J.M.J.

#11:

PERSONAL RECORD OF REV. Robert Daniel Nikliborc

NAME IN FULL Father's and Mother's (maiden) name Francis Nikliborc (deceased), Magdalene A. Zadlo Birth Date and Place January 31, 1931 Chicago, Illinois Baptism Date and Place February 15, 1932, St. Joseph Parish-48th So. Paulina, Chica Present Citizenship American If Naturalized, Date and Place..... Elementary School—Dates and Places St. Joseph Elementary School, 48th So. Paulina, Chicago, Illinois 1936 - 1943High School-Dates and Places Quigley Preparatory Seminary 1943-1948 ____ College—Dates and Places Seminary-Dates and Places. St. Mary of the Lake Seminary, Mundelein, Illinois 1948 - 1953 Immaculate Heart Seminary, El Cajon, Calif. 1953-1955 Post-Graduate Work—Dates and Places Degrees-Dates and Places B.A., S.T.B. St. Mary of the Lake Sem. June of 1951 & 19 Ordination Date and Place St. Joseph's Cathedral, San Diego, May 19, 1955 Ordaining Prelate His Excellency, The Most Rev. Charles F. Buddy, D.D., of SanD Ordained for what Diocese San Diego, California If incardinated in San Diego, Date February 19, 1955 If not incardinated, Date of Arrival What foreign languages can you speak? Can make myself understood in Polish Name and address of nearest relative or friend Mrs. Mary Galindo, 1740 Dupont Dr. Lemon Grc State where last will and testament is filed <u>California</u> (The Clergy are obliged to deposit at the Chancery the original or a copy of their last will. Dioc. Stat. No. 231) List of ecclesiastical dignities and date of reception State any special work or assignment and give dates..... 00001

Please type answers in full and return to the Chancery Office, Alcala Park, San Diego 12, California NIKLIBORC-BBK000002 (Over)

PERSONAL RECORD OF REV. Robert Daniel Nikliborc 000002

NAME IN FULL

In re FINANCIAL OBLIGATIONS:				
Have you contracted any funded debts such as bank loans?	No			
If so, in what amount?		•••••••		
Do you owe any current accounts? <u>No</u>				
If so, in what amount?				
			· · · · · · · · · · · · · · · · · · ·	

List of Appointments since Ordination

TOWN	PARISH	CAPACITY	DATES
National City,Cali	f. St. Mary's	Assistant	June 4, 1955 11/30/
Vista	St. Francis	Assistant	11/30/55 - 1/15/56
1/15/56 - Sent to Via	Coeli Monastery, Jemer	Springs - Cf. File.	
Banning	St. Boniface School	Assistant	1/25/57-
SAN DIEGO	St. Anne	Pastor	11/18/71 - 7-1-2001
RETIRED 7-1-2001			
San Diego	St. Anne	Administrator	06-1 <i>j</i> -2002
	S		
		<u></u>	

Please type answers in full and return to the Chancery Office, Alcala Park, San Diego 12, California NIKLIBORC-BBK000003

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9 Office of the Bishop

Dear Father Nikliborc:

July 8, 2002

I look forward to my pastoral visit to St. Anne's Parish on Sunday, September 15, 2002, when I will join you to preside and preach at the 8:30 a.m. (Spanish) and 10:30 a.m. (English) celebrations of the Eucharist.

An enclosure (#1) describes my present approach to pastoral visits.

At the time of my coming to your parish please have ready the form to help develop an article for The Southern Cross (enclosure #2).

No later than ten days prior to the parish leadership recognition evening scheduled for Tuesday, October 1, 2002, please send to my office the pastoral report on your parish according to the form enclosed (#3).

At the same time please send the list of the thirteen members of your parish who will be joining you for the leadership recognition dinner (enclosure #4).

Thank you for your attention to all of these details and may God continue to bless you in the ministry which is ours.

Fraternally in our Lord,

Bishop of San Diego

Rev. Robert Nikliborc St. Anne's Parish 621 Sicard Street San Diego, CA 92113-2334

RHB/av

Enclosures (4)

PASTORAL CENTER NIKLIBORC-BBK000004 San Diego, California 92186-5728

Telephone: (858) 490-8300

000003

SALARY AND BENEFITS CHANGE

Date: November 21, 2001

To: Karen Jassoy, Michael Croll

From: Monsignor Steven F. Callahan

Subject: Father Robert Nikliborc

Current assignment Current salary Salary and benefits charged to Notes Administrator \$1,265 per month St. Anne's

New assignment Effective date New salary Benefits charged to Notes Retired December 1, 2001

Bishop Brom had accepted Father Nikliborc's request for retirement status, effective July 1, 2001. The Bishop then asked Father Nikliborc to stay on as Administrator of St. Anne's until someone else was appointed. Father Nikliborc began drawing retirement benefits, effective July 1, 2001, but was also paid a pastor's salary for the months he served as Administrator.

SALARY AND BENEFITS CHANGE

Date: June 26, 2002

To: Karen Jassoy, Michael Croll

From: Monsignor Steven F. Callahan

Subject: Father Robert Nikliborc

Current assignment	Retired
Current salary	
Salary and benefits charged to	
Notes	
	,
New assignment	Administrator
Effective date	June 15, 2002
New salary	
Salary and benefits charged to	St. Anne's
Notes	

For June, Father Nikliborc should receive \$632.50. Effective July 1, 2002, Father Nikliborc should be paid \$1,300 per month.

Mullibore fill



June 26, 2002

FILE COPY

Dear Father Robert:

I am writing to confirm your appointment to serve again as administrator of St. Anne's Parish, effective June 15, 2002.

Thank you for your willingness to assume this responsibility even though you officially have the status of a retired priest.

Please be sure to let me know if your health does not hold up in this arrangement.

Fraternally in our Lord,

at G. Grom

Bishop of San Diego

Rev. Robert Nikliborc St. Anne's Parish 621 Sicard Street San Diego, CA 92113-2334

RHB/av

C: Rev. Msgr. Steven Callahan

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PASTORAL CENTER P. O. Box 85728 NIKLIBORC-BBK000007

San Diego, California 92186-5728

Telephone: (858) 490-8300

Fax: (858) 490-8302

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June 26, 2002

Dear Father Robert:

I am writing to confirm your appointment to serve again as administrator of St. Anne's Parish, effective June 15, 2002.

Thank you for your willingness to assume this responsibility even though you officially have the status of a retired priest.

Please be sure to let me know if your health does not hold up in this arrangement.

Fraternally in our Lord,

- H. Crom

Bishop of San Diego

Rev. Robert Nikliborc St. Anne's Parish 621 Sicard Street San Diego, CA 92113-2334

RHB/av

C: Rev. Msgr. Steven Callahan

San Diego, California 92186-5728

Telephone: (853 490-8300

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Office of the Bishop

July 20, 2001

Dear Father Robert:

Thank you for accepting appointment as administrator of St. Anne's, effective July 1, 2001, and for only so long as it takes me to get a replacement for you which I hope to do in October. This should not affect your retirement compensation.

Best wishes for good health and summer blessings.

Fraternally in our Lord,

Bishop of San Diego

Rev. Robert Nikliborc St. Anne Parish 621 Sicard Street San Diego, CA 92113

RHB/av

C: Rev. Msgr. Steven F. Callahan

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Memorandum

Office of the Chancellor

Retiring Priests

June 7, 2001

From: Date:

To:

Reverend Monsignor Steven F. Callahan

To keep our records current, we ask that you notify my office with your new mailing address and phone number. Please complete the form below and mail to the Office of the Chancellor, P. O. Box 85728, San Diego, CA 92186-5728 or FAX to (619) 490-8272 or call (619) 490-8310 with the information.

OBERT

ALM

BOX

NAME:

ADDRESS:

CITY:

STATE, ZIP CODE:

TELEPHONE NUMBER:

This information will be printed in the Diocese of San Diego Directory unless you request it not be published.

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PASTORAL CENTER P. O. Box 85728 NIKLIBORC-BBK000010 San Diego, California 92186-5728

Telephone: (858) 490-8200

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NIKLIBORC

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SPRINGS

000009 Fax: (858) 490-8272



Office of the Chancellor

SALARY AND BENEFITS CHANGE

Date: June 11, 2001

To: Karen Jassoy දුණිද

From: Monsignor Steven F. Callahan

Subject: Father Robert Nikliborc

Current assignment Current salary Salary and benefits charged to Notes Pastor \$1,220 per month St. Anne's

New assignmentRetiredEffective dateJuly 1, 2001New salary4190Notes4190

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PASTORAL CENTER • P. O. Box 85728

NIKLIBORC-BBK000011

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Office of the Bishop

January 31, 2001

Dear Jane:

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This is to inform you that I have granted retired status as of July 1, 2001 to the following priests:

Monsignor Joseph Finnerty ordained 06/16/57 Monsignor Patrick Fox ordained 06/08/52 Reverend Charles Fuld ordained 07/12/86 Reverend Robert Nikliborc ordained 05/19/55 Reverend Louis Salca ordained 05/27/65

Please take the appropriate action in this regard.

Sincerely in our Lord, + Poleet H. Brow

Bishop of San Diego

Ms. Jane Barry Robert M. Epler Company 450 B Street, Suite 750 San Diego, CA 92101-8002

RHB/av

C: Rev. Msgr. Steven Callahan

Fax: (858) 490-8302



Office of the Bishop

COPY

January 12, 2001

Dear Father Robert:

I am writing to accept formally your request for retirement status to become effective July 1, 2001.

At the same time, I want to acknowledge with deep gratitude your life and ministry as a priest of the Diocese of San Diego since your ordination by Bishop Buddy in 1955. In particular, I join the many to whom you have ministered so unselfishly as pastor of St. Anne's in expressing our appreciation for your nearly thirty years of service there.

May God bless you with good health to be happy and as active as possible even in retirement.

You will always have my personal admiration and support.

Fraternally in our Lord,

Bishop of San Diego

Rev. Robert Nikliborc Pastor St. Anne's Rectory 621 Sicard Street San Diego, CA 92113-2334

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PASTORAL CENTER P. O. Box 85728 NIKLIBORC-BBK000013 San Diego, California 92186-5728

✤ Telephone: (619) 490-8200





December 16, 1997





Dear

Bishop Brom has asked me to thank you for your recent letter of concern regarding St. Anne's parish and your pastor Father Robert Nikliborc.

Bishop Brom takes seriously the scripture passage which instructs us that we should try to settle with our brothers and sisters before we bring our concerns to higher authority, therefore, I encourage you to bring your concerns directly to Father Nikliborc, if you have not already done so.

May the Lord continue to bless you in your concern for the Church.

Sincerely in our Lord,

Q.P. M. Malty

Rev. Edward P. McNulty Assistant to the Bishop

000013 Fax: (619) 490-8302

PASTORAL CENTER + P. O. Box 85728 NIKLIBORC-BBK000014

San Diego, California 92186-5728

Telephone: (619) 490-8200

December 15, 1997

His Excellency Bishop Robert Brom:

Since I know that you are a theologian and have a Masters in Divinity, I always wanted to have a teaching and an image of yours. However, today writing this letter, I have a different purpose. I must tell you that I am not a professional but I am a catechist; I share the Word of God in the Charismatic Renewal Movement and take classes to transmit my faith to my people at Saint Anne's parish. But Father Robert Nicolborc told the leaders that I could do none of this anymore. This year I taught the First Communion class. Father Robert told the coordinator to stop me from teaching catechism. She told Father that she did not want to go to hell and that he should stop me. So he did.

This is fine with me but there are other incidents at Saint Anne's Parish that threaten to break the faith of the people. Father Robert told the leader of the Charismatic Renewal that he could not use the microphone in church because the leader believed himself to be a deacon because he dresses in black and preaches. Father told us we could only sit in the benches. How is the choir supposed to play sitting down?

During that same incident, He asked a lady to leave the benches and go sit upstairs where the choir sings on Sundays. This lady's son became very mad. Can you imagine what has happened to this young man's faith, let alone the faith of other young people. I believe that if we had not be with this young man, he would have hit Father Robert. On other occasion he accused a young boy of putting graffiti on the church simply because he had baggy pants. You cannot judge a person by the clothes he/she wears. I believe these incidents to be a clear case of harassment.

Father Robert is going against the magisterium of the church. In the dogmatic constitution the lay members are addressed. However, at Saint Anne's only men participate in the mass.

In November, at the annual Carismatic conference, during the opening mass, you told us that you love us and have us in your heart. Also, Bishop Chavez, at the closing mass, said to go out and teach what we had learned. To know that we are loved by you is comforting and gives us hope; but Father Robert is rude and despotic attitude hurts many people.

I am sorry to have to tell you about these incidents. I am compelled to speak the plain truth because I think you should know.

Your sister in Christ,





NIKLIBORC-BBK000015



Office of the Bishop

July 7, 1995

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Dear Bob:

It was a pleasure for me to be part of your 40th anniversary celebration, and I am grateful for your gift as you continue to extend the blessings of your priesthood to me.

Fraternally in our Lord,

Ŧ Bishop of San Diego

Rev. Robert Nikliborc St. Anne's Church 621 Sicard Street San Diego, CA 92113

PRESBYTERAL COUNCIL 1995

EX OFFICIO MEMBERS:

Bishop	
Auxiliary Bishop	Most Rev. Gilbert E. Chavez
Chancellor	Rev. Msgr. Daniel J. Dillabough
Director of Office for Priests	Rev. Michael F. Murphy
Rector of St. Francis Seminary	Rev. Steven F. Callahan

ELECTED MEMBERS:

Pastor Representative	Rev. Msgr. Francis Pattison
Associate Representative	Rev. William A. Springer
Special Works Representative	Rev. William J. Ortmann
Retired Priests Representative	Rev. Msgr. William A. Kraft
Deanery Representatives:	

Cathedral	Rev. Robert Nikliborc
El Cajon	Rev. Francis G. Penko
El Centro	Rev. Eduardo Gudiño
Escondido	Rev. Charles W. Sheslo
La Jolla	Rev. Nicholas Dempsey
Oceanside	Rev. Ramon R. Marrufo
South Bay	Rev. Dennis L. Mikulanis
University	Rev. Msgr. Mark A. Campbell

APPOINTED MEMBERS:

Rev. Msgr. Raymond C. Kirk Rev. Joseph Masar Rev. Peter M. McGuine Rev. Michael Ratajczak Rev. Frank Wagner, O.M.I **EXECUTIVE SECRETARY:**

Rev. Edward P. McNulty

MILITARY LIAISON:

CDR Michael A. Diaz, CHC, USN

November 23, 1993

Dear Bob:



Office of the Bishop

Just a note to say again that I am very grateful for your assistance to me and service to our presbyterate and local Church through the Presbyteral Council, all members of which are concluding their terms at this time.

I express my gratitude with the prayer that our presbyteral communion and solidarity may continue to deepen so that our collaboration in ministry may be evermore fruitful.

Fraternally in our Lord,

1

Bishop of San Diego

Rev. Robert Nikliborc St. Anne's Church 621 Sicard Street San Diego, CA 92113

000017

MEMORANDUM



Office of the Chancellor

May 3, 1993

TO: All Pastors and Diocesan Priests

Rev. Msgr. Daniel J. Dillabough FROM:

RE: Quinquennial Report

To assist our office in preparation of the Quinquennial Report, please complete the following information and return to the Chancellor's Office by May 14, 1993.

Pastors:

To this time, have "Small Ecclesial Communities" or "Basic Christian Communities" been established in your parish?

No

Diocesan Priests:

Please list each college degree, from which discipline and date received:

B.A.	ENGLISH	613151
FH,B.	PHiLosepHy	613151
<u>57.B.</u>	THEOLOGY	616153
$\frac{M,A}{Degree}$	RELICION Discipline	5/13/55 Date Received

Brhert & hiklit Name

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PASTORAL CENTER Fax: (619) 574-0962

NIKLIBORC-BBK000019

Marian Way, University of San Diego 💠 Post Office Box 85728 🐟 San Diego, California 92186-5728 🐟 Telephone: (619) 574-6300 🔶

St 239- 8253



ober 2, 1992

Dear Bob:

Office of the Bishop

Thanks a million for your help regarding the situation at St. Anthony's. You have shown yourself a good brother priest and collaborator with me in service to the Church.

Belated thanks also for your gift on my birthday.

Fraternally in our Lord,

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Bishop of San Diego

PERSONAL.

Rev. Robert Nikliborc St. Anne's Church 621 Sicard Street San Diego, CA 92113

march 27, 1988 Bishop Leo P. Maher Catholic Diorese of Son Digo Diorese office Chambery Elcala Park, California Re: Rev. Robert D. niklibord Dear Bishop Maher; We live in Beaver Nam, Wis-Consin. Dam orginally from San Diego, California. Recently our Son past away We had a funeral service here in alisconoin and a second one in San Durgo for may family, where our Son is buried : needlass to Say both of us where devastated at our loss the had never met Father Bob, but my parents attend This services frequently and introduced us their turn agreed to handle the services in California for us. The purpose of our letter is to inform you that he not only handled the service but put our minds at ease concerning many questions and warries we had about our

NIKLIBORC-BBK000021

- 2 -Son. He did not allow the short period of preparation time to in -Terfire with sharing and personaliging our loss." We sincisely appreciate the time, the sincere concern, and love he showed us the miss and Son tessibly and have ups and downs, and know we can turn to Father Bob to secure the same Caring advise with a open heart. Lather Bob is the most sincere, dedicated, helping man We will ever hope to miet. He is doing and living his vous to the fullest. He is a semaskable man



Kenneth

Kenneth n, 15, 409 York St., Beaver Dam, died Wednesday, March 9, 1988, due to an aneurysm, at University Hospital in Madison, Wis.

The funeral will be at 10 a.m. Saturday from the Briese Roedl Weber Funeral Home to St. Michael's Catholic Church at 10:30 a.m. for Mass of Christian Burial. Due to remodeling at St. Peter's, the service will be held at St. Michael's. The Rev. Edward Wieland officiated. Burial will be in Holy Cross Cemetery, San Diego, Calif. Kenneth was born on

1972, in Baraboo, Wis., the son of Margaret and

He was a member of St. Peter's Catholic Church, attended CCD classes at St. Peter's and was a 9th grader at Beaver Dam Junior High School. He was active in ÷ the Boy Scouts for four . years, an avid outdoorsmen, a talented artist and re--ceived a green belt in Karate. He was a Daily Citizen carrier for two years and was employed at Mc Kinstry's Home Furnishings.

Survivors include his mother, Margaret + San alley, an

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and his step-father, Greg Beaver Dam; his father, -

, Wisconsin Rapids; one step-brother, Gregg II, Wisconsin Dells; his maternal grandparents, Mr. and Mrs. Arthur San Diego, Calif.; his paternal grandparents, Mr. and Mrs. Kenneth M.

, Florida; step-paternal grandmother, Mrs. Leonard , Wisconsin Dells; step-paternal greatgrandmother, Mrs. Norris , Wisconsin Dells;

aunts, uncles, cousins, other relatives and friends.

