had committed, sexual abuse of children, and
7 notwithstanding that Defendants knew it was not only reasonably foreseeable but likely that the
8 Perpetrator and Defendants' other pedophilic and/or ephhebophilic agents would sexually assault
9 children, Defendants breached their duty to adequately teach, educate, secure, oversee, and maintain
10 students, including Plaintiff, as well as all other children in the custody and control of, or in contact
11 with, Catholic clergy, and breached their duty to educate, warn and train children in Defendants'
12 custody and control, as well as those children's parents and Defendants' employees, agents and
13 volunteers, regarding the danger to children posed by pedophilic and/or ephhebophilic clergy, how to
14 recognize and avoid this danger, and how a child should defend himself or herself when assaulted by
15 pedophilic and/or ephhebophilic clergy. Defendants knew or should have known that their failure to
16 exercise reasonable care, as discussed above, would cause Plaintiff severe emotional distress and
17 physical injury. Because of the foreseeability and likelihood of sexual assaults by the Perpetrator and
18 Defendants' other pedophilic and/or ephhebophilic agents against Plaintiff and other children,
19 Defendants breached their duty of care to Plaintiff and other children in their custody and control.
20 The failure of Defendants to educate, warn and train children in Defendants' custody and control, as
21 well as those children's parents and Defendants' employees, agents and volunteers, regarding the
22 danger to children posed by pedophilic and/or ephhebophilic clergy, how to recognize and avoid this
23 danger, and how a child should defend himself or herself when assaulted by pedophilic and
24 ephhebophilic clergy, was the proximate cause of Plaintiff's injuries as alleged herein.

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

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

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

9 **EIGHTH CAUSE OF ACTION**

10 **(Premises Liability-Against All Defendants)**

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

13 81. At all times herein mentioned, Defendants were in possession of the properties
14 where the Plaintiff was groomed and assaulted by the Perpetrator, and had the right to manage, use
15 and control those properties. Those properties include but are not limited to St. Christopher
16 Elementary School, the residence located at 1420 West Bartlett Ave. in Las Vegas, and the cabin on
17 Mt. Charleston (hereinafter "the Properties").

18 82. At all times herein mentioned, Defendants knew that the Perpetrator and
19 Defendants' other pedophilic and/or ephebophilic agents had a history of committing sexual assaults
20 against children, and that any child at, among other locations in Clark County, Nevada, the
21 Properties, was at risk to be sexually assaulted by the Perpetrator and Defendants' other pedophilic
22 and/or ephebophilic agents.

23 83. Defendants knew or should have known that there was a history of grooming of
24 and/or sexual assaults against children committed by the Perpetrator and/or Defendants' other
25 pedophilic and/or ephebophilic agents and that any child at, among other locations in Clark County,
26 Nevada, the Properties, was at risk to be sexually assaulted. It was foreseeable to Defendants that the
27 Perpetrator and Defendants' other pedophilic and/or ephebophilic agents would sexually assault
28 children if they continued to allow the Perpetrator and/or Defendants' other pedophilic and/or

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

3 84. At all times herein mentioned, Defendants knew or should have known the
4 Perpetrator and Defendants' other pedophilic and/or ephobophilic agents were repeatedly committing
5 sexual assaults against children.

6 85. It was foreseeable to Defendants that the sexual assaults being committed by the
7 Perpetrator and Defendants' other pedophilic and/or ephobophilic agents would continue if
8 Defendants continued to allow the Perpetrator and Defendants' other pedophilic and/or ephobophilic
9 agents to teach, supervise, instruct, care for, conduct physical examinations of, and have custody of
10 and/or contact with young children.

11 86. Because it was foreseeable that the sexual assaults being committed by the Perpetrator
12 and Defendants' other pedophilic and/or ephobophilic agents would continue if Defendants continued
13 to allow them to teach, supervise, instruct, care for, conduct physical examinations of, and have
14 custody of and/or contact with young children, Defendants owed a duty of care to all children,
15 including Plaintiff, exposed to the Perpetrator and/or Defendants' other pedophilic and/or
16 ephobophilic agents. Defendants also owed a heightened duty of care to all children, including
17 Plaintiff, because of their young age.

18 87. By allowing the Perpetrator and/or Defendants' other pedophilic and/or ephobophilic
19 agents to teach, supervise, instruct, care for, conduct physical examinations of, and have custody of
20 and/or contact with young children, and by failing to warn children and their families of the threat
21 posed by the Perpetrator and Defendants' other pedophilic and/or ephobophilic agents, Defendants
22 breached their duty of care to all children, including Plaintiff.

23 88. Defendants negligently used and/or managed the Properties, and created a dangerous
24 condition and an unreasonable risk of harm to children by allowing the Perpetrator and Defendants'
25 other pedophilic and/or ephobophilic agents to teach, supervise, instruct, care for, conduct physical
26 examinations of, and have custody of and/or contact with young children at, among other locations in
27 Clark County, Nevada, the Properties.

28 89. As a result of the dangerous conditions created by Defendants, numerous children

1 were sexually assaulted by the Perpetrator and Defendants' other pedophilic and/or ephhebophilic
2 agents.

3 90. The activities described herein offend public policy; are immoral, unethical,
4 oppressive, and unscrupulous; are substantially injurious to children in Clark County, Nevada and
5 their families; and are undertaken without any valid reason, justification or motive.

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

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

18 **NINTH CAUSE OF ACTION**

19 **(Intentional Inflection of Emotional Distress-Against all Defendants)**

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

22 94. Defendants' conduct was extreme and outrageous and was intentional and/or
23 done recklessly. Defendants knew or should have known the Perpetrator and Defendants' other
24 pedophilic and/or ephhebophilic agents were spending time in the company of and assaulting
25 numerous children, including Plaintiff, around Clark County, Nevada and other locations, including
26 on school grounds, in the parishes, and in the Perpetrators' rectory rooms or other living quarters.
27 Defendants also know or should have known the Perpetrator and Defendants' other pedophilic and/or
28 ephhebophilic agents were high risks to all children as Defendants had received numerous complaints

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

17 95. As a direct and proximate result of Defendants' conduct, Plaintiff experienced and
18 continues to experience severe emotional distress resulting in bodily harm.

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

28 ...

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 preceding paragraphs of this Complaint and further alleges as follows:

98. Defendants knew 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, Defendants breached 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 ephebophilic agents, would cause Plaintiff severe emotional distress. Defendants also knew 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 foreseeability of sexual assaults by the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents against Plaintiff and other children, Defendants breached 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 sexual 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 ephebophilic agents against Plaintiff and other children as a result of this conduct, Defendants breached their duty of care in creating and continuing the Public Nuisance referred to in

1 the preceding paragraphs.

2 101. Plaintiff experienced and continues to experience severe emotional distress
3 resulting in bodily harm.

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

13 ELEVENTH CAUSE OF ACTION

14 (Respondent Superior-Against All Defendants)

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

17 104. The Perpetrator met Plaintiff as a result of his employment, representation,
18 volunteering or agency with the Defendants.

19 105. The Perpetrator used his employment, representation, volunteering or agency
20 with the Defendants as an excuse to see Plaintiff and repeatedly engage in unpermitted, harmful and
21 offensive sexual conduct and contact with Plaintiff.

22 106. Because the intentionally tortious conduct alleged in this Complaint arose within the
23 scopes of its employees's duties and was reasonably foreseeable, Defendants and each of them, are
24 liable for all intentional torts alleged herein.

25 107. Because the negligently tortious conduct alleged in this Complaint arose within
26 the scopes of its employees's duties, Defendants and each of them, are liable for all negligent torts
27 alleged herein.

28 108. As a direct and proximate result of the above-described tortious conduct, Plaintiff has

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

9 TWELFTH CAUSE OF ACTION

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

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

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

17 111. By holding the Perpetrator and Defendants' other pedophilic and/or ephebophilic
18 agents out as a qualified Roman Catholic clergy, religious brothers, religious instructors, counselors,
19 school administrators, school teachers, surrogate parents, spiritual mentors, emotional mentors,
20 medical services providers, and/or other authority figures, and by undertaking the religious and/or
21 secular instruction and/or spiritual and emotional counseling and/or medical care of Plaintiff,
22 Defendants held special positions of trust and entered into a fiduciary and/or confidential relationship
23 with the minor Plaintiff.

24 112. Having a fiduciary and/or confidential relationship, Defendants had the duty to
25 obtain and disclose information relating to sexual misconduct of the Perpetrator and Defendants'
26 other pedophilic and/or ephebophilic agents.

27 113. Defendants misrepresented, concealed or failed to disclose information relating
28 to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephebophilic agents.

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

4 114. Defendants knew that they misrepresented, concealed or failed to disclose information
5 relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or
6 ephhebophilic agents.

7 115. Plaintiff justifiably relied upon Defendants for information relating to sexual
8 misconduct of the Perpetrator and Defendants' other pedophilic and/or ephhebophilic agents.