Friends may call from 6 to 9 p.m. today at the Briese Roedl Weber Funeral Home, Beaver Dam. There will be a Parish Vigil at 8 p.m. Other funeral arrangements are pending at the Goodbody's Mortuary, El Cajon Blvd., San Diego, Calif.

Memorials may be' directed to the Beaver Dam Humane Society.

000022

ST. ANNE CATHOLIC CHURCH 621 SICARD STREET SAN DIEGO, CALIF. 92113 NE: 239-8253 august 26, 1985 Dear Bishop, Clease accept my most sincere and heartfelt gratitude for your expression of sympathics and promise of prayers and mass for the repose of the soul of my berother, Raymond. I have forwarded your mailgram to my sister-in-law and the family. She was greatly consoled by the presence of Bishop alfred abramowiczy and about 100 prieste and muna at Ranjo man of the Resurrection. They and many family friends celebrated the mass with me at ST. Josephia Church m Chicago. my brother was paralyzed for 12 yes and Im sure his passing away was good for him and his suffering family. Fatemally, Bob hipliber

000023

MAILGRAM SERVICE CENTER MIDDLETOWN, VA. 22645 22AM





OTON

CATHOLIC DIOCESE YG PO BOX 80428 SAN DIEGO CA 92138

THIS IS A CONFIRMATION COPY OF THE FOLLOWING MESSAGE:

6195746300 MGMS TDBN SAN DIEGO CA 41 08-22 0451P EST ZIP REV ROBERT NIKLIBORC ST ANN CHURCH 621 SICARD ST SAN DIEGO CA 92113 DEEPEST SYMPATHY ON THE LOSS OF YOUR BELOVED BROTHER RAYMOND. ASSURING YOU OF MY PRAYERS AND MASS FOR THE REPOSE OF HIS NOBLE SOUL. BISHOP LEO T MAHER

2101

16:52 EST

MGMCOMP

000024

NIKLIBORC-BBK000025

TO REPLY BY MAILGRAM MESSAGE, SEE REVERSE SIDE FOR WESTERN UNION'S TOLL - FREE PHONE NUMBERS

7055 a ST. ANNE'S CATHOLIC CHURCH A Parish Reception - 'Il todow the Wass Muss of Thunkspirely to Manyhity G of and for a and project on this jointal occasion I ask you to be with me in spirit of sharing in the ordanised in nistry Cake and Breerages will be served at twelve-thirty in the attention for the gift of a world live years If you are unable to be present. ? SAN DIEGO, CALIFORNIA Priesthood of Jeaus Christ 621 SICARD STREET You are not a by the hold MAY 13, 1030 I G. W. Child to be offered of the 00

10 11 La de Rodai o

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wheeling 25 of a de participation of a Mist de Gracies et Dies Nuestre Les et pre-In this see obtain a common parts a statistical to the training of development dependences of KALINA DE SANTA DEL de Ausdro Schursfesterers Constantine in a CAUL SICARD Review a las 12:30 de la terío 18 de Mater en la -:

Itabel Received despires a Strin section behavior of pro-17 SAN DURGO, CALLESTEE Stree for experite and in

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May 12, 1980

Rev. Robert Nikliborc St. Anne Church 621 Sicard Street San Diego, California 92113

Dear Father Nikliborc:

First of all, let me congratulate you on your 25th Anniversary to the Priesthood. As I felicitate you, I join with your many friends in offering thanks to Almighty God for the graces that have come through you to the lives of our people.

As you know, the 18th is completely taken. I have three functions already. However, on the 17th I am free in the evening and I will be pleased to attend your banquet and say a few words.

Thank you so much for your Easter gift of the beautiful bottle of Viejo Brandy Gran Duque de Alba and for the special imported cigars that I shall certainly enjoy immediately. You are always so thoughtful and I am very grateful.

As far as I recollect, I do not remember seeing anything for Christmas. Perhaps you are right, somebody helped themselves to the parcel. It is always best, of course, to try and find out if I am home and present them personally or through John Leonard Bogan -- or through the office.

With renewed thanks and gratitude, and looking forward to seeing you on the 17th, I am

Sincerely in Christ,

+Leo T. Maher Bishop of San Diego

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LTM:ea

ST. ANNE CATHOLIC CHURCH 621 SICARD STREET SAN DIEGO, CALIF. 92113 ONE: 239-8253

May 9, 1980

Most Reverend Leo T. Maher, D.D. Bishop of San Diego P.O. Box 80428 San Diego, California 92138

Dear Bishop Leo:

On May 19,1980, I am celebrating my twenty-fifth anniversary of ordination to the Sacred Priesthood of Our Lord Jesus Christ.

The People of the Parish are sponsoring a Dinner for me on Saturday, May 17, 1980, at the Padre Trail Inn, 4200 Taylor Street, Old Town, San Diego; Cocktails at 6:00 p.m. and Dinner at 7:00 p.m.

A Mass of Thanksgiving will be celebrated at St. Anne's Parish on Sunday, May 18, 1980, at 12:30 p.m. in English. A Reception will follow at which cake and beverages will be served in the Parish Hall.

It is always a special honor to be in your presence and ask you to participate with me at any personal or parish service. I did not request your presence earlier for two reasons; 1) It takes a Mexican Parish a long time to decide if they are going to celebrate anyoccasion; 2) I deferred asking your Excellency since my other classmates attended both Seminaries in San Diego and had the right to request your presence at their festivities first.

Now that they have had ample time, you are cordially invited to attend my celebrations if your schedule permits. You have always been my friend and it certainly would be an honor on this occasion. Please let me know so that we can prepare for your coming, and if you decide to attend, I would like you to speak at both the Dinner and/or the Thanksgiving Mass.

The other request I have is that I be excused from participating in this year's Annual Retreat at the Seminary. My home parish in Chicago will honor me at the end of May, and my brother, Father Frank, has scheduled a Mass of Thanksgiving in his parish also.

The two gifts are for Easter. I had intended to leave them at your home on Holy Saturday, but decided not to, because the gifts which I left for you at Christmastime apparently were not received by you since I did not receive an acknowledgement. I always know that I will give you something, but the pressures of the disorganized lives of these people usually interupts my schedule.

Thank you for listening.

Fraternally in Christ,

Robert D. Nikliborc

000027

NIKLIBORC-BBK000028

UNIVERSITY CLUB Seventh and B San Diego, California

December 27, 1977

Most Reverend Leo T. Maher, Diocesan Office, Alcala Park, San Diego, California

Your Excellency:

The underlisted Pastors meet once a month for lunch and sharing of ideas and problems. At the meeting of December 21, the question of Stewardship was the topic of the hour. It was decided that the views and feelings of all present should be brought to your attention.

To say that the Pastors were disturbed by the latest Stewardship developments would be a gross understatement. There was widespread dismay and even anger. Many parishes already receive nothing from Stewardship. The increased assessments will add many more to the list. The Pastors feel that the monthly assessments, possibly the highest in the country, should be more than enough to run the offices of the Diocese. To add to this a heavy Stewardship load is unfair and unnecessary. An unreasonable amount of parish income is syphoned off to the Diocese, in some cases close to, and in others over, one thousand dollars a week. The Pastors feel that they are being used and exploited as mere fund-raisers. They find it increasingly difficult, if not entirely impossible, to justify these arrangements to their people. In the matter of Stewardship in particular, which was originally ivertised as a limited project, they feel that you have broken faith with them.

It is with great regret that the undersigned feel this letter is necessary. They do not regard themselves as adequately represented by either the Diocesan consultors or the Senate, many of whose members are not Pastors and do not have the heartaches or responsibilities of Pastors. They feel strongly that there must be direct consultation with themselves in money matters and more attention and consideration must be given to parish needs.

With every good wish for the New Year, we remain

William A. Bergin Lloyd Bourgeois Thomas Briody Thomas F. Byrnes Thomas E. Byrnes Edward Creighton Michael Flynn James M. Gilfillan Andrew W. Hanley

Your Brother Priest,

Raymond C. Kirk William A. Kraft Vincent Mc Garvey Peter Mimnagh William J. Mocney J. Raymond Moore Jeremiah Murphy Sean Murray Robert D. Nikliborc Patrick J. O'Dowd Patrick O'Neill Jeremiah O'Sullivan Francis Pattison Jerry Sims Earl Smith Patrick J. Walsh

De-Who?

The name is DeBeers, the promotion says. But the real name is Harold McClintock, ex-con.

DEBET as is the magic name in the diamond business. DeBeers Consolidated Mines of South Africa, that is. You might find it to your advantage not to confuse that company with a Scottsdale, Ariz. outfit that calls itself DeBeers Diamond Investment Ltd. In no way are the two DeBeers companies connected.

For the past year or so the Arizona "DeBeers" has been running advertisements offering mail-order packs of five diamends, ranging in price from \$300 to \$100,000, for investment. How good is business? Good enough for the company to branch out across the U.S. and also start offering packets of rubics, emeralds and sapphires as investments.

"It's a new concept," brags Alois L. Getter III, president of the Arizona DeBrers. "It's only a year old and we'r's getting quite large." At which point Geiger clams up and refuses to say inv more about his company.

It is has good reason to keep quiet. For one thing, there is indication that some customers may be paying a lot some for the diamonds than they might pay for them elsewhere. For another, according to lawmen interciewed by Forens's working in cooperation with the Scottsdale Daily Progress, Geiger, a former barber from Milwaikee, is not the real boss of the company.

The Real Boss

The roal boss is Geiger's brotherin-law Marold McClintock, though he has not reported masself to the local Better Schiness Bureau only as vales manufer. McClintock, a boar-like man in his mid-30s, is a self-styled promotor and investment countelor who has been identified in newspaper stories of having underworld ties. Law online mont officials have confirmed Unit in 2001 he was arrested, questient, and released in Chicago curin the investigation of a triple gang-in the investigation of a triple gang-le discreter. He is also known to lo-sed and forderal investigators as Har-old Florer. Hill 2007 a Chicaro court convision Merchaneck of mail trand while by the president of Adams a find prior of this Element American Vaterrors. Although he was sentenced to h a stárt fine and five years profession, for dia lorve a year, in fodand a state of in Manazota and Arizan ha dol a garole.

In 1007 M Cliebock moved to Arizona, and during the next few years

FORSES, NOVEMBER 1, 1975

police saw him in the company of Salvatore Spinelli and Mike Gallo, both of them known to have mob connections.

McClintock next tangled with the law in the early 1970s when he and some 20 other individuals were charged by the Securities & Exchange Commission with selling unregistered stock in 14 "shell" companies; McClintock signed a consent decree. Before moving into dia-

monds, McClintock tried his hand at a few other things. At various times he was a fund raiser, a financial consultant and a merger and investment adviser. In 1974, he set up U.S. Silver Co., an Arizona firm selling silver bullion to the public. Then in October 1974 McClintock set up the DeBcers diamond operation as a subsidiary of U.S. Silver. FORBES has learned that the Federal Bureau of Investigation is now looking into Mc-Clintock's Arizona operations.

So far, only Michigan has ordered McClintock's DeBcers to stop selling in that state on the grounds that his diamond investment contracts constitute an unregistered security. Currently the SEC is looking into the Scottsdale DeBeers operations to see if they fall under its jurisdiction, and if so, whether any of the agency's securities laws or regulations have been violated.

If you respond to a McClintock-DeBcers advertisement, the material you get by return mail has none of the romance and sentiment that the original DeBeers' promotions feature. The pitch is right to the financial jugular: "Diamonds will protect ... diamonds are literally hard currency ... diamonds have spectacularly outperformed gold, silver, and, of course, the Dow Jones stock index.... Most important, there has been no backward step in the price of diamonds ... call toll-free...."

Another pitch: "Is the future predictable? In diamonds, yes."

McClintock operates on a coshand-carry basis. You send him the money first. Then you wait up to 21 days for him to send you the diamonds. The company's literature says your money is placed in a trust account. To the average investor that would seem like a shart way to do



This is one way to get taken with diamonds.

business. But get this: The local Bettor Business Bureau has issued a report to its members stating that the DeBeers bank account is a "trust' account in name only, since there are no bonding restrictions with the bank to hold the money until the customer has received the diamond delivery."

The Source

The "trust" fund isn't the only ad claim that is open to question. Me-Clintock's literature also claims that the company gets its diamonds from DeBeers. The obvious inference is that he gets them from DeBeers of South Africa. In a roundabout way that is true, since over 80% of all the world's diamonds do come from the DeBeers. But McClintock's direct supplier is DeBeers Diamond Ltd., a New York City diamond cutter headed by one Jerry Peppercorn who is also not connected with the South African company. According to a former employee, McClintock buys some diamonds from local sources, presumably jewelers, in Scottsdale. Me-Clintock-DeBeers also recently placed an ad in The Wall Street Journal offering to purchase diamonds, either in large lots or single pieces."

No outsider knows how many diamonds McClintock has sold or how much money he has made on the operation. But he does seem willing to chare some of the wealth. Branch offires have been popping up in such places as Fremont. Calif., Subney, Illand Des Moines, Iowa. Their newspaper advertising is the same as Mo-O'intock's and he provides the diamonds. All the branch operator has to provide is the telephone and the spiel. Even with such on in-flung operation, McClintock operator on a thin tushion of calif. and diamonds. Acoutling to a recent certified statement, McClintock's company had total assets of \$798,000.

Are McClintock-DeBeers' buyers gettin; their money's worth? According to an "appraisal" that McClintock furnishes with each sale, they are getting more than their money's worth But that appraisal is a retail price evaluation. An investor, however, generally can only resell diamonds at a wholesale price. And that's assuming

you get a good appraisal. In one case, McClintock sent a packet of diamonds to a prospective franchiser, claiming they were worth \$396. "I had them appraised," says the businessman who refuses to be identified. "They were just trash worth only about \$150." FORBES knows of no other similar cases, but the Postal Service is conducting an investigation to find out whether the buyers are not, in fact,

paying more than legitimate retail jowelers would charge.

At best, McClintock-DeBeers buyers are taking a sight-unseen chance they could avoid by buying diamonds from a local merchant they know and trust. At worst, they are getting rooked. Barnum said it first about suckers. And inflation these days only seems to be making them more gullible than ever.

What Price Independence...

... and who pays the price? That's the question these days at I-T-E Imperial.

"tr 's nor in our stockholders' best inter sts."

How much damage has been inflicted upon stockholders in the name of that high-sounding phrase? A stock languishes at a fraction of book value and management does little about it. Suddenly an outsider comes along and offers a nice premium over market value. Management, its jobs and prerogatives threatened, proclaims: "The offer is not in our stockholders' best interests." It then begius spending stockholder money to throw up legal and other hurdles to the tender offer. The stock slips back, and the stockholders are back where they were: holding the bag, "Best interests," indeed.

Spring House, Pa.'s 1-T-E Japerial Corp. has dragged along with a modest 127 return on stockholders' equity for the last five years. Over the same period, competitor Square D returned 217. At one point last year UT-E's common stock self for less than balf its book value. At the ninemonth mark this year, its earnings were down a sharp 19%.

1.7 E. with cales in the half-bilbou-dollar range, manufactures and conkets electrical and fleid-power equipment. The business is attractivcurve? . you though the profits 'avent berne-to lure maney us takeenter effers. But each time magagement besist-fleid or balled. Not in the steeld effert

Two scars loss the Italian Agnetic referents (Tait) put to some on the stars of TE board at a commutaing some TE stock. Charle of Web-Bain Multers of the biotected when the Italians wanted to hep-more stock. Why? There would be a preider of the sound by torogeness? I is Multanes frame explanation. But our of Musham anshot, an aide confirms that the counterway really over who would control the company.

In a flash last year the Italians sold their shares to Chicago's Gould Inc., the big battery company. Gould had made a tender offer for 25% at \$1S ashare, but when Musham objected, Gould canceled the offer. Threemonths later, however, Gould emerged owning 21%. Besides buying out the Italian boldings, Gould had acquired stock from public and private sources. Now Chairman Musham is in court fighting off Gould.

"We want to remain independent," he insists. For the moment at least, Musham can balance the Gould holdings with the votes of some 23% of the shares that he says are in hands friendly to him; personally he owns 1%. But additional purchases by Gould would upset the delicate balance and make the battery company the dominant interest. Obviously Musham's position would thereby be weakened.

Indications are that I-T-E is no roaring bargain. Derald Ruttenberg, who played a major role in putting I-T-E together, once studied a merger with Studebaker-Worthington, but pulled out, "The fit wasn't any good," he told FOBBES. (Ruttenberg is now with S-W.) Later on, Combustion Engineering studied a takeover, but also pulled out. So did Raytheon.

Without a merger, I-T-E stockholders have scant chance of getting out at a decent price. While profit margins may improve in the electrical end of the business, the big fluidpower group is doing badly. Earnings prospects are certainly not good and the past record isn't very reassuring either.

So, why is Musham fighting off a takeover by the much more profitable Gould? FORBES learned that talks between the two companies are continuing. Is Musham really holding out for a better price for his shareholders? Or is he just hoping that Gould will go away and leave him and his colleagues still in control of a big, but not very profitable, enterprise?

Merger Candidate. Is I-T-E Imperial Chairman William Muslium holding out for the best possible deal for his sharehold armor for his job?

FCTHES NOVEMBER 1, 1976

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In Loving Memory of RAYMOND F. NIKLIBORC

At Rest August 18, 1985

Mass of Christian Burial St. Joseph Church Thursday, August 22, 1985 at 11:00 a.m.

Interment Resurrection Cemetery Lot 14 Blk. 41 Sec. MM Gr. 3

Lord, make me an instrument of Your peace. Where there is hatred, let me sow love; where there is injury, pardon; where there is doubt, faith; where there is despair, hope; where there is darkness, light; and where there is sickness, joy.

O Divine Master, grant that I may not so much seek to be consoled as to console; to be understood as to understand; to be loved; as to love; for it is in giving that we receive; it is in pardoning that we are pardoned; and it is in dying that we are born to eternal life.

> Boldyga Funeral Home 1758 W. 51st. Street

DIOCESAN OFFICE FOR APOSTOLIC MINISTRY / ALCALA PARK Post Office Box 80428 San Diego, California 92138

714 - 298-7711

February 11, 1976

Mr. Jose B. Untalan President Sons and Daughters of Guam Club Post Office Box 1427 Spring Valley, California 92077

Dear Mr. Untalan:

This is in reply to your letter of January 20, 1976, addressed to His Excellency, the Most Reverend Leo T. Maher, Bishop of San Diego, wherein you request the official appointment of a chaplain to the Sons and Daughters of Guam Club.

Knowing of Father Robert D. Mikliborc Spinterest in and efforts on behalf of the Sons and Daughters of Guam Club, Bishop Maher agrees that he would make an excellent chaplain. We would prefer, however, not to make an official appointment at this time, as it might lead other priests in the area to believe that they need not become involved in the activities of your wonderful association.

Unlike the Knights of Columbus, Catholic Daughters, Serra Club, or Young Ladies Institute, your Sons and Daughters of Guam Club is not primarily a Church organization. Priests are certainly free and, in fact, encouraged to become involved in your programs. This is especially true in those areas with large Guamanian communities, where Bishop Maher hopes other priests will join Father Nikliborc in ministering to you.

Sincerely in Christ,

Reverend Richard F. Duncanson Secretary to the Bishop

bc: Rev. Robert D. Nikliborc



SONS AND DAUGHTERS OF GUAM CLUB

Post Office Box 1427, Spring Valley, California 92077 Telephone: (714) 461 - 2536

January 20, 1976

Bishop Leo T. Maher The Diocese of San Diego P. O. Box 80428 San Diego, California 92038

Your Excellency,



We of the Guamanian community of San Diego are grateful for the services provided us by Father Robert D. Nikliborc, Pastor of the St. Anne Church. He has provided the invocation at all of the functions of the Sons and Daughters of Guam Club, of which I am president, and which represents our local community. He has recited the rosary and celebrated masses at our clubhouse and at the houses of our members. He enjoys the trust and respect of our entire community.

We respectfully request that you consider our invitation to Father Nikliborc to be the Chaplain of our Guamanian community and of our club. He has indicated his willingness to accept this invitation, subject to your approval, in a letter to us which I have enclosed.

We especially need his help to assist us in our efforts to install Santa Maria Camalin as the Patron Saint of the Guamanian community of San Diego. This is an effort which is totally supported and desired by the entire Guamanian community here. We have consulted in this matter with His Excellency Felixberto Flores, Bishop of the Marianas, and have his unqualified support. He suggested we seek advice from His Excellency Bishop Chavez, which we have done. Bishop Chavez recommended that we proceed. I am sure that we will be needing your assistance in implementing the details of our plan for our endeavor to have Our Lady of Camalin installed as our Patroness. We would like to celebrate this installation on May 8 of 1976 with the assistance of Father Nikliborc.

We thank you for your consideration of our invitation to Father Nikliborc to become the Chaplain of the Guamanian community in San Diego. We earnestly hope that you approve of this invitation.

Respectfully Untalan President

Enclosure

Copy to: His Excellency Felixberto Flores Father Robert D. Nikliborc ST. ANNE CATHOLIC CHURCH 621 SICARD STREET SAN DIEGO, CALIF. 92113 PHONE: 239-8253

> Feast of the Epiphany January 4, 1976

Sons and Daughters of Guam Club Post Office Box 1427 Spring Valley, California 92077

Attention: Mr. Jose B. Untalan, President

Dear Mr. Untalan:

May I thank you, Jose, and please extend my appreciation to the Board of Directors and the General Membership of the Sons and Daughters of Guam Club for their kind invitation to become the Chaplain of the distinguished Guamanian Community of San Diego, as evidenced by your letter of December 29, 1975.

It has been a privilege to join with our families and children in times of joy or sorrow for the recitation of the Rosary and celebration of Holy Mass in homes, or at the Club, to promote our Faith in adoration of Our Lord Jesus, and in honoring Our Patroness of Guam, Saint Maria Camalin, Our Blessed Mother.

I have also enjoyed being present with you on Liberation Day and Christmas Installation Festivities each year.

His Excellency, Bishop Felixberto Flores, Bishop of the Marianas, must be very proud of your efforts on behalf of Santa Maria Camalin and I hope to be of help to him and you in your endeavor to have Our Lady of Camalin installed as the Patroness of the Guamanian Community in San Diego.

Governor Ricardo Bordallo and Mayor Pete Wilson are also proud of your sincere interests in continuing the culture and customs of Guam on the Mainland, especially for the benefit of the Guamanian children.

I, therefore, accept your invitation to be your Chaplain, subject to the approval of His Excellency, Bishop Leo T. Maher, Bishop of San Diego. You can write to Bishop Maher at The Diocese of San Diego, Post Office Box 80428, San Diego, California 92138. If you wish, you may enclose a copy of my letter.

I look forward to preparing for your expected celebration on May 8.

May Almighty God Bless each one of you during 1976.

Sincerely yours in Christ,

The Kalert

Rev. Robert D. Nikliborc Pastor

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November 26, 1975

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Father Ortmann

Bishop Maher

Attached letter from Alfred L. Sotelo

Would you please add this matter to the many things to be discussed with Father Nikliborc.

> +Leo T. Maher Bishop of San Diego

June 3, 1955

The Reverend Robert D. Nikliboro Addressed

Reverend and dear Father Nikliborc:

You are hereby appointed Assistant to the Right Reverend Monsignor J. Malachy O'Sullivan, Pastor of

> St. Mary's Church National City

effective Saturday, June 4, 1955.

With every good wish,

Sincerely in Christ,

Most Reverend Charles F. Buddy, Bishop of San Diego.

k

čc: Rt. Rev. Msgr. J. Malachy O'Sullivan
IMMACULATE HEART SEMINARY

EAST MADISON AVENUE FOST OFFICE SOX 1118 EL CAJON, CALIFORNIA

March 29, 1955

Most Reverend Charles Francis Buddy, D.D. Alcala Park P. O. Box 2422 San Diego 12, California

Your Excellency:

In reference to this forthcoming ordination on April 2nd, in the case of Mr. Robert Nikliborc, may I respectfully request a dispensation from publication of the banns, because of the brevity of time between yesterday and the ordination date. The banns were published February 13th in his home parish prior to his ordination to Subdiaconate.

With every best wish, I am

Your obedient servant in Christ,

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Rt. Rev. Msgr. Franklin F. Hurd

FFH:EZ

The Rt. Rev. Msgr. Franklin F. Hurd Immaculate Heart Seminary P. O. Box 1118 El Cajon, California

Dear Monsignor Hurd:

enc.

Responding to your esteemed request of March 29, 1955, a dispensation from the publication of the banns to provide for the coming ordination of Mr. Robert Nikliborc is hereby granted.

Enclosed herewith are returned the three petitions of the stated ordinandi, duly signed and sealed.

With kindest regards, I remain,

* Devotedly your servant in Christ,

The Most Reverend Charles F. Buddy, Bishop of San Diego.

PROFESSIONIS FIDEI ET IURISIURANDI FORMULA

Praescripta in Motu Proprio "Sacrorum Antistitum" Pil PP. X. die 1. mensis Sept., anni 1910.

Ego, N.N., Robertus Daniel Nikliborc

firma fide credo et profiteor omnia et singula, quae continentur in symbolo Fidei, quo sancta Romana Ecclesia utitur, videlicet: Credo in unum Deum, Patrem omnipotentem, factorem caeli et terrae, visibilium omnium et invisibilium. Et in unum Dominum Iesum Christum, Filium Dei unigenitum. Et ex Patre natum ante omnia saecula. Deum de Deo, lumen de lumine, Deum verum de Deo vero. Genitum, non factum, consubstantialem Patri: per quem omnia facta sunt. Qui propter nos homines et propter nostram salutem descendit de caelis. Et incarnatus est de Spiritu Sancto ex Maria Virgine, et Homo factus est. Crucifixus etiam pro nobis; sub Pontio Pilato passus, et sepultus est. Et resurrexit tertia die, secundum Scripturas. Et ascendit in caelum, sedet ad dexteram Patris. Et iterum venturus est cum gloria iudicare vivos et mortuos; cuius regni non erit finis. Et in Spiritum Sanctum, Dominum, et vivificantem; qui ex Patre Filioque procedit. Qui cum Patre et Filio simul adoratur et conglorificatur, qui locutus est per Prophetas. Et Unam, Sanctam, Catholicam et Apostolicam Ecclesiam. Confiteor unum Baptisma in remissionem peccatorum. Et expecto resurrectionem mortuorum. Et vitam venturi saeculi. Amen. Apostolicas et ecclesiasticas traditiones, reliquasque eiusdem Ecclesiae observationes et constitutiones firmissime admitto et amplector. Item sacram Scripturam iuxta eum sensum, quem tenuit et tenet sancta Mater Ecclesia, cuius est iudicare de vero sensu et interpretatione sacrarum Scripturarum, admitto; nec eam unquam, nisi juxta unanimem consensum Patrum, accipiam et interpretabor. Profiteor quoque septem esse vere et proprie Sacramenta novae Legis a Iesu Christo Domino nostro instituta, atque ad salutem humani generis, licet non omnia singulis, necessaria, scilicet, Baptismum, Confirmationem, Eucharistiam, Paenitentiam, Extremam Unctionem, Ordinem et Matrimonium: illaque gratiam conferre; et ex his Baptismum, Confirmationem et Ordinem sine sacrilegio reiterari non posse. Receptos quoque et approbatos Ecclesiae Catholicae ritus in supradictorum omnium Sacramentorum sollemni administratione recipio et admitto. Omnia et singula, quae de peccato originali et de iustificatione in sacrosancta Tridentina Synodo definita et declarata fuerunt, amplector et recipio. Profiteor pariter in Missa offerri Deo verum, proprium et propitiatorium Sacrificium pro vivis et defunctis; atque in sanctissimo Eucharistiae sacramento esse vere, realiter et substantialiter Corpus et Sanguinem una cum anima et divinitate Domini nostri Iesu Christi, fierique conversionem totius substantiae panis in corpus et totius substantiae vini in Sanguinem, quam conversionem Catholica Ecclesia Transubstantiationem appellat. Fateor etiam sub altera tantum specie totum atque integrum Christum, verumque Sacramentum sumi. Constanter teneo Purgatorium esse, animasque ibi detentas fidelium suffragiis iuvari. Similiter et Sanctos una cum Christo regnantes venerandos atque invocandos esse, eosque orationes Deo pro nobis offerre, atque eorum Reliquias esse venerandas. Firmiter assero imagines Christi, ac Deiparae semper Virginis, nec non aliorum Sanctorum habendas et retinendas esse, atque eis debitum honorem ac venerationem impertiendam. Indulgentiarum etiam potestatem a Christo in Ecclesia relictam fuisse, illarumque usum Christiano populo maxime salutarem esse affirmo. Sanctam, Catholicam et Apostolicam Romanam Ecclesiam, omnium ecclesiarum matrem et magistram agnosco, Romanoque Pontifice, beati Petri Apostolorum Principis successori, ac Iesu Christi Vicario veram obedientiam spondeo ac iuro. Caetera item omnia a sacris Canonibus et Oecumenicis Conciliis, ac praecipue a sacrosancta Tridentina Synodo, et ab oecumenico Concilio Vaticano tradita, definita ac declarata, praesertim de Romani Pontificis Primatu et infallibili magisterio, indubitanter recipio atque profiteor; simulque contraria omnia, atque haereses quascumque ab Ecclesia damnatas et reiectas et anathematizatas, ego pariter damno, reiicio, et anathematizo. Hanc veram Catholicam Fidem, extra quam nemo salvus esse potest, quam in praesenti sponte profiteor et veraciter teneo, eandem integram et inviolatam usque ad extremum vitae spiritum

constantissime, Deo adiuvante, retinere et confiteri, atque a meis subditis, seu illis, quorum cura ad me in munere meo spectabit, teneri, et doceri et praedicari, quantum in me erit, curaturum, ego idem N. spondeo, voveo ac iuro.

Item firmiter amplector ac recipio omnia et singula, quae ab inerranti Ecclesiae magisterio definita, adserta ac declarata sunt, praesertim ea doctrinae capita, quae huius temporis erroribus directo adversantur. Ac primum quidem Deum, rerum omnium principium et finem, naturali rationis lumine per ea quae facta sunt, hoc est, per visibilia creationis opera, tamquam causam per effectus, certo cognosci, adeoque demonstrari etiam posse, profiteor. Secundo: Externa revelationis argumenta, hoc est, facta divina, in primisque miracula et prophetias admitto et agnosco tamquam signa certissima divinitus ortae Christianae Religionis, eademque teneo aetatum omnium atque hominum, etiam huius temporis, intelligentiae esse maxime accommodata. Tertio: Firma pariter fide credo, Ecclesiam, verbi revelati custodem et magistram, per ipsum verum atque historicum Christum, cum apud nos degeret, proxime ac directo institutam, eandemque super Petrum, apostolicae hierarchiae principem eiusque in aevum successores aedificatam. Quarto: Fidei doctrinam ab Apostolis per orthodoxos Patres eodem sensu eademque semper sententia ad nos usque transmissam, sincere recipio: ideoque prorsus reiicio haereticum commentum evolutionis dogmatum, ab uno in alium sensum transeuntium, diversum ab eo, quem prius habuit Ecclesia; pariterque damno errorem omnem, quo divino deposito, Christi Sponsae tradito ab Eaque fideliter custodiendo, sufficitur philosophicum inventum, vel creatio humanae conscientiae, hominum conatu sensim efformatae et in posterum indefinito progressu perficiendae. Quinto: Certissime teneo ac sincere profiteor, Fidem non esse caecum sensum religionis e latebris subconscientiae erumpentem, sub pressione cordis et inflexionis voluntatis moraliter informatae, sed verum assensum intellectus veritati extrinsecus acceptae ex auditu, quo nempe, quae a Deo personali, creatore ac domino nostro dicta, testata et revelata sunt, vera esse credimus, propter Dei auctoritatem summe veracis.

"I.... firmly hold and accept each and every definition of the unerring teaching of the Church, with all she has maintained and declared, but especially those points of doctrine which expressly combat the errors of our time. In the first place I profess my belief that God, the beginning and end of all, can be certainly known and therefore proved to exist by the natural light of reason from the things that are made, that is, from the visible works of the creation as a cause from its effects. Next I' recognize and acknowledge the external arguments of revelation, that is, divine facts, especially miracles and prophecies, as most certain signs of the divine origin of the Christian religion, and I hold that these are altogether suited to the understanding of every age and of all men, also of our times. Thirdly, I likewise hold with firm faith that the Church, the guardian and exponent of the revealed Word, was proximately and directly founded by the true and historic Christ Himself, while He dwelt amongst us, and that she was also built upon Peter, the Prince of the Apostolic Hierarchy, and upon his successors to the end of time. Fourthly, I sincerely accept the teaching of faith as transmitted down to us from the Apostles through the orthodox Fathers in the same sense and even in the same wording; and, therefore, I wholly reject the heretical notions of the evolution of dogmas, which pass from one sense to another alien to that which the Church held from the start; and I likewise condemn every error whereby is substituted for the divine deposit, entrusted by Christ to His Spouse and by Her to be faithfully guarded, a philosophic system or the creation of a human consciousness, gradually refined by the striving of men and finally to be perfected hereafter by indefinite progress. Fifthly, I hold for certain and sincerely profess that Faith is not a blind religious sense making its way out of the hidden regions of the sub-liminal consciousness, morally tinged by the influence of heart and will, but is a true assent of the intellect to truth received from without by hearing, an assent whereby we believe to be true, because of the authority of the all-true God, whatever by the personal God, our Creator and Lord, has been spoken, testified and revealed.

Me etiam, qua par est, reverentia, subiicio totoque animo adhaereo damnationibus, declarationibus, praescriptis omnibus, quae in Encyclicis litteris "Pascendi" et in Decreto "Lamentabili" continentur, praesertim circa eam quam historiam dogmatum vocant. Idem reprobo errorem affirmantium, propositam ab Ecclesia fidem posse historiae repugnare, et Catholica dogmata, quo sensu nunc intelliguntur, cum verioribus Christianae religionis originibus componi non posse. Damno quoque ac reiicio eorum sententiam, qui dicunt, Christianum hominem eruditiorem induere personam duplicem, aliam credentis, aliam historici, quasi liceret historico ea retinere, quae credentis fidei contradicant, aut praemissas adstruere, ex quibus consequatur dogmata esse aut falsa aut dubia, modo haec directo non denegentur. Reprobo pariter eam Scripturae Sanctae dijudicandae atque interpretandae rationem, quae, Ecclesiae traditione, analogia Fidei, et Apostolicae Sedis normis posthabitis, rationalistarum commentis inhaeret, et criticen textus velut unicam supremamque regulam, haud minus licenter quam temere amplectitur. Sententiam praeterea illorum reiicio qui tenent, doctori disciplinae historicae theologicae tradendae, aut iis de rebus scribenti seponendam prius esse opinionem ante conceptam sive de supernaturali origine Catholicae traditionis, sive de promissa divinitus ope ad perennem conservationem uniuscuiusque revelati veri; deinde scripta Patrum singulorum interpretanda solis scientiae principiis, sacra qualibet auctoritate seclusa, eaque iudicii libertate, qua profana quaevis monumenta solent investigari. In universum denique me alienissimum ab errore profiteor, quo modernistae tenent in sacra traditione nihil inesse divini; aut, quod longe deterius, pantheistico sensu illud admittunt; ita ut nihil iam restet nisi nudum factum et simplex, communibus historiae factis acquandum; hominum nempe sua industria, sollertia, ingenio scholam a Christo eiusque Apostolis inchoatam per subsequentes aetates continuantium. Proinde fidem Patrum firmissime retineo et ad extremum vitae spiritum retinebo, de charismate veritatis certo, quod est, fuit eritque semper in episcopatus ab Apostolis successione; non ut id

"I further, with all due reverence, submit and with my whole mind adhere to all the condemnations, declarations, and ordinances contained in the Encyclical letter *Pascendi* and in the Decree *Lamentabili*, particularly regarding what is called the history of Dogma.

"I also reject the error of those who aver that the Faith proposed by the Church may be in conflict with history, and that Catholic dogmas in the sense in which they are now understood cannot be harmonized with the more truthful "origins" of Christianity. Moreover, I condemn and reject the opinion which declares that a Christian man of better culture can assume a dual personality, one as a believer and another as an historian, as if it were permissible for the historian to hold fast what his faith as a believer contradicts, or to lay down premises from which there follows the falsity or the uncertainty of dogmas, provided only that these are not directly denied. Likewise I reject that method of estimating and interpreting Holy Writ, which, setting aside the Church's tradition and the analogy of Faith and the rules of the Apostolic See, adopts the rationalists' principles and with equal arbitrariness and rashness considers criticism of the text the one only supreme rule. Furthermore, I reject the opinion of those who hold that a teacher of the science of Historical Theology or the writer on the subject must first put aside the notions previously conceived about the supernatural origin of Catholic tradition or about the divine aid promised for the perpetual preservation of each revealed truth; then, that the writings of individual Fathers must be interpreted solely by the data of science, without any reference to sacred authority, and with that freedom of judgment wherewith every profane record is usually examined.

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Haec omnia spondeo me fideliter, integre sincereque servaturum et inviolabiliter custoditurum, nusquam ab iis sive in docendo sive quomodolibet verbis scriptisque deflectendo. Sic spondeo, sic iuro, sic me Deus adjuvet, et haec sancta Dei Evangelia. is, has been, and ever will be in the succession of the Episcopate from the Apostles; not in such a way that what seems best and most fitting according to the refinement of each age may be held, but that the absolute and unchangeable truth preached from the beginning by the Apostles may never in any different wise be believed, never in any different wise be understood.