9 116. Defendants, in concert with each other and with the intent to conceal and defraud,
10 conspired and came to a meeting of the minds whereby they would misrepresent, conceal or fail to
11 disclose information relating to the sexual misconduct of the Perpetrator and/or Defendants' other
12 pedophilic and/or ephhebophilic agents.

13 117. By so concealing, Defendants committed at least one act in furtherance of the
14 conspiracy.

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

24 119. In addition, when Plaintiff discovered the fraud of Defendants, and continuing
25 thereafter, Plaintiff experienced recurrences of the above-described injuries. In addition, when
26 Plaintiff finally discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced
27 extreme and severe mental and emotional distress that Plaintiff had been the victim of the
28 Defendants' fraud; that Plaintiff had not been able to help other minors being molested because of the

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

4 THIRTEENTH CAUSE OF ACTION

5 (Fraud and Deceit-Against All Defendants)

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

8 121. The Perpetrator and Defendants' other pedophilic and/or ephhebophilic agents held
9 themselves out to Plaintiff as Roman Catholic Priests, religious brothers, religious instructors,
10 counselors, school administrators, school teachers, surrogate parents, spiritual mentors, emotional
11 mentors, medical services providers, and/or other authority figures. The Perpetrator and Defendants'
12 other pedophilic and/or ephhebophilic agents represented to Plaintiff and Plaintiff's parents that they
13 would counsel and guide Plaintiff with his educational, spiritual, and/or emotional needs, and/or
14 represented that they would provide medical care to Plaintiff that they were not qualified to provide.
15 The Perpetrator further represented to Plaintiff and/or Plaintiff's parents that he would take Plaintiff
16 on trips to the cabin on Mt. Charleston and to California with other adults and students from
17 Plaintiff's school, and that these trips would benefit Plaintiff in terms of his educational, spiritual,
18 and/or emotional needs.

19 122. These representations were made by the Perpetrator and Defendants' other pedophilic
20 and/or ephhebophilic agents with the intent and for the purpose of inducing Plaintiff and Plaintiff's
21 parents to entrust the educational, spiritual and physical well being of Plaintiff with the Perpetrator
22 and Defendants' other pedophilic and/or ephhebophilic agents.

23 123. The Perpetrator and Defendants' other pedophilic and/or ephhebophilic agents
24 misrepresented, concealed or failed to disclose information relating to their true intentions to
25 Plaintiff and Plaintiff's parents when they entrusted Plaintiff to his care, which were to isolate and
26 sexually molest and abuse Plaintiff. Plaintiff justifiably relied upon the Perpetrator' and Defendants'
27 other pedophilic and/or ephhebophilic agents' representations.

28 124. The Perpetrator and Defendants' other pedophilic and/or ephhebophilic agents were

1 employees, agents, and/or representatives of Defendants. At the time they fraudulently induced
 2 Plaintiff and Plaintiff's parents to entrust the care and physical welfare of Plaintiff to the Perpetrator
 3 and Defendants' other pedophilic and/or ephhebophilic agents, the Perpetrator and Defendants' other
 4 pedophilic and/or ephhebophilic agents were acting within the course and scope of their employment
 5 with Defendants.

6 125. Defendants are vicariously liable for the fraud and deceit of the Perpetrator and
 7 Defendants' other agents.

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

17 127. In addition, when Plaintiff finally discovered the fraud of Defendants, and
 18 continuing thereafter, Plaintiff experienced recurrences of the above-described injuries. In addition,
 19 when Plaintiff finally discovered the fraud of Defendants, and continuing thereafter, Plaintiff
 20 experienced extreme and severe mental and emotional distress that Plaintiff had been the victim of
 21 the Defendants' fraud; that Plaintiff had not been able to help other minors being molested because of
 22 the fraud; and that Plaintiff had not been able because of the fraud to receive timely medical
 23 treatment needed to deal with the problems Plaintiff had suffered and continues to suffer as a result
 24 of the molestations.

25 FOURTEENTH CAUSE OF ACTION

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

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

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

5 130. By holding the Perpetrator and Defendants' other pedophilic and/or ephebophilic
6 agents out as a qualified Roman Catholic clergy, religious brothers, religious instructors, counselors,
7 school administrators, school teachers, surrogate parents, spiritual mentors, emotional mentors,
8 medical services providers, and/or any other authority figure, by allowing the Perpetrator to have
9 custody and control of and/or contact with the Plaintiff, and by undertaking the religious and/or
10 secular instruction and/or spiritual and/or emotional counseling and/or medical care of Plaintiff,
11 Defendants entered into a fiduciary and/or confidential relationship with the minor Plaintiff.

12 131. Defendants and each of them breached their fiduciary duty to Plaintiff and/or
13 their confidential relationship with Plaintiff by engaging in the negligent and wrongful conduct
14 described herein.

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

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

27 ...

28 ...

1 FIFTEENTH CAUSE OF ACTION

2 (Fraud-Against All Defendants)

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

5 135. Defendants knew and/or had reason to know of the sexual misconduct of the
6 Perpetrator and Defendants' other pedophilic and/or ephhebophilic agents.

7 136. Defendants misrepresented, concealed or failed to disclose information relating
8 to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or ephhebophilic
9 agents as described herein, and Defendants continue to misrepresent, conceal, and fail to
10 disclose information relating to sexual misconduct of the Perpetrator and Defendants' other
11 pedophilic and/or ephhebophilic agents as described herein.

12 137. Defendants knew that they misrepresented, concealed or failed to disclose
13 information relating to sexual misconduct of the Perpetrator and Defendants' other pedophilic and/or
14 ephhebophilic agents.

15 138. Plaintiff justifiably relied upon Defendants for information relating to sexual
16 misconduct of the Perpetrator and Defendants' other pedophilic and/or ephhebophilic agents.

17 139. Defendants, with the intent to conceal and defraud, did misrepresent, conceal or
18 fail to disclose information relating to the sexual misconduct of the Perpetrator and Defendants' other
19 pedophilic and/or ephhebophilic agents.

20 140. As a direct result of Defendants' fraud, Plaintiff has suffered, and continues to suffer
21 great pain of mind and body, shock, emotional distress, physical manifestations of emotional
22 distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has
23 suffered and continues to suffer spiritually; was prevented and will continue to be prevented from
24 performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will
25 continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to
26 incur expenses for medical and psychological treatment, therapy, and counseling. As a proximate
27 result of these injuries, Plaintiff has suffered general and special damages in an amount in excess of
28 \$10,000.00.

1 14]. In addition, when Plaintiff discovered the fraud of Defendants, and continuing
 2 thereafter, Plaintiff experienced recurrences of the above-described injuries. In addition, when
 3 Plaintiff finally discovered the fraud of Defendants, and continuing thereafter, Plaintiff experienced
 4 extreme and severe mental and emotional distress that Plaintiff had been the victim of the
 5 Defendants' fraud; that Plaintiff had not been able to help other minors being molested because of the
 6 fraud; and that Plaintiff had not been able because of the fraud to receive timely medical treatment
 7 needed to deal with the problems Plaintiff had suffered and continues to suffer as a result of the
 8 molestations.

9 WHEREFORE, Plaintiff prays for judgment against the Defendants as follows:

- 10 1. For an award of general damages in excess of TEN THOUSAND DOLLARS
- 11 (\$10,000.00);
- 12 2. For an award of special damages in an amount to be determined at the time of trial;
- 13 3. For an award of punitive damages in an amount to be determined at the time of trial;
- 14 4. For an award of reasonable costs and attorney's fees;
- 15 5. For injunctive relief; and
- 16 6. For such other and further relief as the Court deems just and proper.

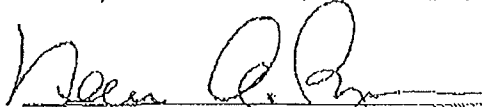
17 JURY DEMAND

18 Plaintiff demands a jury trial on all issues so triable.

19 Dated: March 14, 2011

RYAN, MERCALDO & WORTHINGTON LLP

21 By:


 22 NORMAN A. RYAN, ESQ./Bar No. 005760
 23 RYAN M. VENCI, ESQ./Bar No. 007547
 24 SARAH K. SUTER, ESQ./Bar No. 010774
 25 5588 South Fort Apache Road, Suite 110
 26 Las Vegas, Nevada 89148
 27 Attorney's for Plaintiff, TIM COONCE
 28

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

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

9 EIGHTH CAUSE OF ACTION

10 (Premises Liability-Against All Defendants)

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

13 81. At all times herein mentioned, Defendants were in possession of the properties
14 where the Plaintiff was groomed and assaulted by the Perpetrator, and had the right to manage, use
15 and control those properties. Those properties include but are not limited to St. Christopher
16 Elementary School, the residence located at 1420 West Bartlett Ave. in Las Vegas, and the cabin on
17 Mt. Charleston (hereinafter "the Properties").