All this I promise that I will faithfully, entirely and sincerely keep and inviolably guard, and from this never in teaching or howsoever by word or writing in the least depart. So I promise, so I swear, so help me God and these His holy gospels.

batu Subscribitur Ex loco <u>a.d./7</u> Ďie mensi

Iuramentum rite coram nobis emissum testamur.

Episcopus (vel Delegatus Episcopi)_

"Si quis autem, quod Deus avertat, iusiurandum violare ausus fuerit, ad Sancti Officii tribunal illico deferatur." (Motu Proprio "Sacrorum Antistitum.")

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2. When several take the Oath at the same time, one may read the formula aloud; at the end each one, placing his hand on the gospels reads the words "Haec omnia spondeo," etc., and signs his name. (S. C. Consist. Oct. 25, 1910.)

3. The document is to be kept in the safe of the diocesan curia.

ABBEY STUDENT PRINT, T. BEREDIGT & COLLEGE, ATCHIBON, KANE,

PROFESSIONIS FIDEL ET IURISIURANDI FORMULA

Praescripta in Motu Proprio "Sacrorum Antistitum" Pii PP. X. die 1. mensis Sept., anni 1910.

Ego, N.N., Robertus Daniel Nikliborc

and the second second

firma fide credo et profiteor omnia et singula, quae continentur in symbolo Fidei, quo sancta Romana Ecclesia utitur, videlicet: Credo in unum Deum, Patrem omnipotentem, factorem caeli et terrae, visibilium omnium et invisibilium. Et in unum Dominum Iesum Christum, Filium Dei unigenitum. Et ex Patre natum ante omnia saecula. Deum de Deo, lumen de lumine, Deum verum de Deo vero. Genitum, non factum, consubstantialem Patri: per quem omnia facta sunt. Qui propter nos homines et propter nostram salutem descendit de caelis. Et incarnatus est de Spiritu Sancto ex Maria Virgine, et Homo factus est. Crucifixus etiam pro nobis; sub Pontio Pilato passus, et sepultus est. Et resurrexit tertia die, secundum Scripturas. Et ascendit in caelum, sedet ad dexteram Patris. Et iterum venturus est cum gloria iudicare vivos et mortuos; cuius regni non erit finis. Et in Spiritum Sanctum, Dominum, et vivificantem; qui ex Patre Filioque procedit. Qui cum Patre et Filio simul adoratur et conglorificatur, qui locutus est per Prophetas. Et Unam, Sanctam, Catholicam et Apostolicam Ecclesiam. Confiteor unum Baptisma in remissionem peccatorum. Et expecto resurrectionem mortuorum. Et vitam venturi saeculi. Amen. Apostolicas et ecclesiasticas traditiones, reliquasque eiusdem Ecclesiae observationes et constitutiones firmissime admitto et amplector. Item sacram Scripturam iuxta eum sensum, quem tenuit et tenet sancta Mater Ecclesia, cuius est iudicare de vero sensu et interpretatione sacrarum Scripturarum, admitto; nec eam unquam, nisi juxta unanimem consensum Patrum, accipiam et interpretabor. Profiteor quoque septem esse vere et proprie Sacramenta novae Legis a Iesu Christo Domino nostro instituta, atque ad salutem humani generis, licet non omnia singulis, necessaria, scilicet, Baptismum, Confirmationem, Eucharistiam, Paenitentiam, Extremam Unctionem. Ordinem et Matrimonium: illague gratiam conferre; et ex his Baptismum, Confirmationem et Ordinem sine sacrilegio reiterari non posse. Receptos quoque et approbatos Ecclesiae Catholicae ritus in supradictorum omnium Sacramentorum sollemni administratione recipio et admittó. Omnia et singula, quae de peccato originali et de instificatione in sacrosancta Tridentina Synodo definita et declarata fuerunt, amplector et recipio. Profiteor pariter in Missa offerri Deo verum, proprium et propitiatorium Sacrificium pro vivis et defunctis; atque in sanctissimo Eucharistiae sacramento esse vere, realiter et substantialiter Corpus et Sanguinem una cum anima et divinitate Domini nostri Iesu Christi, fierique conversionem totius substantiae panis in corpus et totius substantiae vini in Sanguinem, quam conversionem Catholica Ecclesia Transubstantiationem appellat. Fateor etiam sub altera tantum specie totum atque integrum Christum, verumque Sacramentum sumi. Constanter teneo Purgatorium esse, animasque ibi detentas fidelium suffragiis iuvari. Similiter et Sanctos una cum Christo regnantes venerandos atque invocandos esse, eosque orationes Deo pro nobis offerre, atque eorum Reliquias esse venerandas. Firmiter assero imagines Christi, ac Deiparae semper Virginis, nec non aliorum Sanctorum habendas et retinendas esse, atque eis debitum honorem ac venerationem impertiendam. Indulgentiarum etiam potestatem a Christo in Ecclesia relictam fuisse, illarumque usum Christiano populo maxime salutarem esse affirmo. Sanctam, Catholicam et Apostolicam Romanam Ecclesiam, omnium ecclesiarum matrem et magistram agnosco, Romanoque Pontifice, beati Petri Apostolorum Principis successori, ac Iesu Christi Vicario veram obedientiam spondeo ac iuro. Caetera item omnia a sacris Canonibus et Oecumenicis Conciliis, ac praecipue a sacrosancta Tridentina Synodo, et ab oecumenico Concilio Vaticano tradita, definita ac declarata, praesertim de Romani Pontificis Primatu et infallibili magisterio, indubitanter recipio atque profiteor; simulque contraria omnia, atque haereses quascumque ab Ecclesia damnatas et rejectas et anathematizatas, ego pariter damno, reiicio, et anathematizo. Hanc veram Catholicam Fidem, extra quam nemo salvus esse potest, quam in praesenti sponte profiteor et veraciter teneo, eandem integram et inviolatam usque ad extremum vitae spiritum

constantissime, Deo adiuvante, retinere et confiteri, atque a meis subditis, seu illis, quorum cura ad me in munere meo spectabit, teneri, et doceri et praedicari, quantum in me erit, curaturum, ego idem N. spondeo, voveo ac iuro.

Item firmiter amplector ac recipio omnia et singula, quae ab inerranti Ecclesiae magisterio definita, adserta ac declarata sunt, praesertim ea doctrinae capita, quae huius temporis erroribus directo adversantur. Ac primum quidem Deum, rerum omnium principium et finem, naturali rationis lumine per ea quae facta sunt, hoc est, per visibilia creationis opera, tamquam causam per effectus, certo cognosci, adeoque demonstrari etiam posse, profiteor. Secundo: Externa revelationis argumenta, hoc est, facta divina, in primisque miracula et prophetias admitto et agnosco tamquam signa certissima divinitus ortae Christianae Religionis, eademque teneo aetatum omnium atque hominum, etiam huius temporis, intelligentiae esse maxime accommodata. Tertio: Firma pariter fide credo, Ecclesiam, verbi revelati custodem et magistram, per ipsum verum atque historicum Christum, cum apud nos degeret, proxime ac directo institutam, eandemque super Petrum, apostolicae hierarchiae principem eiusque in aevum successores aedificatam. Quarto: Fidei doctrinam ab Apostolis per orthodoxos Patres eodem sensu eademque semper sententia ad nos usque transmissam, sincere recipio; ideoque prorsus reiicio haereticum commentum evolutionis dogmatum, ab uno in alium sensum transeuntium, diversum ab eo, quem prius habuit Ecclesia; pariterque damno errorem omnem, quo divino deposito, Christi Sponsae tradito ab Eaque fideliter custodiendo, sufficitur philosophicum inventum, vel creatio humanae conscientiae, hominum conatu sensim efformatae et in posterum indefinito progressu perficiendae. Quinto: Certissime teneo ac sincere profiteor, Fidem non esse caecum sensum religionis e latebris subconscientiae erumpentem, sub pressione cordis et inflexionis voluntatis moraliter informatae, sed verum assensum intellectus veritati extrinsecus acceptae ex auditu, quo nempe, quae a Deo personali, creatore ac domino nostro dicta, testata et revelata sunt, vera esse credimus, propter Dei auctoritatem summe veracis.

"I.... firmly hold and accept each and every definition of the unerring teaching of the Church, with all she has maintained and declared, but especially. those points of doctrine which expressly combat the errors of our time. In the first place I profess my belief that God, the beginning and end of all, can be certainly known and therefore proved to exist by the natural light of reason from the things that are made, that is, from the visible works of the creation as a cause from its effects. Next I recognize and acknowledge the external arguments of revelation, that is, divine facts, especially miracles and prophecies, as most certain signs of the divine origin of the Christian religion, and I hold that these are altogether suited to the understanding of every age and of all men, also of our times. Thirdly, I likewise hold with firm faith that the Church, the guardian and exponent of the revealed Word, was proximately and directly founded by the true and historic Christ Himself, while He dwelt amongst us, and that she was also built upon Peter, the Prince of the Apostolic Hierarchy, and upon his successors to the end of time. Fourthly, I sincerely accept the teaching of faith as transmitted down to us from the Apostles through the orthodox Fathers in the same sense and even in the same wording; and, therefore, I wholly reject the heretical notions of the evolution of dogmas, which pass from one sense to another alien to that which the Church held from the start; and I likewise condemn every error whereby is substituted for the divine deposit, entrusted by Christ to His Spouse and by Her to be faithfully guarded, a philosophic system or the creation of a human consciousness, gradually refined by the striving of men and finally to be perfected hereafter by indefinite progress. Fifthly, I hold for certain and sincerely profess that Faith is not a blind religious sense making its way out of the hidden regions of the sub-liminal consciousness, morally tinged by the influence of heart and will, but is a true assent of the intellect to truth received from without by hearing, an assent whereby we believe to be true, because of the authority of the all-true God, whatever by the personal God, our Creator and Lord. has been spoken, testified and revealed.

Me etiam, qua par est, reverentia, subiicio totoque animo adhaereo damnationibus, declarationibus, praescriptis omnibus, quae in Encyclicis litteris "Pascendi" et in Decreto "Lamentabili" continentur, praesertim circa eam quam historiam dogmatum vocant. Idem reprobo errorem affirmantium, propositam ab Ecclesia fidem posse historiae repugnare, et Catholica dogmata, quo sensu nunc intelliguntur, cum verioribus Christianae religionis originibus componi non posse. Damno quoque ac reiicio eorum sententiam, qui dicunt, Christianum hominem eruditiorem induere personam duplicem, aliam credentis, aliam historici, quasi liceret historico ea retinere, quae credentis fidei contradicant, aut praemissas adstruere, ex quibus consequatur dogmata esse aut falsa aut dubia, modo haec directo non denegentur. Reprobo pariter eam Scripturae Sanctae diiudicandae atque interpretandae rationem, quae, Ecclesiae traditione, analogia Fidei, et Apostolicae Sedis normis posthabitis, rationalistarum commentis inhaeret, et criticen textus velut unicam supremamque regulam, haud minus licenter quam temere amplectitur. Sententiam praeterea illorum reiicio qui tenent, doctori disciplinae historicae theologicae tradendae, aut iis de rebus scribenti seponendam prius esse opinionem ante conceptam sive de supernaturali origine Catholicae traditionis, sive de promissa divinitus ope ad perennem conservationem uniuscuiusque revelati veri; deinde scripta Patrum singulorum interpretanda solis scientiae principiis, sacra qualibet auctoritate seclusa, eaque iudicii libertate, qua profana quaevis monumenta solent investigari. In universum denique me alienissimum ab errore profiteor, quo modernistae tenent in sacra traditione nihil inesse divini; aut, quod longe deterius, pantheistico sensu illud admittunt; ita ut nihil iam restet nisi nudum factum et simplex, communibus historiae factis aequandum; hominum nempe sua industria, sollertia, ingenio scholam a Christo eiusque Apostolis inchoatam per subsequentes aetates continuantium. Proinde fidem Patrum firmissime retineo et ad extremum vitae spiritum retinebo, de charismate veritatis certo. quod est, fuit eritque semper in episcopatus ab Apostolis successione; non ut id

"I further, with all due reverence, submit and with my whole mind adhere to all the condemnations, declarations, and ordinances contained in the Encyclical letter *Pascendi* and in the Decree *Lamentabili*, particularly regarding what is called the history of Dogma.

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aniel Subscribitur Mand Ex loco mensis

Iuramentum rite coram nobis emissum testamur.

Episcopus (vel Delegatus Episcopi)_ A AGANSIA

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 The document is to be kept in the safe of the diocesan curia.

ASSET STUDENT PRINT, JT. BENEDIGT & OPLEGE, ATCHINOR, KAM

APPLICATION FOR ADMISSION Immaculate Heart Seminary El Cajon, California

(Print or type all answers) Date of Date of matriculation Sept. 14, 1953 Class entered III Theol. Withdrawal State your full name____Nikliborc, Telephone No GRovehill 6-6 Robert Daniel First Middle Last 5216 South Wolcott Ave., Chicago 9, Ill. Diocese Chicago, Illinoi: Residence___ No. and street City State 4821 South Hermitage Ave., Chicago 9 Parish St. Joseph Address_ No. and street City State Rt. Rev. Stanislaus P. Cholewinski Msgr. Pastor (name and title)___ Date of Birth January 31, 1931 Place Chicago, Illinois Diocese Chicago, Illinoi: Date of Baptism February 15, 1931 4800 So. Hermitage Ave. Chicago. Church of Baptism St. Joseph ____Address_ No. and street City State Date of Confirmation May 28, 1942 Address 4800 South Hermitage, Chicago S Church of Confirmation St. Joseph No.and street City State If you were not born in the United States, state whether you are a citizen by virtue of your own naturalization or that of your father. Approximate date of your own or your father's naturalization. FAMILY RECORD Father Mother Maiden Name of Mother Magdalene Ann Zadio Francis Name of Father____ Religion of Mother. Catholic Religion of Father Catholic Dead? Deceased Yes Living?___ Living?_ Dead? Cause of death Paralytic Stroke Cause of death_ Mother's occupation if Father's occupation Asst. Yardmaster working outside the home_ American-Polish Father's descent_Polish-Swedish Mother's descent_ Country and Country and Place of birth Kasinka Mala, Place of birth Chicago, Ill. Poland, Europe None High School Attended None ___High School attended No · High School Graduate (Yes or No) No ____ High School Graduate (Yes or No)__ None. College attended None ____College attended_ NO College Graduate (Yes or No) NO College Graduate (Yes or No)

Are your parents se	parated or divor	rced?Ts	either remarrie		ity Mich?
If one parent, or h Neither	ooth, are convert	ts, state whic	h and from what	religion	
Do you live with yo	our family? Yes	If not, why	not?		
Have your parents n	eed of your fina	ancial support	<u>? No</u>		
Has any member of y	our family been	afflicted wit	h a mental disea	nse? <u>No</u>	,
Explain					
Name, location and	degree of relati	lonship of rel	atives, inclusiv	ve of aunts	and
second cousins who	are nuns Siste	er Mary Luc:	ta, C.S.S.F.	, Holy In	nocents
Convent, 1447 We		the second se			
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Name, location and who are Priests or	Rev. I	Francis U.	Nikliborc, St	. Constan	ce,
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Date of Induction		• •	. •		•		•			
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Place of Induction		 مستحدیت و جاو در میرو		· · ·		4. 		- 1		- ·
Date of Separation	······	•		·	•		•			

Place of Separation_

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Names of Catholic Chaplains you knew in the service, together with the approximate dates and places where you knew them.

<u>Place</u> Name 1.1 Date

Indicate all Dioceses in which you have resided for periods of six months or longer since your fourteenth year. Give complete account from your 14th year until present time: Length of Dates Diocese Parish School Residence From To. Chicago, Illinois St. Joseph St. Joseph 1953 Always 1931 Have you ever before sought acceptance as a seminarian of another Diocese? Yes Studied for the Chicago, Ill. Diocese for ten (10) years. Explain_ Have you ever been refused admittance to a Seminary or Community? NO If so, explain_ To what other orders, congregations or societies have you made application? None Have you ever been accepted as a student, postulant or novice of any religious community? NO Explain Have you ever bound yourself by vows, oaths, or promises, in a religious organization? NO If so, explain_ Have the required dispensations been received from Rome?_____When?__

Indicate all institutions of learning you have attended (Grammar School, High School, College, Seminary): Dates

Name of SchoolAddressCityStateFromToDate GraduatedSt. Joseph48th & PaulinaChicago 9, 1937-1943June, 1943Quigley Prep.Sem,103 East Chestnut,Chicago, 1943-1948June 9, 1948St. Mary of the LakeSem,Mundelein, Ill.1948-1953

Explain long intervals out of school, if any None

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• •	il in a secondary school or college subject for a full year? NO
What subject?	If you repeated a year, which?
Were you ever di	ismissed from school? <u>NO</u> If so, state school, location and
,	
(Secondary schoo	ol or college?)
	prizes for scholastic excellence for entire school year in
secondary school	l, college or seminary First or Second Honors each year at Quig
	egrees have you attained? <u>Bachelor of Arts (B.A.)</u> , <u>Bachelor of</u> Sacred Theology (S.T.B.). y musical education (vocal or instrumental)?None
	other than English do you speak fluently? Latin, Polish (fair)
· · ·	read fluently? Polish, Latin, Greek, (Hebrew, Spanish =fair
• ·	
Did you spend sc	ome years out of school? <u>No</u> How many years?
Where?	
Why?	
Explain	
- -	sts who would recommend you for admission to the Seminary: <u>Address</u>
Name three Pries <u>Name</u>	its who would recommend you for admission to the Seminary: <u>Address</u>
Name three Pries <u>Name</u> Rt. Rev.Msgr.	ts who would recommend you for admission to the Seminary: <u>Address</u> <u>Malachy P. Foley, Rector, St. Mary of the Lake Sem.,Mundel</u>
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William	ts who would recommend you for admission to the Seminary: <u>Address</u> <u>Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel</u> <u>Stanislaus P. Cholewinski, Pastor, St.Joseph Parish, Chica</u> J. Lisowski. St. Mary Magdalene, 84th & Marquette Ave., Chica
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond	Address <u>Address</u> <u>Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel</u> <u>Stanislaus P. Cholewinski, Pastor, St.Joseph Parish, Chica</u> J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal. S.J., St. Mary of the Lake Sem., Mundelein, Ill.
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond Rev. Stanislau	ts who would recommend you for admission to the Seminary: <u>Address</u> <u>Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel</u> <u>Stanislaus P. Cholewinski, Pastor, St.Joseph Parish, Chica</u> J. Lisowski. St. Mary Magdalene, 84th & Marquette Ave., Chica
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond Rev. Stanislan Are you able to	Address Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St.Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, 111. US Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond Rev. Desmond Are you able to seminary course?	Address Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St.Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Ill. us Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during If possible, I would like to pay after Ordination.
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond Rev. Desmond Rev. Stanislan Are you able to seminary course? In applying for,	Address Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St. Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Ill. US Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during If possible, I would like to pay after Ordination. admission to the seminary, are you free from all coaction and
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond Rev. Desmond Rev. Stanislan Are you able to seminary course? In applying for,	Address Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St.Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Ill. us Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during If possible, I would like to pay after Ordination.
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William : Rev. Desmond Rev. Stanislan Are you able to seminary course? In applying for,	Address Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St. Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Ill. US Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during If possible, I would like to pay after Ordination. admission to the seminary, are you free from all coaction and
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond Rev. Desmond Rev. Stanislan Are you able to seminary course? In applying for,	Address <u>Address</u> <u>Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel</u> <u>Stanislaus P. Cholewinski, Pastor, St. Joseph Parish, Chica</u> J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica <u>A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Til.</u> us Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during <u>If possible, I would like to pay after Ordination</u> . admission to the seminary, are you free from all coaction and rnal sources? <u>Yes, entirely free</u> .
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William . Rev. Desmond Rev. Desmond Rev. Stanislan Are you able to seminary course? In applying for,	Address Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St. Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Tll. us Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during If possible, I would like to pay after Ordination. admission to the seminary, are you free from all coaction and rnal sources? Yes, entirely free. Orders Previously Received
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Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William : Rev. Desmond Rev. Stanislan Are you able to seminary course? In applying for, duress from exte Tonsure Ostiariate Lectorate Exorcistate	Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St. Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Ill. us Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during If possible, I would like to pay after Ordination. admission to the seminary, are you free from all coaction and rnal sources? Yes, entirely free. Orders Previously Received Date Place June 14, 1953 St. Mary of the Lake Sem., Mundelein, Illin
Name three Pries <u>Name</u> Rt. Rev.Msgr. Rt. Rev.Msgr. Rev. William Rev. Desmond Rev. Stanislan Are you able to seminary course? In applying for, duress from exte Tonsure Ostiariate Lectorate Exorcistate Acolytate	Address Malachy P. Foley, Rector, St. Mary of the Lake Sem., Mundel Stanislaus P. Cholewinski, Pastor, St. Joseph Parish, Chica J. Lisowski, St. Mary Magdalene, 84th & Marquette Ave., Chica A Schmal, S.J., St. Mary of the Lake Sem., Mundelein, Tll. us Piwowar, President, Catholic League of America, Chicago, pay board and tuition, or any part of same, during If possible, I would like to pay after Ordination. admission to the seminary, are you free from all coaction and rnal sources? Yes, entirely free. Orders Previously Received Date Place June 14, 1953 St. Mary of the Lake Sem., Mundelein, Illin

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Robert Da.

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Signature of Applicant

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Date____October 3, 1953

Remarks:

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Name Nikliborc, Robert Daniel 5216 South Wolcott Ave. Address Chicago 9, Ill.

Registration

- 1. Date Sept. 14, 1953
- 2. Class Theology III
- School Immaculate Heart Seminary 3.

Testimonials

1. Baptism

a.	Date	Feb. 15, 1931		٠.
ъ.	Church	St. Joseph (Polish),	Chicago,	I11.
c.	Minister	Rev. Max Warkocki		:

- 2. Confirmation
 - May 28, 1942 a. Date
 - Church St. Joseph (Polish), Chicago, Ill. Ъ.
 - c. Minister Most Rev. William D. O'Brien, D.D.

3. Marriage of parents (names of parents)

Francis Nikliborc Magdeline Zadlo

Rev. A. A. Gawrych

July 3, 1918

- a. / Date
- b. Place
- c. Assisting priest

4.a.Pastor's recommendation

4.b.Pastor's investigation

(Sacred Heart Church (Polish) Chicago

a. Date Sept. 9, 1953

- a. Date April 23, 1954 b. Name of pastor Rt.Rev.Msgr.Cholewinski b. Name of pastor S. Cholewinski
- 5. Bishop's recommendations (Canon 993, 4° & III Plen. Balt. n. 176. II Plen. n. 180)
 - a. Diocese A Chicago St. Mary of the Lake Seminary, Mundelein, Ill. i. Date Oct. 14, 1953
 - ii. Name signed Malachias P. Foley, rector of Seminary

iii. Diocese of origin or length of residence 1948-1953

- b. Diocese B
 - i. Date

ii. Name signed

- iii. Diocese of origin or length of residence
- c. Diocese C
 - i. Date
 - ii. Name signed
 - iii. Diocese of origin or length of residence
- 6. Teachers' recommendations
 - a. Parochial school
 - i. Date
 - ii. Name signed

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	b. High School	
	i. Date	
	ii. Name signed	
	c. College A	
	🗿 1. Date	
	ii. Name signed	
	d. College B	
	i. Date	
	ii. Name signed	
	e. University	
	i. Date	
	ii. Name signed	
		ince (for an exhale stice and an unlistance)
7.	Testimoniais of religious super	iors (for ex-scholastics and ex-religious)
8.	Indult from the Holy See (for e	x-scholastics and ex-religious)
•••		
9.		s (for those who attended other seminaries)
	a. Seminary A - Quigley Prepa	ratory Seminary, Chicago - 1943-1943 (transcript al
	i. Date April 27, 195	54
••	ii. Name of rector J. W.	Schmid
·		he Lake Seminary, Mundelein, Ill. 1948-1953
	i. Date Oct. 14, 1953	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
· · ·	i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
10-	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
10.	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
10.	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor a. Year A 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
10,	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
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10.	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor a. Year A b. Year B c. Year C d. Year D e. Year E 1954 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
10,	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor a. Year A b. Year B c. Year C d. Year D 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor a. Year A b. Year B c. Year C d. Year D e. Year E 1954 f. Year F 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
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	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor a. Year A b. Year B c. Year C d. Year D e. Year E 1954 f. Year F Annual reports on scholarship a. Year A 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C Date Date Name of rector Annual testimonial of pastor Year A Year B Year C Year E 1954 f. Year F Annual reports on scholarship Year B Year B 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C Date Date Name of rector Annual testimonial of pastor Year A Year B Year E 1954 Annual reports on scholarship Year B Year B Year B 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C Date Name of rector Annual testimonial of pastor Year A Year B Year C Year F Annual reports on scholarship Year B Year B Year C Year A 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C i. Date ii. Name of rector Annual testimonial of pastor a. Year A b. Year B c. Year C d. Year F Annual reports on scholarship a. Year A b. Year B c. Year C d. Year A 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C Date Name of rector Annual testimonial of pastor Year A Year B Year C Year F Annual reports on scholarship Year B Year B Year C Year A 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also)
11.	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C Date Date Name of rector Annual testimonial of pastor Year A Year B Year C Year E 1954 Annual reports on scholarship Year B Year A Year B Year F Annual reports on scholarship Year C Year B Year C Year F 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also) .Msgr.Malachy P.Foley
	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C Date Date Name of rector Annual testimonial of pastor Year A Year B Year C Year E 1954 Annual reports on scholarship Year B Year A Year B Year F Annual reports on scholarship Year C Year B Year C Year F Annual reports on scholarship Year A Year B Year C Year B Year F Physical examinations - dates and scholarship scholarship 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also) .Msgr.Malachy P.Foley ad physicians; recommendations of latter.
11.	 i. Date Oct. 14, 1953 ii. Name of rector Rt.Rev c. Seminary C Date Date Name of rector Annual testimonial of pastor Year A Year B Year C Year E 1954 Annual reports on scholarship Year B Year A Year B Year F Annual reports on scholarship Year C Year B Year C Year F Annual reports on scholarship Year A Year B Year C Year B Year F Physical examinations - dates and scholarship scholarship 	he Lake Seminary, Mundelein, Ill. 1948-1953 (transcript also) .Msgr.Malachy P.Foley
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13. Dispensations from irregularities and impediments - dates, by whom issued, causes (irregularities ex delicto should not be specified)

14.	a b	Age	perpetual r e of candidat ual domicile	May 1, 1954 te 23	
15.	Oa	th of	·	diocese (or other evidence of adequate title)	•
16.	a.	Prio Prio	or to subdea or to Priest	n and oath against modernism aconship - date Feb. 18, 1955 thood - date (at discretion of the bishop, but faculties) May 18, 1955	
17.	Re	cord d	of prior ord	linations	·
	a.		sure		
			Date	June 14, 1952	
		ii.	Place	St. Mary of the Lake Seminary, Mundelein, Ill.	
•		iii.	Minister	Most Rev. William E. Cousins, D.D.	•
÷	·Ъ.	Osti	lariate.		•
	•	' i.	Date	May 5, 1954	
		ii.	Place	St. Joseph's Cathedral, San Diego, Calif.	
		iii.		Most Rev. Charles Francis Buddy, D.D.	
	c.	Lect	torate		
		1.	Date	May 5, 1954	
		11.	Place	St. Jcseph's Cathedral, San Diego, Calif.	
		iii.	Minister	Most Rev. Charles Francis Buddy, D.D.	
	d.	Exor	cistate		,
		1.	Date	Oct. 15, 1954	•
			Place	Immaculate Heart Seminary, El Cajon, Calif.	
•	•		Minister	Most Rev. Charles Francis Buddy, D.D.	
	е.	Acol	ythate		•
	•		Date	Oct. 15, 1954	
•			Place	Immaculate Heart Seminary, El Cajon, Calif.	•
· • •			Minister	Most Rev. Charles Francis Buddy, D.D.	
	ſ.		iaconate		
		i.		Feb. 19, 1955	•
			Place	Immaculate Heart Seminary, El Cajon, Calif.	
			Minister	Most Rev. Charles Francis Buddy, D.D.	
•	g.		onate		
		i.		April 2, 1955	•
		ii.	Place	Immaculate Heart Seminary, El Cajon, Calif.	
	•.		Minister	Most Rev. Charles Francis Buddy, D.D.	
	h.		sthood		
	•	i.	Date	May 19, 1955	
			Place	St. Joseph's Cathedral, San Diego, Calif.	
		111.	Minister	Most Rev. Charles Francis Buddy, D.D.	
• d	m -	1.4.	• • • •		
18.		SUIMON:	ies to th	he completion of the studies required by Canon 97	76 for
	a .	TOUR	ure - date a	and signature	
	ъ.	Subd	iaconate - d	date and signature Feb. 16, 1955 - Franklin F.	Hurd
	c.	Diaco	onate - date	e and signature March 29, 1955' "	· .

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Priesthood - date and signature May 4, 1955 d.

-	19.	Testimonial as to examination required before each a. Tonsure - date and signature	ordination	
•		b. Ostiariate - date and signature April 27, 1954	– Franklin F	• Hurd
•	• • * * ,•	c. Lectorate - date and signature	- 11	
		d. Exorcistate - date and signature Sept. 28, 1954	Vincentius	J. Bartuska
	-	e. Acolythate - date and signature "	· ·	II
·		f. Subdiaconate - date and signature Feb. 12, 195	5	. 17
		g. Diaconate - date and signature March 29, 19	55	11
. •		h. Priesthood - date and signature May 10, 195	5	11
	20.	Testimonial of the rector of the seminary as to the required prior to each order.	moral worthi	ness
		a. Tonsure - date	•••	
		b. Ostiariate - date April 28, 1954		
		c. Lectorate - date "	•	
•••		d. Exorcistate – date Oct. 4, 1954		
•	-	e. Acolythate - date "		
•		f. Subdiaconate - date Feb. 16, 1955		
		g. Diaconate - date Mar. 29, 1955	· · ·	
		h. Priesthood - date May 13, 1955		
· •	~ 7			
	21.	Petitions of seminarian for promotion required for		•
ĺ		a. Tonsure - date		
N		b. First minors - date April 30, 1954		
	•	c. Second minors - date Oct. 5, 1954		
		d. Subdiaconate - date Feb. 16, 1955		
		e. Diaconate - date Mar. 30, 1955		and the second second
· .		f. Priesthood - date May 15, 1955		
. •			· . · ·	• •
	22.	Declarations of freedom made under oath prior to		,
•		a. Subdiaconate - date Feb. 17, 1955		
		b. Diaconate - date Apr. 1, 1955	ŕ •	· · ·
		c. Priesthood - date May 16, 1955		• •
.•	00		• . ·	<i>·</i> .
	23.	Retreats made in preparation for ordination to	•	
		a. Tonsure - dates		
		b. Ostiariate - dates May 1 to May 5, 1954		
		c. Lectorate - dates "		••••
		d. Exorcistate - dates Oct. 3 to Oct. 7, 1954		
		e. Acolythate - dates "	· ·	
. ·		f. Subdiaconate - dates Feb. 12 to Feb. 19, 1955		
	<u>,</u>	g. Diaconate - dates March 29 to April 2, 195	5	· · ·
· ·		h. Priesthood - dates May 12 to May 19, 1955		
		i. Repeated retreats	4	
		• • • • • • • • • • • • • • • • • • • •		· · · ·
	24.	Publication of proposed ordination to	,	
-		a. Subdiaconate		
	· .	i. Date Feb. 13, 1955		· · ·
		ii. Churches St. Joseph's (Polish), Chicago		· · ·
1 1			• ـــــ و	
· ·				
		iv. Dispensation - date, signature, causes		
,	• .			
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	b. Dia				
		Date Dispensed	l ·		
		Churches			
· · ·	iii.	Method		••	
	jiv.	Dispensation - dat	e, signature, caus	es Mar.30,1955	, Charles F. Buddy
	a Ded.				insufficient time
	-	esthood Date May 8, 19	EE	· · ·	
	1. ::	Date May 8, 19 Churches St. Jose			
			ment from pulpit		· · · ·
		Dispensation - dat		es	•
• . • .			-,,		•
•	d. Publ	lications repeated -	date, churches, m	ethod and reaso	ns
05	Dimi		6 - m	4	
25.	-	rial letters issued :	lor	· · · ·	
	· .	Date		· . · · · · · · · · · · · · · · · · · ·	• .
· · ·		Bishop ordaining			
		By whom issued and	under what author	itv	
					• • • •
	b. Osti	ariate		•	· · ·
•		Date		May 3, 19	
•	ii.	Bishop ordeining	•••		Buddy, D.D.
	iii.	By whom issued and	under what author:	ity Charles F.	Buddy, D.D.
	o Toot	· • • • • •	•	•	
•	-	orate Date	•	May 3, 19	5/
		Bishop ordaining	· ·		Buddy, D.D.
		By whom issued and	under what author:		Buddy, D.D.
	d. Exor	cistate	· · · · · · · · · · · · · · · · · · ·	.*	
		Date	· ·	Oct. 14,	1954
		Bishop ordaining			Buddy, D.D.
	iii.	By whom issued and	under what author:	ity Charles F.	, Buddy, D.D.
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•		Date		Oct. 14, 1	954
•	ii.	Bishop ordaining	• 1 · · · · · · · · · · · · · · · · · ·	Charles F.	Buddy, D.D.
	· iii.	By whom issued and	under what authors		Buddy, D.D.
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	∵i.			Feb. 17,	
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	ii.				Buddy, D.D.
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	i.	Date		May 19, 19	
	ii.	Bishop ordaining	•		. Buddy, D.D.
	iii.	By whom issued and	under what authori	ty Charles F	. Buddy, D.D.
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<u>.</u>...

26. Ordination registered in diocesan register a. Tonsure 1. Page in register ii. Date b. Ostiariate i. Page in register 27 ii. Date May 5, 1954 c. Lectorate 1. Page in register 27 ii. Date May 5, 1954 Exorcistate d. i. Page in register 51 ii. Date Oct. 15, 1954 e. Acolythate i. Page in register 51 ii. Date Oct. 15, 1954 f. Subdiaconate i. Page in register 75 ii. Date Feb. 19, 1955 g. Diaconate h. Priesthood i. Page in register 99 i. Page in register 123 Apr. 2, 1955 ii. Date ii. Date May 19, 1955 . . . 27. Notice of promotion to Subdiaconate sent to pastor i. Date Feb. 21, 1955 ii. By whom issued Franklin F. Hurd, Rector iii. Causes 28. Dispensations a. From age i. Date ii. By whom issued iii. Causes b. From studies i. Date ii. By whom issued iii. Causes c. From years of study i. Date ii. By whom issued iii. Causes d. From examinations i. Date ii. By whom issued iii. Causes e. From retreats i. Date ii. By whom issued iii. Causes f. From interstices i. Date ii. By whom issued iii. Causes g. From proper canonical days for ordination i. Date ii. By whom issued iii. Causes

ROBERT DANIEL NIKLIBORC ST. MARY OF THE LAKE UNIVERSITY MUNDELEIN, ILLINOIS

Sept. 5, 1953

Rt. Rev. Msgr. Franklin F. Hurd, LL.D. Immaculate Heart Seminary El Cajon, California

Dear Monsignor:

J.M.J.

His Excellency, Bishop Charles F. Buddy, through the good graces of the Reverend Edward L. Kokoszka, has notified me of my acceptance into the Diocese of San Diego.

Monsignor Foley of St. Mary of the Lake Seminary, Mundelein, has been requested to send my necessary Academic Credits and a letter of recommendation to His Excellency, The Bishop, or to your Reverence.

According to the Seminary Catalogue, classes will begin on the fourteenth of this month. I shall report to you before then.

My home address and phone:

5216 South Wolcott Avenue Chicago 9, Illinois Grovehill 6-6745

Sincerely in Christ. but D. nikhbrer Robert D. Nikliborc Hall of Theology

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Testimonium Ordinationis

Gulielmus E. Cousins, D.D. ., gratia Dei et auctoritate Apostolicae Sedis, Archidioecesis Chicagiensis Episcopus Auxiliaris. Omnibus praesentes litteras inspecturis salutem et in Domino benedictionem. 14a Junii Notum facinus et testamur Nos, debita habita delegatione, die mensis 1952 anni Domini. , Missam in pontificalibus celebrantes in oratorio Seminarii Sanctae Mariae ad Lacum, Robertum Nickliborc Mundelein, Illinois dilectum Nobis in Christo.... Primem omnibus de iure requisitis fideliter expletis, ad ouslinemer. Tonsurem

rite, Deo iuvante, promovisse.

In quorum fidem has praesentes litteras a Rectore Seminarii subscriptas, sigilloque munitas, dari iussimus -3

Datum ex Seminario Sanctae Mariae ad Lacum, Mundelein, Illinois.

<u>Octobris</u> 1953 die 14a anni mensis

Malachy 1. Foley (Malachias P. Foley)

Rector

Canon 993 §1 Canon 1010, §2

Testimonium Ordinationis

Gulielmus E. Cousins, D.D.

., gratia Dei et auctoritate

Apostolicae Sedis, Archidioecesis Chicagiensis Episcopus Auxiliaris.

Omnibus praesentes litteras inspecturis salutem et in Domino benedictionem.

In quorum fidem has praesentes litteras a Rectore Seminarii subscriptas, sigilloque munitas, dari iussimus.

Datum ex Seminario Sanctae Mariae ad Lacum, Mundelein, Illinois.

(die 14a	mensis	Jun	ii	 anni	1952	

Malachias 1.