18 82. At all times herein mentioned, Defendants knew that the Perpetrator and
19 Defendants' other pedophilic and/or ephebophilic agents had a history of committing sexual assaults
20 against children, and that any child at, among other locations in Clark County, Nevada, the
21 Properties, was at risk to be sexually assaulted by the Perpetrator and Defendants' other pedophilic
22 and/or ephebophilic agents.

23 83. Defendants knew or should have known that there was a history of grooming of
24 and/or sexual assaults against children committed by the Perpetrator and/or Defendants' other
25 pedophilic and/or ephebophilic agents and that any child at, among other locations in Clark County,
26 Nevada, the Properties, was at risk to be sexually assaulted. It was foreseeable to Defendants that the
27 Perpetrator and Defendants' other pedophilic and/or ephebophilic agents would sexually assault
28 children if they continued to allow the Perpetrator and/or Defendants' other pedophilic and/or

NAME (Type or Print) Thomas Thing
(Religious) (Baptismal) (Family)

PARENTS Robert Marie Sulimay
(father) (mother)

BIRTH May 22, 1959 - San Diego, CA
(date) (place) (date)

EDUCATION (date, place)

Grade School St. Simon & Jude, Huntington Beach, CA

High School St. Anthony Seminary, Santa Barbara

College _____

Seminary SS 1974-1978 Novitiate _____

Philosophy _____ Theology _____

INVESTED Sept. 3, 1982 _____
(date) (place)

SIMPLE VOWS Sept. 4, 1983 Santa Barbara SOLEMN VOWS Sept. 6, 1987
(date) (place) (date) (place)

PRIESTHOOD _____
(date) (place) (ordaining Prelate)

SPECIAL ACCOMPLISHMENTS e.g. Post-Graduate Degree work, published works, buildings, etc.

APPOINTMENTS (dates, positions held, places)

1983 briefly, St. Paul of the Shipwreck, SF; then, Las Vegas, NV pastoral and urban ministry

1985 7th St Formation house

1987 San Damiano - Catechetical ministry

NAME (Type or Print) _____

(Religious)

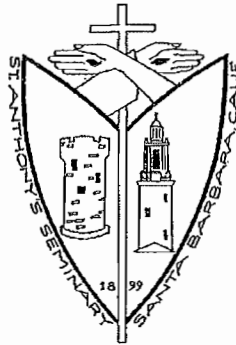
(Baptismal)

(Family)

APPOINTMENTS (continued)

1990	Auto Fall	Pastoral Associate; St. Francis, Provo, Utah
1994	Summer	Old Mission San Luis Rey: graduate studies at USA + in residence
1995	December	Begin 1 yr leave of absence
1996		University of San Diego: campus Ministry
2001	May	Leaving University of San Diego; health sabbatical
2003	July	Oceanside, Ct; Old Mission San Luis Rey: in residence ^{and ministry at Old Mission} and pastoral ministry
2004	May	DISPENSED FROM SOLEMN VOWS and DEPARTED OCM June

Application Forms



St. Anthony's Seminary
Santa Barbara, California

APPLICATION FORM

St. Anthony's Seminary
Santa Barbara, California

(To be filled out by applicant himself)

1. Give your full name Thomas Thing
2. Give your full postal address:

<u>20131</u>	<u>Crown Reef Ln.</u>	<u>H.B.</u>	<u>CA</u>	<u>92646</u>
Number	Street/Ave.	City	State	Zip
3. When were you born? 22 MAY 1959
Day Month Year
4. Are your parents still living? Yes
5. If your parents are dead, who provides for you? _____
6. If you have a guardian, give his name and address:
Name _____
Number _____ Street/Ave. _____ City _____ State _____ Zip _____
7. Do your parents need your support? No
8. Do you desire to become a priest or brother either in the Franciscan or Redemptorist Order? Yes
9. If you are not, at this time, interested in the priesthood or brotherhood, do you wish to avail yourself of the training the seminary offers? _____
10. Parish you live in St. Simon and Jude
20444 Magnolia Street H.B. CA 92646
Name Address City State Zip
11. School you attend St. Simon and Jude School
20444 Magnolia Street H.B. CA 92646
Address City State Zip
12. Please give your reasons for wanting to enter the seminary.
To see what the school is like and the
classes, and also like the people
and priests

Return to:

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

APPLICATION FORM

St. Anthony's Seminary
Santa Barbara, California

(PARENTS or GUARDIANS)

The following page will be treated in all confidence.

1. Name of applicant Thomas Thing
2. Parents' name Robert H. Thing - Marie G.
Address 20131 Crown Reef Ln.
Phone 968-2710
3. Occupation of father Produce Supervisor
4. Religion Roman Catholic
Father Same Mother
5. Is the child an adopted child? No -
6. Were parents married by a priest? yes
7. Are parents separated? No
8. If separated, is either remarried? — Mother — Father —
9. Is child needed for your support? No -
10. Are you able to pay the annual tuition, board, and entrance fees, totaling \$375.00 each semester? (Payments may be arranged) will try
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.
13. Do you both give your consent for your boy to enter St. Anthony's Seminary? yes

Signatures:

Robert H. Thing
Father

Marie G. Thing
Mother

Mail directly to:

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

APPLICATION FORM

St. Anthony's Seminary
Santa Barbara, California

PARISH PRIEST'S RECOMMENDATION

1. Name of applicant THOMAS THING
2. How long have you known the applicant? 6 MONTHS
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.
4. If not the priesthood, does the applicant give promise of becoming a Christian leader? MANY GOOD LEADERSHIP QUALITIES ARE THERE
5. Do you believe that the applicant has a sincere desire to benefit ^{TO BE DEVELOPED} 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? YES - HIS MOTHER IS AT MASS DAILY - OFTEN WITH THE CHILDREN.
7. Are the applicant's parents legitimately married? AS FAR AS I CAN DETERMINE
8. Does the family have a good reputation in the parish? YES
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. Kerest Wheatley, S.M.
Assistant Pastor
 Office or title
Sts. Simon & Jude Church
 Church
20444 Magnolia
 Address
Northington 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

Nom. thing has a lot going for him.
He is willing to help when he can,
often times volunteering his services. He
has a good sense of humor and
seems to mix well with his peers.

JR. Herb
Wheatley, Jm.

APPLICATION FORM

St. Anthony's Seminary
Santa Barbara, California

TEACHER'S OR COUNSELOR'S RECOMMENDATION

(This questionnaire is to be given to the Eighth Grade teacher--or to a high school teacher who would best be able to recommend the applicant.)

1. Name of applicant Tom Thing

2. 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:

Tom has difficulty with academic subjects but has strong character traits.

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 B
Diligence _____
Reliability A
Courtesy A
Generosity A

4. Please add anything that would help us pass judgment on the suitability of the applicant for the priesthood.

I would highly recommend in every way except academic ability.

5. DOCUMENTS REQUIRED before applicant will be accepted:

(Elementary school applicants)

- 1) Transcript of 6, 7, 8th grade marks.
- 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 by Davis Markit

teacher grade 8
Office or Title

St. Simon & Jude
School

20400 Magnolia
Address

H.B. Ca. 92646

Please mail directly to:

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



ARCHDIOCESAN VOCATION OFFICE
1531 West Ninth Street — Los Angeles 90015

I am interested in receiving information about the: _____ Date _____
(Please check)

- Diocesan Priest
- Religious Community Priest in the _____ Order.
- Religious Community Brother in the _____ Order.
- I am NOT interested in a Religious Vocation.

PLEASE PRINT:

Name: Tom Thing Age: 14
 Address: 20131 Crown Reef City: HB Zip: 92646
 Phone: 968-2710 Parish: St. Jude
 School: St. Simon & Jude Grade: 8

NAME Tom Thing

ADDRESS 20131 Crown reef Ln.