FORMULA IURISIURANDI PRAESTANDI AD PRIMAM TONSURAM POSTULANTIBUS

AD NORMAM CAN. 956

Ego<u>Robertus Daniel Nikliborc</u>habens simplicem domicilium, at non originem, in Dicecesi Sancti Didaci coram Domino voveo ac juro in eadem dicecesi me perpetuo manere velle.

Sic me Deus adjuvet et haec Sancta Evangelia quae menibus tango.

In quorum fidem subsigno,

Robertus Deniel Nikliboc

34 Die.

Ego infrascriptus testor coram Domino<u>Robertum Daniel Nikliborc</u> huius Seminarii Immaculati Cordis alumnum et scholae adscriptum, ad ulteriores ordines primanotoneurem candidatum, suprascriptam jurisjurandi formulam, ad

normam juris, coram me rite emisisse.

In quorum fidem subscribo,

Rector Seminarii Immaculati Cordis

El Cajon

0 Die.

SIGILLUM

OATH OF SERVICE TO DIOCESE

Ego Robertus Daniel Nikliborc

candidatus ad ordinem subdiaconatus titulo servitii dioecesis suscipiendi, ad normam iuris spondeo ac iuro me Dioecesi<u>Sancti Didaci</u>perpetuo inserviturum, sub Ordinarii praedictae Dioecesis pro tempore Auctoritate.

Sic me Deus adiuvet, et haec sancta Dei Evangelia quae manibus tango.

Robert D. Niklibore

Die septime derime, Mensis Februarii, Anni 1955.

In quorum fidem subscribo,

AH1164

Rector, Seminarii Immaculati Cordis

Excellentia Vestra:

i.e.

Per has praesentes testificor de <u>Roberto Nikliborc</u> promovendo ad Ostiaria<u>tum et Lectoratum</u> has sequentes legis praescriptiones impletas esse,

- 1. Eum ab omnibus impedimentis et irregularitatibus canonicis esse liberum;
- Ab eo studia theologica C. 976 pro (prima tonsura) pro his Ordinibus
 (C. 993, par. 2) requisita peracta esse;
- 3. Eum bonis moribus satisfecisse (C. 993, par. 3);
- 4. Felici eventu examen C. 996 requisitum sublisse;
- 5. Eum spiritualia exercitia C. 1001 praescripta peracturum esse;
- 6. Praescriptiones in Instructione Sacrae Congregationis de Sacramentis die 27a Decembris 1930 data descriptas impletas esse.

Rector, Seminarif Immaculati Cordis Mariae El Cajon in California

000065

Datum 28 Aprilis, 1954.

Vidi et approbavi die JE. mensis ., 1954.

. Episcopus Sancti Dida

Excellentia Vestra:

Per has praesentes testificor de <u>Roberto Nikliborc</u> promovendo ad Exorcistatum et Acolythatum has sequentes legis praescriptiones impletas esse,

- 1.e.
- 1. Eum ab omnibus impedimentis et irregularitatibus canonicis esse liberum;
- Ab eo studia theologica C. 976 pro (prima tonsura) pro his Ordinibus
 (C. 993, par. 2) requisita peracta esse;
- 3. Eum bonis moribus satisfecisse (C. 993, par. 3);
- 4. Felici eventu examen C. 996 requisitum subiisse;
- 5. Eum spiritualia exercitia C. 1001 praescripta peracturum esse;
- 6. Praescriptiones in Instructione Sacrae Congregationis de Sacramentis

die 27a Decembris 1930 data descriptas impletas esse.

Rector, Seminarii Immaculati Cordis Mariae El Cajon in California

Datum 4 Octobris, 1954

Vidi et approbavi

die_14_, mensis_0., 1954.

+ Longlus Alu Episcopus Sancti Didači

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Excellentia Vestra:

Ego, infrascriptus Rector Seminarii <u>Immaculati Cordis Mariae</u> testor de sequentibus necessariis ad promotionem<u>Roberti D. Nikliborc</u> ad ordinem subdiaconatus:

1. Candidatum liberum esse ab omni impedimento canonico et irregularitate,

2. Candidatum tonsuram et omnes ordines minores recepisse.

- 3. Dispensationem a ______ obtenta esse. iones obtentas esse.
- 4. Me, qua delegatum vestrum, petitionem candidati recepisse.
- 5. Candidatum feliciter peregisse studia per canonem 976 requisita.
- 6. Candidatum comprobatum esse a Rectore et Facultate huius Seminarii.
- 7. Candidatum obtinuisse litteras testimoniales requisitas.
- 8. Praescriptiones Instructionis Quam ingens quoad investigationes de idoneitaté candidati peractas esse.
- 9. Candidatum feliciter sublisse examen de ordines subdiaconatus.
- 10. Candidatum emisisse requisitam Professionem Fidei.
- 11. Candidatum emisisse declarationem juratam de libertate etc. ad normas Instructionis Quam ingens.
- 12. Candidatum praestitisse iusiruandum quod includo anti-modernisticum.
- 13. Publicationes peractas esse secundum normam per canonem 998 prescriptam.
- 14. Candidatum peracturum esse exercitia spiritualia in hoc Seminario per sex integros dies.

Datum ex aedibus Seminarii

MensisFebruarii Anni 1955

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Episcopus	Sancti	Didaci	1	

Rector

IMMACULATE HEART SEMINARY

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NIKLIBORC-BBK000068

Excellentia Vestra:

Ego, infrascriptus Rector Seminarii<u>Immaculati Cordis Mariae</u> testor de sequentibus necessariis ad promotionem<u>Roberti D. Nikliborc</u> ad ordinem diaconatus:

- 1. Candidatum liberum esse ab omni impedimento canonico et irregularitate.
- 2. Candidatum tonsuram omnes ordines minores, et subdiaconatum recepisse.

3. Dispensationem a iones

4. Me, qua delegatum vestrum, petitionem candidati recepisse.

- 5. Candidatum feliciter peregisse studia per canonem 976 requisita.
- 6. Candidatum comprobatum esse a Rectore et Facultate huius Seminarii.
- 7. Candidatum obtinuisse litteras testimoniales requisitas.
- 8. Praescriptiones Instructionis Quam ingens quoad investigationes de idoneitate candidati peractas esse.
- 9. Candidatum feliciter sublisse examen de ordines diaconatus.
- 10. Candidatum emisisse declarationem juratam de libertate etc. ad normas Instructionis Quam ingens.
- 11. Publicationes peractas esse secundum normam per canonem 998 praescriptam.
- 12. Candidatum peracturum esse exercitia spiritualia in hoc Seminario per sex integros dies.

Datum ex aedibus Seminarii

Die___29___, Mensis Martii_, Anni 1955

Vidi et approbavi martii 30 -Die 1955. mensis

Episcopus Sancti Didaci

Rector

IMMACULATE HEART SEMINARY

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NIKLIBORC-BBK000069

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Excellentia Vestra:

Ego, infrascriptus Rector Seminarii Immaculati Cordis Mariae

testor de sequentibus necessariis ad promotionem Roberti D. Nikliborc

ad ordinem presbyteratus:

- 1. Candidatum liberum esse ab omni impedimento canonico et irregularitate.
- 2. Candidatum tonsuram omnes ordines minores subdiaconatum et diaconatum recepisse.
- 3. Dispensationem a ______ obtenta esse. iones obtentas esse.
- 4. Me, qua delegatum vestrum, petitionem candidati recepisse.
- 5. Candidatum feliciter peregisse studia per canonem 976 requisita.
- 6. Candidatum comprobatum esse a Rectore et Facultate huius Seminarii.
- 7. Candidatum obtinuisse litteras testimoniales requisitas.
- 8. Praescriptiones Instructionis Quam ingens quoad investigationes de idoneitate candidati peractas esse.
- 9. Candidatum feliciter sublisse examen de ordine presbyteratus.
- 10. Candidatum emisisse requisitam, Professionem Fidei.
- 11. Candidatum emisisse declarationem juratam de libertate etc. ad normas Instructionis Quam ingens.
- 12. Candidatum praestitisse iusiruandum quod includo anti-modernisticum.
- 13. Publicationes peractas esse secundum normam per canonem 998 praescriptam.
- 14. Candidatum peracturum esse exercitia spiritualia in hoc Seminario per sex integros dies.

Datum ex aedibus Seminarii

<u>13</u>, Mensis Maii , Anni 1955. Die___

di et approbavi.

1955.

scopus Sancti Di KLIBORC-BBK00007

Rector

IMMACULATE HEART SEMINARY

IMMACULATE HEART SEMINARY EAST MADISON AVENUE POST OFFICE BOX 1118 EL CAJON, CALIFORNIA

april 30, 1954

The Treat Renevend Charles 7. Bully, D. S. Bishop of San Diego 1528 Pourth avenue San Diego, Colifornia

most Reverent and dear Bishop :

I, the undersigned, Robert Daniel Nitelibore, a student for the Diocese of San Diego, hereby humbly petition your Excellency to be promoted to the orders of Parter and Lector, if I am judged worthy. In presenting this petition to your Excellency I do so entirely of my own free and spontaneous will and am moved thereants by no consideration other than the promotion of the glory of God in the service of the Church and the salvation of

Your Excellenci's most humble servant, Robert D. Nithlitme

my own soul.

S. M. S. IMMACULATE EAST MADISON AVENUE POST OFFICE BOX 1118 EL CAJON, CALIFORNIA October 5, 1954 The most Revenue Charles F. Buddy, D. D. Bishop of San Diego, Alcala Park, San Diego, California most Revenue and dear Wishop: I the undersigned, Robert D. Niklibore, a student for the Diocese of San Diego, hereby humbly petition your Excellency to be promoted to the orders of Exposist and Acolyte, if I am judged worthy. In presenting this petition to your Excellency I do so entirely of my own free and spontaneous will and am moved thereanto by no consideration other than the promotion of the glory of God in the service of the Church and the salvation of my own soul. Your Excellencips must humble servant,

Robert D. Nithlibore

000071

J. W. J. IMMACULATE HEART SEMINARY EAST MADISON AVENUE POST OFFICE BOX 1118 EL CAJON, CALIFORNIA

February 16, 1955

The most Reverend Charles F. Buddy, D. S. Bishop of San Diego

Alcala Park San Diego, California

most Reverend and dear Bishop :

In compliance with the Instruction of the Accel Congregation of the Sacramenta of December 27, 1930, I humbly petition your Excellency to be promoted to the said Order of Subdeaconship. In presenting this petition, I solemnly declare that I am actuated by no motive of fear, either physical or moral, that I and in no way coerced by parent, relative, pastor, assistant pastor or any other agency whatsoever, but make this request of my own free and spontaneous will, and that I am fully aware of the grave obligation of perpetual clerical celibrary and the baily recitation of the Divine Office consequent upon the reception of this sacred Order.

Your Excellency's most humble servant,

Robert D. Niklibore

IMMACULATE HEART SEMINA EAST MADISON AVENUE - POST OFFICE BOX 1118 EL CAJON, CALIFORNIA

The Hest Revenend Charles F. Buddy, D. D. Bishop of San Diego aleale Park San Diego, California

host Revenend and dear Bishop :

In compliance with the Instruction of the Abered Congregation of the Sacramente of December 27, 1930, I humbly petition your Excellency to be promoted to the Sacred aler of Desconship. In presenting this petition, I solemnly declare that I am actuated by no motive of fear, either physical or moral; that I am in no way coerced by parent, relative, pastor, assistant pastor or any other agency whatsoever, but make this request of my own free and spontaneous will, and that I am fully aware of the grave obligation of perpetual clinical celibacy and the daily recitation of the Divine Office consequent upon the reception of this sacred Order.

Your Excellency's most humble servant, Rev. The. Robert D. Niklibre

march 30, 1955
J. M. J. IMMACULATE HEART SEMINARY EAST MADISON AVENUE POST OFFICE BOX 1118 EL CAJON, CALIFORNIA

May 15, 1955

The most Revnend Charles J. Buddy , D.D.

Bishop of San Diego Alcala Fack San Diego, California

most Kennend and dear Bishop :

In compliance with the Instruction of the Sacred Congregation of the Sacramenta of Secender 27, 1930, I humbly petition Your Excellency to be promoted to the Sacred Order of the Friesthood.

In presenting this petition, I solemnly declare that I am actuated by no motive of fear, either physical or moral; that I am in no way coerced by parent, relative, pastor, assistant pastor or any other agency whatsoever, but make this request of my own free and spontaneous will, and that I am fully aware of the grave obligation of perpetual clerical celibacy and the daily recitation of the Clivine Office consequent upon the reception of this Sacred ander.

Vour Excellency's most humble servant,

Rev. m. Robert D. Niklibon

Y. M. S. EAST MADISON AVENUE POST OFFICE BOX 1118 EL CAJON, CALIFORNIA

Jurisjarandi Pormula Justa Dece. A. Cong. Dace., December 27, 1930

Ego subsignature Robertus Daniel Niklibore cum petitionem Episcopo esthibuerim pro recipiendo Subdiaconatus Ordine, sacra instante Ordinatione, ac diligenter re perpensa coram des, juramento interposito, textifico in primie, nulla me coactione seu vi, nec ullo timore impelli in recipiendo eodem sacco Ordine, sed ipsum sponte exoptare, ac plena liberaque voluntate sumsem velle cum experier ac sentian a bles me esse revera vocatum. Pateor miti plene esse cognita cuncta onera ceteraque ex estem sacro Ordine dimanantia, quae aponte suscipere volo ac propono, esque liberter toto meae vitae curiculo, des opitulante, deligentissime servare constitue. Chaecipue quae caelibatur les importet clare me percipere octendo, eamque liberter explere atque integre servare usque ad extremum, Deo aljutore, firmiter status. Denique sincera file spondes jugiter me fore, ad norman Al. Canonim, obtemperaturum obsequentissime in omnibus quae mei praccipient theepositi et Ecclesiae disciplina exiget, paratum virtutum exempla praebere sire opere sine sermone, adec ut de tanti offici susceptione remunerari a dec merear. Nie spondes, sie vones, sie jurs, sie me Deus adjunet et have Sancta Evangelia quae manibus meis tango. Die septimo decimo , mensis l'ebrusini , Unno 1955 Robert D. Niklibore Furnerton ste comme me ansome toto

Frontin F. Jund BORC-BBK000076 Emmanin Jonuntati Curtis

TE HEART SEMI EL CAJON, CALIFORNIA Juriejerandi Pormula Justa Devetur A. Congr. Dace., December 27, 1930 Ego subsignature Roberture Daniel Niklibore cum petitionem Episcopo explibuerim pro recipiendo Diaconatus Ordine, sacra instante Ordinatione, ac déligenter re perpensa coram des, juraments interposits, testificor in primis, nulla me coactione seu vi, nec allo timore impelli in recipiendo codem sacro Ordine, sed ipsum sponte exoptare, ac plena liberaque vofuntate sumlem velle cum experior ac sentiam a Des me esse revera vocatum. Pateor mihi plene esse cognita cuncta onera ceteraque ex esdem sacro Viline dimanantia, quae sporte suscipere volo ac propono, laque liberter toto meae vitae curriculo, les opitulante, diligentissime servare constituo. Praccipie quae caelibatur lex importet clare me percipere ostendo, langue libertor explere atque integre servare usque ad extremum, des odjutore, firmiter status. Denique sincera file spondes jugiter me fore, al norman Al Canonum, obtemperaturum obsequentissime ils omnibus quae mei procipient trasposite et Ecclesiae disciplina exiget, paratum virtutum exempla prochere sive opere sive sermone, adec ut de tanti afficii susceptione remunerari a dec mercar. Sie spondeo, sie voneo, sie juro, sie me deus adjunet et have baneta Dei Evangelia quae manibus meis tango. Die Primo Mensie Aprilie , anno 1955. Robertua Daniel Niklibore Frank : I -

Fromanin F. Hund And BORGADBISDOOTT Immentati Cordis Marine

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CULATE HEART SEMIN East Madison Avenue Post office Box 1118 El Cajon, California

y.m. y.

Jurisjurendi Pormula Justa Cleer. D. Cong. A., December 27, 1930

Ego subsignature Koberture Daniel Niklihon cum petitionen Episcopo explibuarion pro recipiendo Presbyterature Ordine, sacra instante Vidinatione, ac diligenter re perpensa coram Des, juramento interposito, testificor in primis, nulla me coactione seu vi, nec allo timore impelli in recipiendo codem sacro Urdine, sed ipsum sponte exoptore, ac plena liberaque voluntate sumdem velle cum experiar ac sentiam a les me esse revera vocation. Pateor mili plene esse cognita cuncta onera ceteraque ex esdem sacro Vidine dimanantia, quae sponte suscipere valo ac propono, eaque liberter toto meae vitae curriculo, des opitulante, deligentissime servare constitus. Graccipue quae caelibatus les importet clare me percipere astendo, camque libertor explore atque integre service usque ad extremum, Des adjutore, firmiter status. Denique sincera file spondes jugiter me fore, ad norman At Canoning obtemperaturum obsequentissime ils omnibus que mei praecipient traspositi et Ecclesiae disciplina exiget, paratum vistutum exempla prachere sire opere sine permone, ades ut tante afficie susceptione remunararie a Des

Aic sponder, sie voves, sie juro, sie me bleus adjunet et hoer Paneta Dei Errangelia quae manibus meis tango. Die Setto Recimo mensio maje Anno 1955. Adutur Daniel Niklibra

Juamenta rite coran me emission testor

NIKLIBORC-BEK000078 at C. A

November 2, 1977

Rev. Robert D. Nikliborc 621 Sicard Street San Diego, California 92138

Dear Bob:

I am pleased to grant you permission to attend the Continuing Theological Institute at the North American College in Rome for the Fall Session of 1978.

I know that you will enjoy the Institute and it will be of great benefit in the renewal of your priestly life.

With all good wishes, I am

Sincerely yours in Christ,

+Leo T. Maher Bishop of San Diego

LTM:eac

ST. ANNE CATHOLIC CHURCH 621 SICARD STREET SAN DIEGO, CALIF. 92113 PHONE: 239-8253



October 25, 1977

Most Reverend Leo T. Maher, D.D. Bishop of San Diego San Diego, California 92138

Dear Bishop:

How are you? We pray for your health and well-being and think of you often.

Sometime ago, Bo Cooney sent me an application for the Continuing Theological Institute at the North American College in Rome for the Fall Session of 1978. I was on that waiting list since 1973 and I am now scheduled to attend the Institute with our mutual friend, Ed Flynn of Munich. It should be an interesting Institute in light of the progress made within the Church since Vatican II.

In the note with the application, Bo informs me that we also receive a letter from you. Would you please send me such letter at your earliest convenience?

Thank you for giving us this opportunity to gain both spiritually and pastorally. I was surprised to hear from many of my priests friends in Chicago that they are not so fortunate, and consequently your efforts on our behalf are more appreciated.

With personal best wishes, I am,

Fraternally in Christ,

Rev.Robert D. Nikliborc



No. 1123/76

This No. Should Be Prefixed to the Answer

Most Reverend Leo T. Maher Bishop of San Diego PO Box 80428 San Diego, CA 92138

Dear Bishop Maher:

Please know of my sincere appreciation for your kind and very helpful letter of April 9, 1976, relative to Father Robert D. Nikliborc and the Parish of St. Anne in San Diego.

Kindly find enclosed a copy of the letter which I have addressed to the Board of St. Anne Parish, which initiated this current correspondence.

I can very much appreciate the pressure and difficulty which this case presents. I realize that you will have to do something. My only suggestion is that you try to avoid as much harmful publicity for the Church as is possible. I will remember you in my prayers as you work out this delicate question.

With the very kindest of personal regards, I remain

Sincerely yours in Christ,

+ Tean Tradet

Apostolic Delegate



3339 MASSACHUSETTS AVENUE WASHINGTON, D. C. 20008

April 19, 1976

IITED STATES OF AMERICA

No. 1123/76

No. Should Bc Prefixed to the Answer

Mr. Jose Antonio Jacoste President of the Executive Board St. Anne Catholic Church 621 Sicard Street San Diego, CA 92113

Dear Mr. Jacoste and Associates:

Thank you for the kind letter of April 9, 1976.

I am pleased to inform you that I have had the opportunity to study the questions which you presented in your letter of April 1. It is totally apparent to me that Bishop Maher has only the best interests in mind relative to any action he will take or has taken in regard to St. Anne's Parish.

The welfare of the Parish will be best served by closely adhering to the directives of the Bishop in this matter.

With every good wish, I remain

Sincerely yours in Christ,

000081

Apostolic Delegate

April 9, 1976

No. 1123/76

Most Reverend Jean Jadot Apostolic Delegate 3339 Massachusetts Avenue, N.W. Washington, D. C. 20005

Your Excellency:

In reference to the complaints of a group of parishioners from St. Anne Parish, San Diego, first of all they are not a parish council nor do they represent the parish. They are a group of personal friends of the pastor, some not even from the parish. It could be they represent the pastor or better still, they front for him. There are about twelve of them. The pastor has been able to brainwash them. He is a genius at manipulating people and more unfortunate than that, trains them to act as he does. They become vindictive and vicious, most unchristian. His technique is to attack to put the other person on the defensive. This body did not exist until a group of parishioners complained against him.

These were the complaints against him: that there was no accounting of the parish funds from raffles and bazaars amounting to over seven thousand a year; secondly, the pastor's relationship with his secretary was scandalous; thirdly, he was away from the parish too much.

I called him in and directed that he dismiss his secretary, and to disassociate himself from her. I had requested this on other occasions since this relationship has been scandalous for many years. I then appointed a committee of priests from the Senate, the Personnel Board, the Canon Law Department, and our bookkeeper to interview the parishioners. They have tapes of the interviews. I also requested all parish account books. The books did not show any monies from raffles or bazaars even though his parish bulletin acknowledges a bazaar which collected seven thousand dollars.

When questioned, he had no immediate answer; then he conjures up the story that he gave the monies to the parish societies. So I asked for their books but they never produced them. Lately he did present a few pages of some account we cannot verify showing parish monies for the purchase of a piece of property he had no permission to purchase. It was seem it was purchased in his personal name under the title of the Holy Name Society.

Most Reverend Jean Jadot

April 9, 1976 Page Two

Even though he promised to dismiss the second he persuaded the group of so-called parish council that seems to bow to his every wish, to hire the second as their secretary; so she continues to work at the rectory, and it is a scandal to the people and to the other priests of the diocese. I am enclosing a copy of a letter written to the pastor, Father Robert Nikliborc, which explains my views, and I believe the views of all the clergy of the Diocese of San Diego.

In my last interview, I asked him to move from this area and to disassociate himself from **Constitution**, but he refused to move from here. If he is relieved from his priestly duties, it will cause a tremendous amount of publicity and bring up all the scandal of Boys Town, which is partially presented in the book, <u>Indict and Convict</u>, by Bill Davidson. I would refer you to pages 67 to 72 about Father Nikliborc - Rand, and pages 161 etc. about Father Nikliborc and **Convict**.

It would seem he not only in the past lived a double life but continues to do so. It would seem he has a dual personality, has charm and a most pleasing personality, and can easily win people over to his views. But if one does not agree, he is really vicious, very vindictive. He has threatened to go on television and belittle Bishop Chavez' family and to tell all the faults of priests that he knows, and it is not beyond him to make some up. I can say in all honesty he is a liar and a very dishonest person.

There seems to be a mental problem here but he is so clever and lives on intrigue that no one can help him. Even the IRS could not prove much on him even though he served a prison sentence.

From my experience with him, I do not believe he should be allowed to function as a priest. Since it seems that circumstances are becoming uncontrollable and there is terrible tension in the parish for he attacks every parishioner who complains against him and they are living in fear of him, some action should be taken.

The only suggestion I have is that the group who presented their views should be told to obey the Bishop of the Diocese and so should their pastor. If you have any advice in this matter, I would welcome it.

Sincerely in Christ,

+Leo T. Maher Bishop of San Diego

April 12, 1976

Rev. Robert D. Nikliborc St. Anne Church 621 Sicard Street San Diego, Calif. 92113

Dear Father Nikliborc:

I am writing this letter to place you under obedience to sever your relationship with **Sever** This relationship has had a long history that is very questionable and scandalous. This scandal is not only among the parishioners who are complaining but among our clergy. The question is what hold does this woman have on you?

Because of the past circumstances and the present, **Sector of Sector** is not to attend Mass at St. Anne Church or to visit or work in the rectory as your secretary, or as the secretary of your 'so-called Council. Nor are you to associate with her socially or travel with her or to have her visit the home in Palm Springs, which I believe belongs to "American Boys Ranch". If you say you cannot control her or the so-called Council, you are to request a transfer.

This is a very serious matter and I intend to take action if you do not comply with these directives. I have been most patient with you and encouraged you to be a good priest and have used every possible means to instruct you in priestly duties and obligations. Yet you continue to exhibit unpriestly conduct, not only conduct unbecoming to a priest, but even a Christian. You are vindictive and dishonest and whenever you experience dishonesty in an adult, there is always something far more serious in their lives.

I hope you will see the seriousness of this matter and follow these directives.

Sincerely yours in Christ,

. G

+Leo T. Maher Bishop of San Diego



3339 MASSACHUSETTS AVENUE WASHINGTON, D.C. 20008

April 5, 1976

UNITED STATES OF AMERICA

No. <u>1123/76</u>

I remain

Confidential

This No. Should Be Prefixed to the Answer

Most Reverend Leo T. Maher Bishop of San Diego PO Box 80428 San Diego, CA 92138

Dear Bishop Maher:

Recently, I received two letters from the Executive Board of St. Ann's Catholic Church in San Diego. The letters were concerned about the situation of Father Robert D. Nikilborc. Naturally, this group expressed strong support for Father.

Before replying to the correspondents and calling to mind our conversation of this past February on this subject, I would very much appreciate your current assessment of the matter. It would also be helpful to learn of your suggestions as to a possible response to these peoples so that our replies would be consistent.

Please know of my appreciation for your consideration of this request.

With the kindest of personal regards,

Sincerely yours in Christ,

+ Jean Vadot

Apostolic Delegate

000085

NIKLIBORC-BBK000086

DIOCUSAN OFFICE FOR APOSTOLIC MINISTRY / ALCALA PARK

Post Office Dix 00428

SAN DIEGO, CALIFORNIA 92130

714.298.7711

December 15, 1975

Rev. Robert Nikliborc St. Anne Church 621 Sicard Street San Diego, California 92113

Dear Father Nikliborc:

On two different occasions, I have requested you to bring the financial books of the parish organizations and societies to the Diocesan Office. You have not complied with my request.

These books are to be in the Diocesan Office by 5 p.m. Wednesday, December 17th. I want all financial books, bank statements and cancelled checks of all accounts since you were assigned to the parish of St. Anne's. I also want the deed on the parish property that you are purchasing without my permission.

When Mrs. Elizabeth Beira, the Diocesan Accountant, has done an audit on the books, and given me a report, I will be very happy to meet with a committee from your parish representing both sides.

I trust that you will give this matter your serious attention.

With every best wish, I remain,

Sincerely yours in Christ,

000086

+Leo T. Maher Biahop of San Diego



St. Joseph's Rectory

J.M.J

BIG BEAR LAKE, CALIFORNIA

October 25, 1955

The Most Reverend Charles F. Buddy, D.D. Bishop of San Diego Alcala Park San Diego, California

Your Excellency:

May I humbly kneel before your Excellency and may I take this opportunity not only to renew my sincere apology, but also to express my overwhelming gratitude to your Excellency for your paternal kindness, and Christlike patience in understanding the difficulty which I caused by my disobedience.

Only a Shepherd-Priest such as yourself, Your Excellency, could put aside all the many problems of the hour, and be so concerned over the reputation of one of your youngest priests who, having no malice or evil intention in his heart, has learned, please God, what kind of attitude should be taken toward the world.

I have accepted your fatherly advice, and would also like to mention that my stay at St. Boniface's and here at St. Joseph's has been restful and thought-full. I have also executed any duties to the best of my ability in the absence of Father O'Callaghan, who has been most gracious.

With every best wish and prayer for Your Excellency, I remain,

Gratefully and obediently yours in Christ,

Kohert D. Nikli

(Rev.) Robert D. Nikliborc

000087

. C.C.-

CONFIDENTIAL FILE

NIKLIBORC-BBK000089

. . .

. . .

CONFIDENTIAL FILE (000088-140)

AS KEPT IN THE REGULAR COURSE BY

ROMAN CATHOLIC BISHOP OF SAN DIEGO, A CORPORATION SOLE

SUPERIOR COURT UF CALIFORNIA, COUNTY OF SAM EGO

220 W. Broadway San Diego, CA 92101

TO: ANTHONY M DEMARCO (P) DAVID E DRIVON (P)

FILE COPY

JOHNNY G GIC823522 Case No.: Plaintiff(s)

DOE 1

Defendant(s)

NOTICE OF CASE ASSIGNMENT

Judge: P Department: 619-531-3960 Phone:

JOHN S. EINHORN

COMPLAINT FILED 12/30/03

IT IS THE DUTY OF EACH PLAINTIFF (AND CROSS-COMPLAINANT) TO SERVE A COPY OF THIS NOTICE WITH THE COMPLAINT (AND CROSS-COMPLAINT).

ALL COUNSEL WILL BE EXPECTED TO BE FAMILIAR WITH SUPERIOR COURT RULES WHICH HAVE BEEN PUBLISHED AS DIVISION II, AND WILL BE STRICTLY ENFORCED.

TIME STANDARDS: The following timeframes apply to general civil cases and must be adhered to unless you have requested and been granted an extension of time. General civil consists of all cases except: Small claims appeals, petitions, and unlawful detainers.

COMPLAINTS: Complaints must be served on all named defendants, and a CERTIFICATE OF SERVICE (SDSC CIV-345) filed within 60 days of filing. This is a mandatory document and may not be substituted by the filing of any other document. (Rule 2.5)

DEFENDANT'S APPEARANCE: Defendant must generally appear within 30 days of service of the complaint. (Plaintiff may stipulate to no more than a 15 day extension which must be in writing and filed with the Court.) (Rule 2.6)

DEFAULT: If the defendant has not generally appeared and no extension has been granted, the plaintiff must request default within 45 days of the filing of the Certificate of Service. (Rule 2.7)

THE COURT ENCOURAGES YOU TO CONSIDER UTILIZING VARIOUS ALTERNATIVES TO LITIGATION, INCLUDING MEDIATION AND ARBITRATION, PRIOR TO THE CASE MANAGEMENT CONFERENCE. MEDIATION SERVICES ARE AVAILABLE UNDER THE DISPUTE RESOLUTION PROGRAMS ACT AND OTHER PROVIDERS. SEE ADR INFORMATION PACKET AND STIPULATION.

YOU MAY ALSO BE ORDERED TO PARTICIPATE IN ARBITRATION PURSUANT TO CCP 1141.10 AT THE CASE MANAGEMENT CONFERENCE. THE FEE FOR THESE SERVICES WILL BE PAID BY THE COURT IF ALL PARTIES HAVE APPEARED IN THE CASE AND THE COURT ORDERS THE CASE TO TO ARBITRATION PURSUANT TO CCP 1141.10. THE CASE MANAGEMENT CONFERENCE WILL BE CANCELLED IF YOU FILE FORM SDSC CIV-359 PRIOR TO THAT HEARING.

ALSO SEE THE ATTACHED NOTICE TO LITIGANTS.

CERTIFICATE OF SERVICE

I certify that; I am not a party to the above-entitled case; on the date shown below, I served this notice on the SAN DIEGO parties shown by personally handing it to the attorney or their personal representative at California.

DATED: 12/31/03

BY: CLERK OF THE SUPERIOR COURT

n80083

NIRFIBURZ-BBKOMIA91

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

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NUMBER	8235	522	COMPLAINT DA			HEARING TIN 10.30 a		F I L	
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	ot R	epa	tid	•. •	·	CSR	! #	By: C. VASUL	
PLAINTIFF/PETI	TIONER			:	DEFENDA	NT/RESPONDI	ENT		
Johnny ATTORNEY FOR/P	G.	ETITIONE) OC	FOR DEFEN	NDANT /RESPO	NDENT	
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The above matt	er came or	for hea	ing with the	below appear	ances for:				· · · · · · · · · · · · · · · · · · ·
			• •	Order		÷		· .	
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THIS MATTER HAN	VING COME	BEFORE TH	E COURT THIS	DATE, THE COL	JRT ORDERS:				
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PREVAILING P OTHER	ARTY TO PR	REPARE AN	D FILE FORMAL	ORDER PURSUA	NT TO CRC 3	91.			
This c and ul shall b	timately be filed in	transfer	red to Los.	Angeles und	ler a JCCF	P Coordin	ation Ord	uperior Cour er. This case the Presiding	;
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DEC 3 0 2003

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JUDGE/COMMISSIONER OF THE SUPERIOR COURT

MOT-MINUTES/ORDER OF THE COURT

RICHARD E. L. STRAUSS

NIKLABORGLBBK000092-98)

3	·. · · · · · · · · · · · · · · · · · ·
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101-3814 HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101-3827 KAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101-3294 MADGE BRADLEY BLDG., 1409 4TH AVE., SAN DIEGO, CA 92101-3105 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92083-6643 COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020-3941 RAMONA BRANCH, 1428 MONTECITO RD., RAMONA, CA 92065-5200 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910-5649 JUVENILE COURT, 2851 MEADOW LARK DRIVE, SAN DIEGO, CA 92123-2792 JUVENILE COURT, 325 S. MELROSE DR., SUITE 310; VISTA, CA 92082-6634	FOR COURT USE ONLY FIL CI- DEC 3 7 (3
PLAINTIFF(S)/PETITIONER(S) D PEOPLE OF THE STATE OF CALIFORNIA	an Contractor security
DEFENDANT(S)/RESPONDENT(S) DEFENDANT DOE 1, et al	
NOTICE OF SEALED DOCUMENT	CASE NUMBER GIC 823522

The documents described below were ordered sealed on <u>12-30-03</u>, by the Honorable <u>RICHARD E.L. STRAUSS</u>, sitting in Dept. <u>P</u>, and are not to be opened or transcribed for any purpose absent an appropriate court order.

The Clerk of the Superior Court and deputies are authorized access to the documents contained herein in order to conduct routine court transactions.

Hearing Date: Type of Hearing:		Reporter:		Marsden	D PC 987.9
Identification of Contents:	· · ·				-
Court Reporter's Notes		•	•	· •	
Declaration and Order re Fu	nds Pursuant to PC	C 987.9		. , ·	
Confidential Records					

Other: CERTIFICATES OF MERIT



000090

C. VASQUEZ Superior Court Clerk

••		
1 2	Raymond P. Boucher, SBN 115364 Anthony M. De Marco, SBN 189153 Kiesel Boucher & Larson LLP	F I Clerk
3	8648 Wilshire Boulevard Beverly Hills, California 90211-2910	DEC 3 3 Louis
4	Telephone: 310/854.4444 Facsimile: 310/854.0812	By: U. Wiskurk Denuty
5	Laurence E. Drivon, SBN 46660 David E. Drivon, SBN 158360	
. 6	Drivon & Tabak 215 N. San Joaquin Street	
7 8	Stockton, California 95202 Telephone: 209/466.0982 Facsimile: 209/463.7668	• • • • • • • • • • • • • • • • • • •
9		
10	SUPERIOR COURT OF THE	
11	FOR THE COUNTY	
12	FOR THE COUNTY	
13	JOHNNY G., Individually;	Case Number: GIC 823522
14	Plaintiff,	ORDER ALLOWING FOR SERVICE
15	$(\mathbf{x}_{1}, \mathbf{y}_{2}, y$	OF THE COMPLAINT
16	DEFENDANT DOE 1; DEFENDANT DOE	Pursuant to Code of Civil Procedure Section 340.1. Conditionally submitted
18	2; DEFENDANT DOE 3; and DOES 4) through 1000 inclusive)	under seal pursuant to California Rules of Court Rule 243.2
19) Defendants.	
20	; ;	
21	6	
22		
23	Having reviewed the Certificates of Me	rit, the Court finds good cause pursuant to
24	California Code of Civil Procedure Section 34	0.1 to allow service of the complaint.
25		N A
26	It is so ordered.	U/AI
27		Alles To
28	Dated: 12-30-03 By:_	Honorable Johns S. Einhorn Judge of the Superior Court RICHARD E. L. STRAUSS
		ORDER ALLOWING SERVICE OF COMPLAINT
NIKLIBQ	RC-BBK000094	ONDER ADIO INTO SERVICE OF COMPERING

			•		• •	• • •	
				*	•		
1	Raymond P. Boucher, S	BN 115364	-			•••••	
2	Anthony [®] M. De Marco, SE Kiesel Boucher & Larson	3N 189153 LLP	•		Fι	1	
3	8648 Wilshire Boulevard Beverly Hills, California 9 Telephone: 310/854.4444	0211-2910		· · ·	Clarkerse	. :	
4	Facsimile: 310/854.0812	r .				3 j Zing	
5.	Laurence E. Drivon, SBN David E. Drivon, SBN 158	46660 3360		· · · ·	By: C. VA.	Score Damby	
6	Drivon & Tabak 215 N. San Joaquin Stree	ət				·	
7	Stockton, California 9520 Telephone: 209/466.0982 Facsimile: 209/463.7668	2					
9	1 4000000000000000000000000000000000000		•	· · ·			
10							
11	SUPERI	FOR THE COUL		STATE OF CALIF	ORINIA		
12			NIIV.	JF SAN DIEGO		:	
. 13	JOHNNY G., Individually;)	Case Number:	GIC	823522	
14	Plaintiff,)	ORDER ALLOW			·
15 16	v.),	NAMING OF PL/ COMPLAINT	AINTIFF		
17	DEFENDANT DOE 1; DE			Pursuant to Code			
18	2; DEFENDANT DOE 3; through 1000 inclusive	and DUES 4)	Section 340.1. C under seal pursu	ant to Ca		
19	Defendants	•)	of Court Rule 24:	3.2	• *	
20)	•			
21					•		
22		·		• •		•	
23	The Court, having		Parte	e Application, find	s good c	ause for the	
24 25	naming of Plaintiff fictitiou	isly.					
25				DA			
20	It is so ordered.			MAT			
28	Dated: 12-30-03	F	Зу:	My Mes	13	e	
				Honorable Johns Judge of the Sup			0892
						L. STRAUSS	
		ORDE	R ALI	OWING FICTITIOU			
	RC-BBK000095				•••••		