CITY Huntington Beach PHONE 968-2710

PARISH St. Simon & Jude

GRADE 8th AGE 14

**I AM INTERESTED IN GOING TO A VOCATION
AWARENESS WEEKEND AT ST. ANTHONY'S IN
SNATA BARBARA.**

Tom Thing

NAME THING THOMAS
(Last) (First) (Middle)

PARENTS (Guardian's) Robert & Marie Thing

ADDRESS 769 Deland Court
20131 Crown Reef Lane

CITY Ed Cajon STATE Ca 92020
Huntington Beach

PHONE 968-2710 DATE OF BIRTH 5-22-59
Bus. Ph: 991-3539

LAUNDRY NO. 243 CLASS 123
Father's occupation: Produce Supervisor

MR & MRS. R.H. Thing
769 Deland Court
Ed Cajon Ca 92020
Phone # 447-6609

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

1974-1975

Thomas

	DATE	CREDIT	BAL DUE
FIRST SEMESTER			375.00

1973-74 Books 11.65			11.65
6-16-75	# 3235	200.00	175.00

SECONDS SEMESTER			375.00
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BOOKS:

English (Nov).....	#116	1.00
N.E.D. Test (Feb).....	7-98-75	1.25
1973-74 (Tonejo books)		11.65
	gd.	13.90

Will try

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

1975-76

Thomas

DATE	CREDIT	BAL DUE
FIRST SEMESTER		425.00

#130	11-6-75	325.00	100.00
------	---------	--------	--------

(Rentals)

#	1-3-76	100.00	0
---	--------	--------	---

SECOND SEMESTER		425.00
-----------------	--	--------

(Rentals)

#151	4-2-76	100.00	325.00
------	--------	--------	--------

Books:

Creative Writing.....	1.86
NEDT Test, Feb. 1976.....	1.35
English book - April.....	1.75
	<u>4.96</u>

Mr. & Mrs. R. Thing
769 Deland Court
El Cajon, CA 92646

1976-77
Thomas

	DATE	CREDIT	BAL DUE
FIRST SEMESTER			425.00
#329 (Kentra)	8/9/76	300.00	125.00

#358 " 9/29/76 300.00 0

Pl

SECOND SEMESTER			425.00
Carnival Fwd. (9/29/76 #358)		175.00	250.00

#362 10-10-76 250.00 0

Pl

Books, Tests, etc.			
Brgt. Fwd.....			4.96
Sept. '76 Pocket Hist. of U.S.....			1.25
10-18-76 PSAT TEST.....			2.75
Jan. '77 - Psychology Primer.....			5.36
			<u>14.32</u>

Mr. & Mrs. R Thing
 769 Deland Court
 El Cajon, CA 92646

1977-78

Thomas

	DATE	CREDIT	BAL DUE
FIRST SEMESTER			475.00
#556	8-18-77	200.00	275.00
#574	9-9-77	200.00	75.00
(\$200.00)		75.00	
#593	10-4-77	200.00	-0-

Ad

SECOND SEMESTER			475.00
#593	10-4-77	125.00	350.00
#616	11-4-77	350.00	-0-

Ad

BOOKS, TESTS, ETC.		
Sept. 1977, Hist. text.....		1.00
" " Religion text.....		4.30
Breakage Fee (Sept-Oct) Pd...		2.46
Psychology Primer.....		6.95
Jan. Eng. Text (Frank).....		.88
Feb. Eng.....		1.95
Breakage Fee (Dec.-Mar).....		2.11
April (Ethnic Studies paperback)		1.50
Mar. English Paperback.....		1.56

#736 Spanish Dictionary
 5/15/78 - Feb - 13.00

17.26
 5.00
 22.26
 4.00

TONY THING

ST. ANTHONY SEMINARY
1973-74 3 Class

SUBJECT	Academic Record						Personality Record			
	1	2	Sem.	1	2	Sem.	1st Qrt.	1st Sem.	3rd Qrt.	2nd Sem.
Religion	A	A	A	A	D	C				
Latin	-	-	-	B-	C	C	Religious Exercises			
English	C	B-	A	A	B+	A				
Literature							Authority			
Speech	C	C	C	C	C	C				
Physics	D	D	C	-	-	-	Studies and Work			
Spanish	C	C	C	A	A	A				
History	C	C	C	C+	C	C	Fellow Students			
Civics										
Math. Alg.	D+	D-	D	C	D+	C	Responsive-ness			
Science										
Art Apprec.							Reliability			
Music Apprec.	P	P	P	P	P	P				
Vocal Music							Courtesy			
Instr. Music						P				
Gregorian							Neatness			
Typing		D	C	-	-	-				

A - Excellent B - Good C - Average
D - Passing F - Failing

TONY THING

THING, THOMAS

ST. ANTHONY SEMINARY
1974-75 1 Class

SUBJECT	Academic Record						Personality Record			
	1	2	Sem.	1	2	Sem.	1st Qrt.	1st Sem.	3rd Qrt.	2nd Sem.
Religion	B	C	C	C-	A	B				
Latin							Religious Exercises			
English	C-	D	D	D+	C-	C				
Literature							Authority			
Speech	D-	C+	C	C	B	B				
Life Sci	D	D+	D	D	C	C	Studies and Work			
Spanish	C-	D	D	C-	B-	B				
History	D	D	D	C	C	C	Fellow Students			
Civics										
Math. Pre Alg.	B-	B	B	C-	B-	C	Responsive-ness			
Science										
Art Apprec.							Reliability			
Music Apprec.										
Vocal Music	P	P	P	P	P	P	Courtesy			
Instr. Music										
Gregorian							Neatness			
Typing	D	B	C	F	F	C				

A - Excellent B - Good C - Average
D - Passing F - Failing

THING, THOMAS

THING, THOMAS

St. Anthony's Seminary
19 75 - 1976

Academic Record and Comments

SUBJECT	1	1	2	2	Sem	3	3	4	4	Sem
Religion	A-	-	B	-	B	B+	-	A	-	A
English	D	K, V, W	C	-	C	C	H, J	C	-	C
Science - General	B	H, J, K	B	J	B	-	-	-	-	-
Math - Geometry	B	-	C-	-	C	D+	V	D	-	D
History - World	C	-	C-	-	C	D+	J, V, W	C-	W	D
Spanish	C-	-	C	-	C	C	K	C+	-	C
Speech										
Art Drawing	-	-	-	-	-	B+	-	B	-	B
Music Choir	B-	-	B-	-	B	F	-	F	-	F
Creative Writing	B-	V	B-	-	B	F	-	F	-	F
Print Making	C	-	A	-	A	-	-	-	-	-
Earth Science	-	-	-	-	-	B	J, K	B	K	B
Pottery	-	-	-	-	-	A	-	A	-	A
P.E.	F	-	F	-	F	F	-	F	-	F

COMMENTS CODE:

- | | | |
|----------------------------------|---|---|
| G. Work in class outstanding | Q. Student not working as well as he should | U. Student working below grade level. |
| H. School work improving. | R. Doesn't bring materials to class. | V. Student needs to develop better work habits. |
| J. Student making honest effort. | S. Homework and/or classroom assignments not turned in. | W. Test performance is poor. |
| K. Attitude good | T. Disruptive behavior interfering with classwork. | X. Consistently 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	1	1	2	2	Sem	3	3	4	4	Sem
Religion	C	-	B-	-	B	C	-	C+	-	C
English	C	-	D+	-	C	D+	-	D+	-	D
Science Chemistry	C+	J, K	C+	J, K, V	C	C-	W	C-	Q	C
Math Algebra	A-	-	B+	-	B	C	-	D+	-	C
History	D-	Q, V, W	D+	W, V	D	D+	W, J	D+	Q, W	D
Spanish	B-	-	C	H	C	B-	-	C	-	C
Speech	C-	-	B	-	B	B	-	A	-	A
Art										
Music Choir	F	-	F	-	F	A-	-	A	-	A
Humanities	F	-	B	J	B	B	-	B-	T	B
P.E.	F	-	F	-	F	F	-	F	-	F

COMMENTS CODE:

- | | | |
|----------------------------------|---|---|
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A - Excellent B - Good C - Average D - Passing F - Failing
THING, THOMAS

FRAF 00486

THING, THOMAS

Academic Record and Comments

SUBJECT	1	1	2	2	Sem	3	3	4	4	Sem
Religion	A-	-	A-	-	A	A	-	A	-	A
English	C	-	B	-	B	B-	-	A	-	B
Science Field	C+	J	D+	-	C	C	G, V, X	B	H, K	B
Mnth Spanish	-	-	-	-	-	B	-	B	-	B
History Amer. the Future	B-	J	B-	W	B	-	-	-	-	-
Spanish Psychology	-	-	-	-	-	B	-	C-	-	C
Spanish Schola Cantorum	A	-	A	-	A	B	-	A	-	A
Art Painting	B+	-	B	-	B	A-	-	A-	-	A
Music Choir	A	-	A-	-	A	B+	-	A	-	A
Sociology	B-	K, J	B	-	B	-	-	-	-	-
Photography	B	-	B	-	B	C	-	B	-	B
Industrial Art	A	-	A	-	A	A	-	A+	-	A
Ethnic Studies	-	-	-	-	-	B-	-	C	-	C
P.E.	P	-	P	-	P	P	-	P	-	P

COMMENTS CODE:

- | | | |
|----------------------------------|---|---|
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A - Excellent

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.

Faculty award for leadership.

Otis-Lennon Mental Ability Test

By Arthur S. Otis and Roger T. Lennon

ADVANCED
LEVEL
FORM

J

SCORE RECORD

NAME	Thing Thomas	<input checked="" type="checkbox"/> BOY <input type="checkbox"/> GIRL
SCHOOL	St. Simon's Jude	DATE OF TEST
TEACHER	Sr. Doris	DATE OF BIRTH
GRADE	8	SECTION
		AGE
CITY	Huntington Beach	STATE

RAW SCORE 41

PERCENTILE RANK 15

PERFORMANCE BY AGE

STANDARD 104

PERCENTILE RANK 60

STANDARD 6

PERFORMANCE BY GRADE

PERCENTILE RANK 54

STANDARD 5



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FRAF 00489

1. The opposite of create is -

- a sustain b evolve c transform d abolish e explode






1 a b c d e

2. If the words below were arranged to make the *best* sentence, with which letter would the *first* word of the sentence begin?

choose men care friends should with their
 f c g f h m j t k w

2 f g h i k

3. F is to J as P is to -

- a  b  c  d  e 

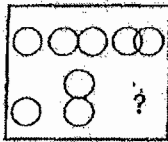
3 a b c d e






4. Choose the word that *best* completes this sentence:

A map of the United States drawn in 1790 would be considered _____ by a traveler today.
 f absolute g obsolete h current j conditional k unconstitutional

4 f g h j k

5. 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.



- a  b  c  d  e 

5 a b c d e

6. Gland is to grand as plank is to -

- f board g blank h plant j lank k prank

6 f g h j k

7. If 10 boxes of apples are worth \$20, and each box is worth 15¢, how much are all the apples worth without the boxes?

- a \$1.85 b \$18.50 c \$19.85 d \$20.15 e \$21.50

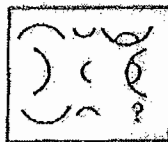
7 a b c d e

8. What people say about a person makes up his -

- f reputation g character h worth j disposition k personality

8 f g h j k

9. 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.



- a  b  c  d  e 

9 a b c d e

10. January is to February as -

- f month is to year g calendar is to season h cold is to mild
- j June is to summer k two is to three

10 f g h j k

11. The numbers in the box go together in a certain way. Find the number that belongs where you see the question mark (?) in the box.

8	16	32
4	8	?

- a 12 b 16 c 20 d 24 e 32

11 a b c d e

12. The opposite of reluctant is -

- f eager g hesitant h fast j opposed k skillful

12 f g h j k

13. One number is wrong in the following series: 1 4 16 64 128 1024
What should that number be?

- a 7 b 28 c 80 d 96 e 256

13 ○ ○ ○ ○ ●

14. Sun is to earth as earth is to -

- f stars g rotation h universe j moon k orbit

14 ○ ○ ○ ● ○

15. In Bill's model airplane $\frac{1}{16}$ inch represents 1 foot in the real airplane. If his model airplane has a wing 4 inches long, how many feet long is the wing on the real airplane?

- a 4 b 16 c 32 d 48 e none of these

15 ○ ○ ○ ○ ●

16. Choose the word that best completes this sentence:

Practice, not luck, leads to _____ in performing.

- f method g promptness h ease j attention k trouble

16 ○ ● ○ ○ ○ ○

17. Read statements X, Y, and Z and the conclusions that follow.

- (X) ϕ is heavier than ϵ .
(Y) λ is heavier than ϕ .
(Z) ω is heavier than λ .

Therefore -

- I. λ is lighter than either ϕ or ω .
II. ϵ is lighter than either ϕ or λ .
III. ω is lighter than ϵ .

Which of conclusions I, II, and III can definitely be determined from statements X, Y, and Z?

- a I only b II only c I and II only d I and III only e I, II, and III

17 ○ ○ ○ ● ○

18. All is to many as none is to -

- f one g several h least j few k most

18 ○ ○ ○ ● ○

19. Which number should come next in this series? 0 1 3 6 10 15 21 28

- a 32 b 35 c 36 d 42 e 54

19 ○ ○ ● ○ ○

20. Renown means -

- f fame g wealth h poverty j misfortune k suspicion

20 ● ○ ○ ○ ○

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.

Box containing: +:O O+: :O+ and -:x x:- ?

- a -x- b -x. c x-. d -.x e -x+

21 ○ ○ ○ ● ○

22. Humane means -

- f manly g learned h proper j modest k kind

22 ○ ○ ○ ○ ●

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.

Row of boxes: X LCT, M TLC, X CTL, M LCT, ?

Row of boxes: X TLC, M TCL, X TCL, M TLC, X CLT, M

- a b c d e

23 ○ ○ ● ○ ○

24. Not only is to but also as one is to -

- f none g two h alternative j another k all

24 ○ ○ ○ ○ ●

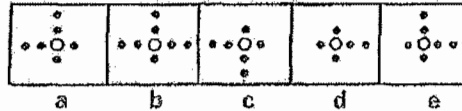
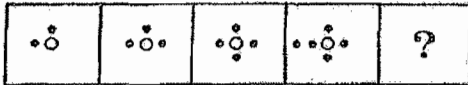
25. One number is wrong in the following series: 1 2 3 6 7 8 11 12 13 14 17 18
What should that number be?
a 9 b 15 c 16 d 19 e 20

a b c d e
25 ○ ○ ○ ○ ○

26. The opposite of loose is -
f relaxed g strict h found j informed k concerned

f g h j k
26 ○ ○ ○ ○ ○

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.



a b c d e
27 ○ ○ ○ ○

28. A man whose decisions are influenced by his preconceived opinions is -
f impartial g deceitful h decisive j indifferent k prejudiced

f g h j k
28 ○ ○ ○ ○

29. In a foreign language
tana dona meka means very cold water; tana neta means hot water; dona bela means very good. Which word means cold?
a tana b neta c dona d meka e bela

a b c d e
29 ○ ○ ○ ○

30. The opposite of specific is -
f definite g general h precise j universal k restricted

f g h j k
30 ○ ○ ○ ○ ○

31. A church is most likely to have a -
a steeple b bell c congregation d pipe organ e choir

a b c d e
31 ○ ○ ○ ○

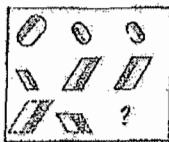
32. Which number is missing in this series? 1 3 7 ? 21 31 43
f 13 g 15 h 16 j 17 k 19

f g h j k
32 ○ ○ ○ ○ ○

33. Ice is to water as water is to -
a freeze b liquid c land d thirst e steam

a b c d e
33 ○ ○ ○ ○ ○

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.

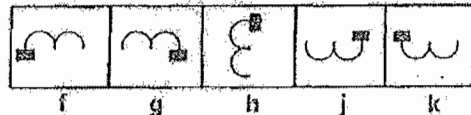


f g h j k
34 ○ ○ ○ ○

35. Sever means -
a tie b cut c suffer d shrink e bleed

a b c d e
35 ○ ○ ○ ○

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.



f g h j k
36 ○ ○ ○ ○

37. Alienate is to reconcile as lose is to -
a lost b cheat c gain d quarrel e forfeit

a b c d e
37 ○ ○ ○ ○

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	?









f RST g GHI h OPQ j XFR k IHG

f g h i k
38 ○ ○ ○ ○ ○

39. A thing that meets with accepted standards is -

a conventional b familiar c domestic d abnormal e grotesque

a b c d e
39 ○ ○ ○ ○ ○

40.  is to  as  is to - f  g  h  j  k 

f g h j k
40 ○ ○ ○ ○ ○

41. The opposite of curtail is -

a brief b snub c contract d extend e deprive

a b c d e
41 ○ ○ ○ ○ ○

42. A carpenter has a 12-foot board. How many cuts must he make to cut it into 3 equal parts?

f 1 g 2 h 3 j 4 k none of these

f g h j k
42 ○ ○ ○ ○ ○

43. Snake is to hiss as saw is to -

a whine b hammer c cut d board e blade

a b c d e
43 ○ ○ ○ ○ ○

44. Which numbers are missing in this series? 0 2 1 3 2 4 3 ? ?

f 1, 2 g 2, 4 h 4, 6 j 5, 4 k 6, 5

f g h j k
44 ○ ○ ○ ○ ○

45. Book is to reader as picture is to -

a artist b frame c viewer d painter e movie

a b c d e
45 ○ ○ ○ ○ ○

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
clock	second	?

f minute g alarm h speed j hands k time

f g h j k
46 ○ ○ ○ ○ ○

47. The opposite of hypocritical is -

a boastful b unfortunate c sincere d immune e gay

a b c d e
47 ○ ○ ○ ○ ○

48. 4 is to $1\frac{1}{2}$ as 24 is to -

f 6 g 8 h 12 j $22\frac{1}{2}$ k 32

f g h j k
48 ○ ○ ○ ○ ○

49. Choose the word that best completes this sentence:

Written history is the recording of a _____ of events.

a progression b revolution c precedence d digression e proliferation

a b c d e
49 ○ ○ ○ ○ ○

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

f g h j k
50 ○ ○ ○ ○ ○

51. The opposite of sparse is -

a spacious b uncommon c generous d showy e dense

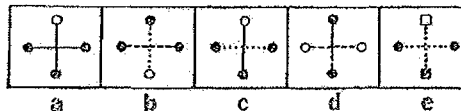
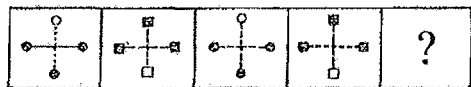
a b c d e
51 ○ ○ ○ ○ ○

52. Scale is to summit as -

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

f g h j k
52 ○ ○ ○ ○ ○

53. 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.



a b c d e
53.

54. The opposite of repel is -

- f lure g cease h move j request k admire

f g h i k
54.

55. is to as is to -

- a b c d e

a b c d e
55.

56. Stifle means -

- f smother g sniff h scold j soothe k strike

f g h i k
56.

57. Which number should come next in this series? 1 1. 2 2 4 4 8 8 ?

- a 8 b 9 c 10 d 12 e 16

a b c d e
57.

58. A debate always involves -

- f an audience g judges h a controversy j a prize k an auditorium

f g h i k
58.

59. is to as is to -

- a b c d e

a b c d e
59.

60. The opposite of pertinent is -

- f unconditional g unintentional h inexcusable j impersonal k irrelevant

f g h i k
60.

61. A charge far beyond what is reasonable is -

- a expedient b expensive c unqualified d exorbitant e competitive

a b c d e
61.

62. In June of 1945 a school had 40 students. If the number of students doubled every 5 years, how many students were there in June of 1960?

- f 160 g 240 h 320 j 640 k none of these

f g h i k
62.

63. If X is north of Y and Z, Y is north of W, and W is north of Z, then which of the following relationships is also true?

- a W is north of X. b X is south of W. c Y is south of Z.
d Z is north of Y. e Z is south of Y.

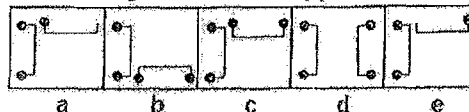
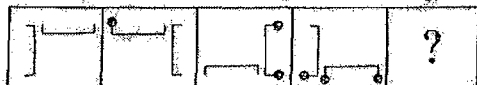
a b c d e
63.

64. The opposite of asset is -

- f value g handicap h credit j poverty k quality

f g h i k
64.

65. 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.



a b c d e
65.

66. Westport is 30 miles from East City. If a train travels at a speed of 90 miles per hour, how many minutes does it take to go from Westport to East City?

- f 15 g 20 h 30 j 45 k none of these

f g h i k
66.

67. The opposite of extravagant is -

- a economical b humble c poor d wasteful e inexpensive

a b c d e
67.

68. Assume that -

- Some guvs are vops.
- Some pibs are guvs.
- All pibs are lars.

Therefore, it follows that -

- f All pibs are vops.
- g No guvs are lars.
- h All lars are vops.
- j Some lars are guvs.
- k All guvs that are not vops are pibs.

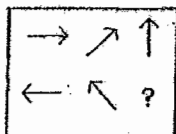
68 ○ ○ ○ ○ ○

69. John is the fifth child from each end of a row. How many children are in this row?

- a 5
- b 9
- c 10
- d 11
- e 12

69 ○ ○ ○ ○ ○

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.



- f ↘
- g →
- h ↓
- j ↙
- k ↑

70 ○ ○ ○ ○ ○

71. The opposite of placid is -

- a ruffled
- b stiff
- c hidden
- d gloomy
- e harmful

71 ○ ○ ○ ○ ○

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
- g 1892
- h 1894
- j 1911
- k none of these

72 ○ ○ ○ ○ ○

73. BDF is to GEC as JLN is to -

- a KMN
- b KMO
- c MKI
- d OKI
- e OMK

73 ○ ○ ○ ○ ○

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?

- f I only
- g II only
- h I and II only
- j II and III only
- k I, II, and III

74 ○ ○ ○ ○ ○

75. Which word below is most unlike the other four?

- a good
- b large
- c red
- d walk
- e thick

75 ○ ○ ○ ○ ○

76. Which number is missing in this series? 11 17 26 29 31 32

- f 20
- g 21
- h 22
- j 23
- k 24

76 ○ ○ ○ ○ ○

77. The settlement of a difference between two people by a third person is called -

- a a compromise
- b a truce
- c a promise
- d an arbitration
- e an injunction

77 ○ ○ ○ ○ ○

78. □ □ is to as is to -

- f
- g
- h
- j
- k

78 ○ ○ ○ ○ ○

79. Week is to seven as score is to -

- a count
- b fourteen
- c goal
- d grade
- e twenty

79 ○ ○ ○ ○ ○

80. Which word below is most unlike the other four?

- f slow
- g steady
- h leisurely
- j fast
- k quickly

80 ○ ○ ○ ○ ○

DIRECTIONS

These tests are designed to see how well you can do on tests of all kinds of problems. Read the sample questions below. There will be answers that have been marked in the sample answer spaces for each question.

Practice Examples

Sample X

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.

Sample Answer Spaces

a b c d e
 X ○ ● ○ ○ ○ ○

Sample Y

A boy bought 3 pencils at 5¢ each. How much did the 3 pencils cost?
 f 5¢ g 10¢ h 20¢ j 25¢ k none of these
 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 row Y has been marked.

f g h j k
 Y ○ ○ ○ ○ ●

Sample Z

○ is to ○ as □ is to -
 a □ b □ c ○ d ○ e □
 The right answer is choice a so the answer space under a in row Z has been marked.

a b c d e
 Z ● ○ ○ ○ ○ ○

Mark all the correct answers for each question in the last column of your answers with an ink pencil. Do not use a pen or ballpoint pen. Do not use a pencil that is too blunt or too dull. Do not use a pencil that is too dark or too light. Do not use a pencil that is too short or too long. Do not use a pencil that is too thick or too thin. Do not use a pencil that is too soft or too hard. Do not use a pencil that is too new or too old. Do not use a pencil that is too expensive or too cheap. Do not use a pencil that is too good or too bad. Do not use a pencil that is too nice or too ugly. Do not use a pencil that is too pretty or too ugly. Do not use a pencil that is too smart or too dumb. Do not use a pencil that is too cool or too hot. Do not use a pencil that is too fast or too slow. Do not use a pencil that is too loud or too quiet. Do not use a pencil that is too big or too small. Do not use a pencil that is too heavy or too light. Do not use a pencil that is too strong or too weak. Do not use a pencil that is too hard or too soft. Do not use a pencil that is too sharp or too dull. Do not use a pencil that is too smooth or too rough. Do not use a pencil that is too clean or too dirty. Do not use a pencil that is too new or too old. Do not use a pencil that is too good or too bad. Do not use a pencil that is too nice or too ugly. Do not use a pencil that is too smart or too dumb. Do not use a pencil that is too cool or too hot. Do not use a pencil that is too fast or too slow. Do not use a pencil that is too loud or too quiet. Do not use a pencil that is too big or too small. Do not use a pencil that is too heavy or too light. Do not use a pencil that is too strong or too weak. Do not use a pencil that is too hard or too soft. Do not use a pencil that is too sharp or too dull. Do not use a pencil that is too smooth or too rough. Do not use a pencil that is too clean or too dirty.

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

NAME OF PUPIL		GRADE-ED.	COMPOSITE			ABILITY	EXPECTED COMP.	1. ENG. USAGE		2. MATH. USAGE		3. SOC. STUD. READING		4. NAT. SCI. READING		5. WORD USAGE	
THING THOMAS		09-2	37	26	27	24-30	04	21	44	27	55	28	46	27	27	25	
			FCILE	SS	SS	SCORE RANGE	FCILE	SS	FCILE	SS	FCILE	SS	FCILE	SS	FCILE	SS	
NAME OF PUPIL		GRADE-ED.	COMPOSITE			ABILITY	EXPECTED COMP.	1. ENG. USAGE		2. MATH. USAGE		3. SOC. STUD. READING		4. NAT. SCI. READING		5. WORD USAGE	
THING THOMAS		10-2	40	28	27	25-30	29	26	12	24	73	33	46	29	41	28	
			FCILE	SS	SS	SCORE RANGE	FCILE	SS	FCILE	SS	FCILE	SS	FCILE	SS	FCILE	SS	

NAME OF PUPIL		GRADE-ED.	COMPOSITE			ABILITY	EXPECTED COMP.	1. ENG. USAGE		2. MATH. USAGE		3. SOC. STUD. READING		4. NAT. SCI. READING		5. WORD USAGE	
THING THOMAS		M 76 JR	30	35	35	095	37	42	13								
STUDENT NAME		SEX	YEAR	GRADE	VERBAL	MATH	SELECTION INDEX	VERBAL FILE	MATH FILE	SEL. FILE							
LAST	FIRST	M.I.	GRADE	TEST DATE													
THING	THOMAS		12	NOV 77													
SUBSCORES		VERBAL		MATH	READING		VOC.		TSWE		ACR 1		ACR 2		ACR 3		
		36 35		30	43		34										

Transcript sent:
 CA State Univ., Sacramento, 6000 J St., Sacramento 95819 (2-7-78)
 Knights of Columbus Scholarship (8-15-78)
 Sacramento City College, 3835 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 Admissions Off., Holy Names College, 3500 Mountain Blvd., Oakland, Cal.
 94609

St. Anthony's Seminary High School Record

Santa Barbara, California

Name: **THING, Thomas**

Graduated: **6-3-78**

Date of birth: **5-22-59**

Date of entry: **9-1-74**

Date of withdrawal: **Rank: 5 in 8**

Ninth Grade	1974 1975		Sem. Marks		Semester Periods	
	1st	2nd	1st	2nd		
English I	D	C			10	
Latin I	D	C			10	
Life Sci	D	C			10	
Algebra I	B	C			10	
Spanish I	D	B			10	
History I	D	C			10	
Sacred Doctrine I	C	B			6	
Speech I	C	B			6	
Typing	C	C			2	
Vocal Music	P	P			2	
P.E.	P	P			4	
Tenth Grade	1975 1976		Sem. Marks		Semester Periods	
	1st	2nd	1st	2nd		
	English II	C	C			10
	Latin II	B	-			5
	General Sci	B	-			5
	Geometry	C	D			10
	Spanish II	C	C			10
	History II	C	D			10
	Sacred Doctrine II	B	A			6
	Music Appreciation	P	P			2
Choir	P	P			2	
Earth Sci.	-	B			5	
Creative Wrtg.	B	-			3	
Drawing	B	-			2	

Eleventh Grade	1976 1977		Sem. Marks		Semester Periods	
	1st	2nd	1st	2nd		
English III	C	D			10	
Spanish	C	C			10	
Algebra II	B	C			10	
Chemistry	C	C			10	
Am. History	D	D			10	
Humanities	B	B			4	
Sacred Doctrine III	B	C			6	
Speech II	B	A			6	
Choir	P	A			2	
P.E.	P	P			4	
Twelfth Grade	1977 1978		Sem. Marks		Semester Periods	
	1st	2nd	1st	2nd		
	English IV	B	B			10
	Sociology	B	-			5
	Field Science	C	B			10
	Psychology	-	C			5
	American Future	B	-			5
	Schola Cantorum	A	A			2
	Sacred Doctrine IV	A	A			6
	Art Appreciation	B	A			4
Painting	B	A			4	
Photography	B	B			4	
Industrial Art	A	A			4	
P.E.	P	P			4	
Ethnic Studies	-	C			5	

Test data: (over) SS: Rem. Rdg. C 6) 1974
 Bas. Alg. C 6)

Thing Thomas
 Last Name First Middle

SAINT ANTHONY'S SEMINARY
 Santa Barbara, California

STUDENT ACTIVITY RECORD

<u>ATHLETICS</u>	<u>Team</u>	<u>Sports Played</u>	<u>Awards</u>
19 <u>74</u> 19 <u>75</u> Freshman	<u>Vickens</u>	<u>Football, Hand Ball</u>	
19 <u>75</u> 19 <u>76</u> Sophomore	<u>Lancers</u>	<u>Football, Handball</u>	
19 <u>76</u> 19 <u>77</u> Junior	<u>Lancers (1st)</u>	<u>Football</u>	<u>1st Place</u>
19 <u>77</u> 19 <u>78</u> Senior	<u>Lancers</u>	<u>Football</u>	<u>1st Place</u>

<u>DRAMATICS (Class Play)</u>	<u>Play</u>	<u>Role or Capacity</u>
19 <u>74</u> 19 <u>75</u> Freshman	<u>DRAMA (CLASS PLAY)</u>	<u>Solider.</u>
19 <u>75</u> 19 <u>76</u> Sophomore	<u>Class play</u>	<u>St. Francis's father</u>
19 <u>76</u> 19 <u>77</u> Junior	<u>DRAMA</u>	<u>Director</u>
19 <u>77</u> 19 <u>78</u> Senior	<u>CLASS PLAY</u>	<u>Actor</u>

<u>FORENSICS</u>	<u>Activity</u>	<u>Awards</u>
19 <u>74</u> 19 <u>75</u> Freshman		
19 <u>75</u> 19 <u>76</u> Sophomore		
19 <u>76</u> 19 <u>77</u> Junior		
19 <u>77</u> 19 <u>78</u> Senior		

SPECIAL ASSIGNMENTS (e.g. Photography, Librarian, Lab Assistant, etc.)

	<u>Shift</u>	<u>Position</u>
19 <u>74</u> 19 <u>75</u> Freshman	<u>Photography</u>	<u>Assistant</u>
19 <u>75</u> 19 <u>76</u> Sophomore	<u>Infirmary</u>	<u>Head</u>
19 <u>76</u> 19 <u>77</u> Junior	<u>Infirmary</u>	<u>Head</u>
19 <u>77</u> 19 <u>78</u> Senior	<u>Photography</u>	<u>helper</u>

THING	THOMAS	
Last Name	First	Middle

SAINT ANTHONY'S SEMINARY
Santa Barbara, California

STUDENT ACTIVITY RECORD

CLASS OFFICE

1974	1975	Freshman	Class President <u>Vice President</u>	1977	Junior	<u>Vice President</u>
1975	1976	Sophomore	<u>Vice President</u>	1978	Senior	<u>Student Body President</u> <u>CLASS President</u>

MUSIC

Activities

1974	1975	Freshman	<u>Choir member (concert)</u>
1975	1976	Sophomore	<u>Choir member</u>
1976	1977	Junior	<u>Choir member / solo at concert</u>
1977	1978	Senior	<u>choir members / schola Cantorum / concert</u>

APOSTOLIC ACTIVITIES

1974	1975	Freshman	<u>Hillside, Mission</u>
1975	1976	Sophomore	<u>Hillside</u>
1976	1977	Junior	<u>Mexico, Hillside</u>
1977	1978	Senior	<u>Singing at San Roque / old Mission</u>

OTHER ACTIVITIES AND AWARDS

1974	1975	Freshman	<u>went to infirmary convention Infirmary Ass.</u>
1975	1976	Sophomore	<u>Infirmery (Head)</u>
1976	1977	Junior	<u>INFIRMARY</u>
1977	1978	Senior	<u>Distinguished students of America AWARDED</u> <u>Who's Who's in America students.</u>

STATE OF CALIFORNIA
COUNTY OF ...
NOTARY PUBLIC

10/11/74

To Whom It May Concern:

This is to certify that

Thomas Thurg

has taken the following ~~test~~ *1974* at the office.

EXHIBIT	CLASS	COPY
<i>Bas. Rtg.</i>	<i>C</i>	<i>6</i>
<i>Rev. Rtg.</i>	<i>C</i>	<i>6</i>
		<i>12</i>

Joseph K. Schmale
Notary Public
California

HOME ADDRESS INFORMATION

HOME STREET ADDRESS

20151 Crown Reef Ln

CITY

Huntington Beach

HOME PHONE NO.

9688710

STATE

Alaska	Ala.	Ariz.	Ark.	Calif.	Colo.	Conn.	Del.	D. C.	Fla.	Ga.	Hawaii	Iaaho.	Ill.	Ind.	Iowa	Kans.	Kent.	La.	Maine	Mad.	Mass.	Mich.	Miss.	Mo.	Mont.	Nebr.	Nevada	N. H.	N. J.	N. M.	N. Y.	N. Dak.	N. Car.	N. Dak.	Ohio	Okl.	Ore.	Penna.	R. I.	S. Car.	S. Dak.	Tenn.	Texas	Utah	Va.	Vt.	W. Va.	W. Va.	Wisc.	Wyo.
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ZIP CODE

92646

NAME Thommas

STS PLACEMENT TEST

Boy Girl

TEST CENTER

VERBAL ABILITY

1 (A) (B) (C) (D)
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QUANTITATIVE ABILITY

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AGE	ELEMENTARY SCHOOL		OTHER CODES								DO NOT WRITE IN THIS SPACE
Yr. Mo.	1	2	3	4	5	6	7	8			
6	2	0	5								

MATHEMATICS

LANGUAGE

OPTION

175 (A) (B) (C) (D)
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40 (A) (B) (C) (D)

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

Tom Thony

SCHOOL 1967 YEAR AVERAGE

PRESENCE YEAR

Number of A's	—	x 4 =	—
Number of B's	4	x 3 =	12
Number of C's	10	x 2 =	20
Number of D's	4	x 1 =	4
Number of F's	—	x 0 =	—
Totals	18		36

GRADE YEAR

Number of A's	2	x 4 =	8
Number of B's	5	x 3 =	15
Number of C's	7	x 2 =	14
Number of D's	3	x 1 =	3
Number of F's	—	x 0 =	—
Totals	17		40

SOPHOMORE YEAR

Number of A's	3	x 4 =	12
Number of B's	5	x 3 =	15
Number of C's	6	x 2 =	12
Number of D's	2	x 1 =	2
Number of F's	—	x 0 =	—
Totals	16		41

SENIOR YEAR (Grade Point System Grades)

Number of A's	3	x 4 =	12
Number of B's	5	x 3 =	15
Number of C's	1	x 2 =	2
Number of D's	—	x 1 =	—
Number of F's	—	x 0 =	—
Totals	18		62

FOUR YEAR AVERAGE

First Year Totals
 Second Year Totals
 Third Year Totals
 Fourth Year Totals

Grades

18
 16 } 33
 17 }
 18 } 35
 69

Senior Points

36
 41 } 81
 40 }
 62 } 102
 179

Average: 4 yr. Totals / Number of Hours =

Soph/Jr
 331 81
 66
 150
 132
 180
 165
 150
 132
 18

Senior (219)
 35 102
 70
 320
 315
 50
 35
 150
 140
 10

4 yr (216)
 2594
 69 179
 138
 410
 345
 650
 621
 290
 276
 17

215



HIGH SCHOOL REPORT

NAME THOMAS	SEX M	DATE OF BIRTH 05/22/59	SOCIAL SECURITY NUMBER	DATE OF REPORT 11/16/77	CODE 055211
TELEPHONE NUMBER 123-456-7890	STATE AND COUNTY OF RESIDENCE CALIFORNIA SANTA BARBARA			REGISTRATION NUMBER 1904288	
ETHNIC GROUP WHITE	ENGLISH BEST LANGUAGE ENG	U. S. CITIZEN YES	VETERAN NO	PARENTS' ADDRESS DIFFERENT YES	DATE OF SDQ REV 77

HIGH SCHOOL INFORMATION			
H.S. CODE 00001	H.S. NAME AND ADDRESS 31 STUBBS AVE SANTA BARBARA CA 93103		
TYPE OF H.S. GENERAL	CLASS SIZE 30	SELF-REPORTED CLASS RATIO	H.S. PROGRAM ACADEMIC
DATE OF INFO JUN 10		DATE OF REPORT JUN 10	

SELF-REPORTED HIGH SCHOOL GRADES	ENGLISH	MATH	FOREIGN LANGUAGE	BIOLOGICAL SCIENCES	PHYSICAL SCIENCES	ARTS	OTHER COURSES
	6	6	0	0	0	0	2+5
LATEST GRADES	6	6	0	0	0	0	6
HONORS COURSES							
EXPECTED YEARS OF STUDY	3	3	3	2	2	4	17

CURRENT SCORES & PERCENTILES		SAT				ACHIEVEMENT TESTS		
TEST DATE	GRADE LEVEL	VERBAL	READ. INC.	VOCAB. JUDG.	MATH	ACH 1	ACH 2	ACH 3
05/11/77	11	500	70	85	590	14		
PERCENTILES		SAT VERBAL		SAT MATH		ACH		
NATIONAL H.S. SAMPLE		50		45		10		
COLLEGE BOUND SENIORS		20		40		10		

PART-TIME HRS. WORKED
NONE

- ACHIEVEMENT TEST CODES
- AI - American History & Civ. Studies
 - BY - Biology
 - CA - Calculus
 - CH - Chemistry
 - CI - English History & Civ. Studies
 - CM - French
 - CS - Spanish
 - DE - English Composition
 - ES - English Composition
 - EU - European History
 - FR - French
 - GM - German
 - HE - Hebrew
 - IB - Italian
 - LA - Latin
 - MA - Math Level 1
 - M2 - Math Level 2
 - PH - Physics
 - PS - Psychology
 - SP - Spanish

COLLEGE PLANS		PERCENTILE RANKS FOR ENROLLED FRESHMEN IN THESE COLLEGES							
COLLEGE CODES & NAMES		SAT VERBAL	SAT MATH	TS/VE	ACH 1	ACH 2	ACH 3	H.S. RANK	H.S. AVG.
SANTA BARBARA STATE UNIVERSITY		45	40	60				10	64

INTENDED MAJORS 1. CHILD DEV. 2. ELEMENTARY ED.	EDUCATIONAL OBJECTIVE 1/0	DATE OF COLLEGE ENTRANCE SEP 18
CAREER INTERESTS TEACHING	HOUSING PREFERENCE FRAT/GRDS	DAY OR EVENING DAY
	FULL OR PART TIME FULL-TIME	

PERMISSION GRANTED TO FORWARD INFORMATION THROUGH THE STUDENT SEARCH SERVICE
(1.5)

PREVIOUS COLLEGE ATTENDED	COLLEGE DIR. ROLLY BRILLO	ESTIMATED GPA AT PREVIOUS COLLEGE	EXPECTED TRANSFER LEVEL
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SELF-RATING ON SKILLS	ACTIVITIES, INTERESTS, AWARDS													
	ACTING	ARTISTIC	ATHLETIC	CREATIVE WRITING	DEBATING	LEADERSHIP	MATH	MUSIC	ORGANIZATION	SALES	SCIENTIFIC	SPEECH	EXPRESSION	EXPERIMENTATION
TOP 1%														
TOP 10%														
ABOVE AVERAGE														
AVERAGE														
BELOW AVERAGE														

EXTRA CURRICULAR ACTIVITIES	ATHLETICS	ETHNIC	JOURNALISM	ART MUSIC	INTERPERSONAL	RELIGIOUS	SOCIAL	GOVERNMENT
PARTICIPATED IN HIGH SCHOOL								
PLANS TO PARTICIPATE IN COLLEGE								
COMMUNITY OR CHURCH GROUPS								
ATHLETICS								
SCHOOL ORGANIZATIONS								
SCHOLASTIC HONORS AND AWARDS								

ASSISTANCE GUIDE							
EDUC. COUNSEL	VOCAT. COUNSEL	MATH SKILLS	PART-TIME WORK	PERSONAL COUNSEL	READING SKILLS	STUDY SKILLS	WRITING SKILLS

ADVANCED PLACEMENT PLANS						
ENGLISH	MATH	FOREIGN LANG.	BIOLOG. SCIENCE	PHYSICAL SCIENCE	SOCIAL STUDIES	ART/MUSIC

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 <i>Guide to the Admissions Testing Program</i> , which explains this report in greater detail. <i>Your Student Report</i> , 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 <i>not</i> 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 score 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 COLLEGE-BOUND 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 received 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	<p><i>Descriptive Information</i> -- Students' descriptive information is reported as they entered it on their Registration Form or Additional Report Request Form.</p> <p><i>Average of Self-Reported High School Grades</i> -- This figure is derived from the grades the student reported on the SDQ. Each grade is assigned a numerical equivalent (A = 4, B = 3, and so forth), and the numbers are averaged. The figure is also used in computing the percentile ranks that appear in the High School Average column under "College Plans."</p> <p><i>Absent or Scores Delayed</i> -- If this message is printed on the report in place of scores and the student was not absent, scores have been delayed in processing. They should be released in a week or two.</p>
OTHER QUESTIONS	Students often ask questions about having reports sent to additional colleges and scholarship sponsors, previous scores that are missing from their reports, their descriptive information, and so forth. The answers to these questions are contained in the <i>Student Bulletin</i> , <i>Your Student Report</i> , the <i>Guide to the Admissions Testing Program</i> , and <i>The College Handbook</i> .

STUDENT RECORD

ST. ANTHONY'S SEMINARY

SANTA BARBARA, CALIFORNIA

NAME THOMAS THING

Laundry #243

ADDRESS 20131 Crown Reef Lane

PHONE ⁷¹⁴⁻⁴⁴⁷⁻⁶⁶⁰⁹
968-2710

1975: 769 Deland Court

CITY Huntington Beach

STATE California ⁹²⁰²⁶
92646

DATE OF BIRTH May 22, 1959 (San Diego, Ca)

FATHER Robert H. Thing (Produce Supervisor) LIVING X RELIGION Catholic

MOTHER Mary Sulimay Thing LIVING X RELIGION Catholic

SCHOOL LAST ATTENDED SS Simon & Jude, 20444 Magnolia St., Hungtin. Beach
92646

HOME PARISH SS SIMON & JUDE, 20444 Magnolia St., Huntington Beach, Ca

DATE OF REGISTRATION September 1, 1974 (Freshman)

REQUIRED DOCUMENTS: CERTIFICATE OF:

BAPTISM X CONFIRMATION X PARENTS' MARRIAGE X

SCHOOL REPORTS:

ELEMENTARY ~~X~~ SECONDARY X COLLEGIATE

PHYSICAL EXAMINATION X REMARKS Healthy - okay for school

DENTAL EYE

TESTS:

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

NEDT 1975: Composite 37%ile; 26SS; Ability 27; Expected CompScore Range 24-30
NEDT 1976: " 40%ile; 28SS; Ability 27SS; Expect. CompScore Range 25-30

PSAT/NMSQT: 1976: Verbal 30; Math 35; Selection Index 095; V-37%ile; 42%ile;
CBAT 1977: Verbal 36; Math 35; Read 30; Voc 43; Sel. Ind. 13%ile

WITHDREW

LAST THING

FIRST THOMAS ALL GRADE TEST DATE
12 NOV 77

ADVANCED June 3, 1978

SAT

VERBAL

36

MATH

35

TSWE

34

COLLEGE BOARD ADMISSIONS TESTING PROGRAM

REMARKS:

DOCUMENTS RETURNED 6-17-78