1 2 3 4	Raymond P. Boucher, SBN 115364 Anthony M. De Marco, SBN 189153 Kiesel Boucher & Larson LLP 8648 Wilshire Boulevard Beverly Hills, California 90211-2910 Telephone: 310/854.4444 Facsimile: 310/854.0812	DED 3 0 2003
5 6 7	Laurence E. Drivon, SBN 46660 David E. Drivon, SBN 158360 Drivon & Tabak 215 N. San Joaquin Street Stockton, California 95202 Telephone: 209/466.0982	
8	Telephone: 209/466.0982 Facsimile: 209/463.7668	
9		
10	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
• 11	FOR THE COUNT	
12		
13	JOHNNY G., Individually;	Case Number: GIC 823522
14) Plaintiff,	-APPLICATION FOR AN ORDER
15 16	, v.)	ALLOWING THE FICTITIOUS NAMING OF PLAINTIFF
10	DEFENDANT DOE 1; DEFENDANT DOE	Pursuant to Code of Civil Procedure
18	2; DEFENDANT DOE 3; and DOES 4) through 1000 inclusive	Section 340.1. Conditionally submitted under seal pursuant to California Rules
19) Defendants.	of Court Rule 243.2
20		
21		
22		
23	The Plaintiff applies ex parte to the Co	ourt, for an order allowing him to be named
24	in the complaint as JOHNNY G. Plaintiff req	
25	case arises from childhood sexual abuse per	
26		
27	Dated: <u>12/29/03</u> By:	To
28	Interfection and a second seco	Anthony M. De Marco SBN 189153 KIESEL, BOUCHER & LARSON LLP
		000093
NIKLIBO	APPLICATION FOR ORDER A RC-BBK000096	LLOWING FICTITIOUS NAMING OF PLAINTIFF

•		
. 1	Raymond P. Boucher, SBN 115364	· .
2	Anthony [®] M. De Marco, SBN 189153 Kiesel Boucher & Larson LLP 8648 Wilshire Boulevard	-
3	Beverly Hills, California 90211-2910 Telephone: 310/854.4444 Facsimile: 310/854.0812	•
5	Laurence E. Drivon, SBN 46660 By, Deputy	
6	David E. Drivon, SBN 158360 Drivon & Tabak 215 N. San Joaquin Street	
· 7 8	Stockton, California 95202 Telephone: 209/466.0982 Facsimile: 209/463.7668	
· 9		
10	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
11	FOR THE COUNTY OF SAN DIEGO	
13	JOHNNY G., Individually;) Case Number: GIC 823522	•
14) Plaintiff,	
15) REVIEW OF PLAINTIFFS v.) CERTIFICATES OF MERIT	
16 17	DEFENDANT DOE 1; DEFENDANT DOE) Pursuant to Code of Civil Procedure 2; DEFENDANT DOE 3; and DOES 4) Section 340.1. Conditionally submitted	
18	through 1000 inclusive j under seal pursuant to California Rules j of Court Rule 243.2	
19 20	Defendants.	
20	//	
22		
23	This case is filed on behalf of plaintiff JOHNNY G. who is an adult survivor of childhood	
24	sexual abuse perpetrated by an employee of Defendant Does 1 through 3.	
25	This brief is submitted by Plaintiffs to assist the Court in understanding the	
26	statutory requirements for filing and serving the complaint in this matter on Defendants.	
27	Specifically, Code of Civil Procedure, Section 340.1 requires Plaintiff, at the time of the	
• 28	filing of the complaint, to file certificates of merit for each defendant. Thereafter, before	
	Plaintiff may serve the complaint upon the Defendants, the Court must review the	0000
	certificates of merit, and based thereon issue an order allowing for service of process.	0009
NIKLIB	APPLICATION FOR REVIEW OF CERTIFICATES OF MERIT PRC-BBK000097	

The Court is required to review the certificates of merit in camera. The Court must be satisfied, based solely on the certificates of merit, that there is a reasonable and meritorious cause for the filing of the action.

I.

CERTIFICATES OF MERIT

Regarding the requirement of the filing of Certificates of Merit, Code of Civil

<u>Procedure</u>, Section 340.1, in pertinent part, states the following:

(e) Every plaintiff 26 years of age or older at the time the action is filed shall file certificates of merit as specified in subdivision (f)

(f) Certificates of merit shall be executed by the attorney for the plaintiff and by a licensed mental health practitioner selected by the plaintiff declaring, respectively, as follows, setting forth the facts which support the declaration:

(1) That the attorney has reviewed the facts of the case, that the attorney has consulted with at least one mental health practitioner who is licensed to practice and practices in this state and who the attorney reasonably believes is knowledgeable of the relevant facts and issues involved in the particular action, and that the attorney has concluded on the basis of that review and consultation that there is reasonable and meritorious cause for the filing of the action. The person consulted may not be a party to the litigation.

(2) That the mental health practitioner consulted is licensed to practice and practices in this state and is not a party to the action, that the practitioner is not treating and has not treated the plaintiff, and that the practitioner has interviewed the plaintiff and is knowledgeable of the relevant facts and issues involved in the particular action, and has concluded, on the basis of his or her knowledge of the facts and issues, that in his or her professional opinion there is a reasonable basis to believe that the plaintiff had been subject to childhood sexual abuse.

(g) Where certificates are required pursuant to subdivision (e), the attorney for the plaintiff shall execute a separate certificate of merit for each defendant named in the complaint.

(h) In any action subject to subdivision (e), no defendant may be served, nor shall the duty to serve a defendant with process attach, until the court has reviewed the certificates of merit filed pursuant to subdivision (f) with respect to that defendant, and has found, in camera, based solely on those

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APPLICAT²ON FOR REVIEW OF CERTIFICATES OF MERIT

certificates of merit, that there is reasonable and meritorious cause for the filing of the action against that defendant. At that time, the duty to serve that defendant with process shall attach.

(I) A violation of this section may constitute unprofessional conduct and may be the grounds for discipline against the attorney.

(j) The failure to file certificates in accordance with this section shall be grounds for a demurrer pursuant to Section 430.10 or a motion to strike pursuant to Section 435.

(o) Upon the favorable conclusion of the litigation with respect to any defendant for whom a certificate of merit was filed or for whom a certificate of merit should have been filed pursuant to this section, the court may, upon the motion of a party or upon the court's own motion, verify compliance with this section by requiring the attorney for the plaintiff who was required by subdivision (f) to execute the certificate to reveal the name, address, and telephone number of the person or persons consulted with pursuant to subdivision (f) that were relied upon by the attorney in preparation of the certificate of merit. The name, address, and telephone number shall be disclosed to the trial judge in camera and in the absence of the moving party. If the court finds there has been a failure to comply with this section, the court may order a party, a party's attorney, or both, to pay any reasonable expenses, including attorney's fees, incurred by the defendant for whom a certificate of merit should have been filed.

As required by C.C.P 340.1, Plaintiff has filed certificates of merit together with the complaint. The certificates of merit, are executed by Plaintiff's attorney and are accompanied by a declaration in support thereof of a licensed health care practitioner

pursuant to (C.C.P. 340.1 Sections (f) (1) and (f) (2) Supra).

Plaintiffs respectfully requests the Court review the Certificates of Merit in camera and make the determination that there is reasonable and meritorious cause for the filing

25 of the action against Defendants.

NIKLIBORC-BBK000099

APPLICABION FOR REVIEW OF CERTIFICATES OF MERIT

H.

 Section 340.1. Thus, all of the procedural prerequisites for filing and serving complaint have been met. Therefore, Plaintiffs respectfully request the Cou Plaintiffs' Application for Order Allowing For Service of the Complaint, therea for service of the Complaint to be perfected. KIESEL BOUCHER & LARSON, LI Dated: December 19, 2003 		CONCLUSION
 Section 340.1. Thus, all of the procedural prerequisites for filing and serving complaint have been met. Therefore, Plaintiffs respectfully request the Courplaint for Order Allowing For Service of the Complaint, therefore, Plaintiffs' Application for Order Allowing For Service of the Complaint, therefore, provide of the Complaint to be perfected. KIESEL BOUCHER & LARSON, LI Dated: December 19, 2003 Brite State (Complete State) Dated: December 19, 2003 Brite State (Complete State) Dated: December 19, 2003 Brite State (Complete State) Laurence E. Drivon, SBN 46660 David E. Drivon, SBN 458360 DRIVON & TABAK Stockton, California 95202 		Plaintiffs have complied with all of the provisions of Code of Civil Procedure,
 Plaintiffs' Application for Order Allowing For Service of the Complaint, therefore for service of the Complaint to be perfected. KIESEL BOUCHER & LARSON, LI Dated: December 19, 2003 Briteria Batteria Batteria<!--</th--><td>· </td><td>Section 340.1. Thus, all of the procedural prerequisites for filing and serving the</td>	·	Section 340.1. Thus, all of the procedural prerequisites for filing and serving the
 Plaintins' Application for Order Allowing For Service of the Complaint, therefore for service of the Complaint to be perfected. KIESEL BOUCHER & LARSON, LI Dated: December 19, 2003 By: Content of the Complaint to be perfected. By: Content of the Complaint to be perfected. Dated: December 19, 2003 By: Content of the Complaint to be perfected. By: Content of the Complaint to be perfected. Dated: December 19, 2003 By: Content of the Complaint to be perfected. By: Content of the Complaint to be perfected. By: Content of the Complaint to be perfected. Dated: December 19, 2003 By: Content of the Complaint to be perfected. By: Content of the Complete to the Compl	6 c	omplaint have been met. Therefore, Plaintiffs respectfully request the Court approve
 for service of the Complaint to be perfected. KIESEL BOUCHER & LARSON, LI Dated: December 19, 2003 Brite Service of P. Boucher, SBN 11536 Anthony M. De Marco, SBN 189151 KIESEL, BOUCHER & LARSON LI 8648 Wilshire Boulevard Beverly Hills, California 90211-2910 Laurence E. Drivon, SBN 46660 David E. Drivon, SBN 158360 DRIVON & TABAK 215 North San Joaquin Street Stockton, California 95202 	7 P	Plaintiffs' Application for Order Allowing For Service of the Complaint, therefore allowing
 10 11 12 13 14 15 15 16 17 18 19 19 10 11 12 12 13 14 15 15 16 16 17 18 19 10 11 12 12 13 14 15 16 17 18 19 10 10 11 12 13 14 15 16 17 18 19 10 10 11 12 13 14 15 16 17 18 19 10 10 11 12 13 14 15 15 16 17 18 19 10 10 11 12 13 14 14 15 15 16 17 18 19 10 10 11 12 14 15 15 16 17 16 17 18 19 10 14 15 16 17 18 19 19 10 10 11 12 14 15 15 16 16 17 18 19 19 10 10 11 12 14 15 15 16 16 17 18 18 19 19 10 10 11 12 14 15 15 16 17 18 19 19 10 10 11 12 14 15 16 17 18 18 19 19 10 10 11 12 14 15 16 16 16 16 16 17 18 18 18 <	fc	or service of the Complaint to be perfected.
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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name,		FOR COURT USE ONLY
RAYMOND P. BOUCHER (CS	•	
KIESEL, BOUCHER & LARSO	N LLP	
8648 Wilshire Boulevard		FILED
Beverly Hills, California 90211-	2010	Clerk of the Superior Court
TELEPHONE NO.: (310) 854-4444	FAX NO.: (310) 854-0812	
ATTORNEY FOR (Name): Plaintiffs		DEC 3 0 2003
INSERT NAME OF COURT, JUDICIAL DISTRICT, AND E	RANCH COURT, IF ANY:	
SAN DIEGO SUPERIOR COUR		Der
		By, Deputy
CASE NAME:		
JOHNNY G., Individually, v. DE	FENDANT DOE 1. et al.	
	Complex Case Designation	CASE NUMBER:
CIVIL CASE COVER SHEET		GIC
Limited X Unlimited	Filed with first appearance by defendant	ASSIGNED JUDGE: B23522
	(Cal. Rules of Court, rule 181 1)	
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1. Check one box below for the case typ		Midt of mondate (00)
Auto Tort	Other employment (15)	Writ of mandate (02)
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Damage/Wrongful Death) Tort		Provisionally Complex Civil Litigation (Cal. Rules of Court, rules 1800-1812)
Asbestos (04)	Collections (e.g., money owed, open book accounts) (09)	
	·	Antitrust/Trade regulation (03)
Product liability (24)	Insurance coverage (18)	Construction defect (10)
Medical malpractice (45)	Other contract (37)	Claims involving mass tort (40)
Other PI/PD/WD (23)	Real Property	Securities litigation (28)
Non-PVPD/WD (Other) Tort	Eminent domain/inverse	Toxic tort/Environmental (30)
Business tort/unfair business practic		insurance coverage claims arising from the above listed provisionality complex case
Civil rights (e.g., discrimination, faise arrest) (08)	Wrongful eviction (33)	types (41)
	Other real property (e.g., quiet title) (26)	Enforcement of Judgment
Defamation (e.g., slander, libel) (13)		Enforcement of judgment (e.g., sister state, foreign, out-of-county abstracts) (20)
Fraud (16)		
Intellectual property (19)	Commercial (31)	Miscellaneous Civil Complaint
Professional negligence (e.g., legal malpractice) (25)	Residential (32)	RICO (27)
	Drugs (38)	
Other non-PI/PD/WD tort (35)		Miscellaneous Civil Petition
Employment Wrongful termination (36)	Asset forfeiture (05) Petition re: arbitration award (11)	Partnership and corporate governance (21) Other petition (not specified above) (43)
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	complex under rule 1800 of the California Rules	s of Court. If case is complex, mark the factors
requiring exceptional judicial manage		-fuile-a-a-
a. Large number of separately		
		nd related actions pending in one or more courts
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c. Substantial amount of docum		t-disposition judicial disposition
3. Type of remedies sought (check all th		
	netary; declaratory or injunctive relief c.	_ punitive
4. Number of causes of action (specify):		
5. This case is X is not	a class action suit.	
Date: December 29, 2003	· · · · ·	
RAYMOND P. BOUC		7
(TYPE OR PRINT NAME)		NATURE OF PARTY OR ATTORNEY FOR PARTY)
	NOTICE	
	the first paper filed in the action or proceeding	
	and Institutions Code). (Cal. Rules of Court, rul	e 982.2.)
 File this cover sheet in addition to any 	cover sheet required by local court rule.	
• If this case is complex under rule 180) et seq. of the California Rules of Court, you m	ust serve a copy of this cover sheet on all
other parties to the action or proceedi		0004
	ver sheet shall be used for statistical purposes	only.
Form Adopted for Mandatory Use	CIVIL CASE COVER SHEET	Cal. Rules of Court, rules 982.2, 1800-1812;
Judicial Council of California	CIVIL CASE OUVER SHEET	Standards of Judicial Administration, § 19
ŇĨKĽĬBŐŘĊ-BBK000101		Judicial Council Forms on HolDocs



COMPLAINT FOR DAMAGES

NIKLIBORC-BBK000102

Based upon information and belief available to Plaintiff at the time of the filing of this Complaint, Plaintiff makes the following allegations:

PARTIES

6 1. Plaintiff Johnny G. is an adult male. Plaintiff was a minor at the time of the sexual
7 abuse by Father Robert Nikiliborc.

9 Defendant Doe 1 ("Defendant Diocese") is a corporation sole, authorized to 2. 10 conduct business and conducting business in the State of California, with its principal place 11 of business in San Diego, California. At all times relevant, Defendant Diocese had 12 responsibility for Roman Catholic Church operations in San Diego County and Riverside 13 County, California. Defendant Diocese is the Diocese in which the sexual abuse occurred. 2.1 Defendant Doe 2 (School/Parish) is a Roman Catholic church, parish or school -14 **1**5 located in the City of Banning in Riverside County, California. Defendant Doe 2 16 (School/Parish) is the school or other organization where Robert Nikiliborc was assigned 17 and where Plaintiff Johnny G. was attending when he was molested by Robert Nikiliborc. 18 Plaintiff was a student and/or member of the Defendant Doe 2 (School/Parish) during the 19 period of wrongful conduct.

20 2.2 Defendant Doe 3 (Order) is a Roman Catholic Order of Priests and a non-profit
21 public benefit corporation organized for religious purposes and incorporated under the laws
22 of the State of California, doing business in Riverside County. As the prevailing religious
23 order responsible for conducting Defendant Doe 2 (School/Parish), Defendant Doe 3
24 (Order) had supervisory responsibility over Robert Nikiliborc when Robert Nikiliborc
25 molested Johnny G.

26 2.2 Robert Nikiliborc (the "Perpetrator") was at all times relevant an ordained priest in
27 the Roman Catholic Church. During the dates of abuse, the Perpetrator was a practicing
28 priest assigned to Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3

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(Order), and/or Does 4 through 1000, and was under the direct supervision, employ and control of Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and/or Does 4 through 1000.

3. Defendant Does 4 through 1000, inclusive, are individuals and/or business or corporate entities incorporated in and/or doing business in California whose true names and capacities are unknown to the Plaintiff who therefore sues such defendants by such fictitious names, and who will amend the Complaint to show the true names and capacities of each such Doe defendants when ascertained. Each such Defendant Doe is legally responsible in some manner for the events, happenings and/or tortious and unlawful conduct that caused the injuries and damages alleged in this Complaint.

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13 4. Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order),
14 and Does 4 through 1000 are some times hereinafter referred to as the "Defendants."
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16 5. Each Defendant is the agent, servant and/or employee of other Defendants,
17 and each Defendant was acting within the course and scope of his, her or its authority as
18 an agent, servant and/or employee of the other Defendants. Defendants, and each of
19 them, are individuals, corporations, partnerships and other entities which engaged in,
20 joined in and conspired with the other wrongdoers in carrying out the tortious and unlawful
21 activities described in this Complaint, and Defendants, each of them, ratified the acts of the
22 other Defendants as described in this Complaint.

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BACKGROUND FACTS APPLICABLE TO ALL COUNTS

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6. Plaintiff Johnny G. was raised in a devoutly Roman Catholic family, was

27 baptized, confirmed and regularly celebrated weekly mass and received the sacraments

28 through the Roman Catholic Church. Plaintiff Johnny G. therefore developed great

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admiration, trust, reverence and respect for, and obedience to, Roman Catholic Priests. 1 2 who occupied a position of great influence and persuasion as holy men and authority figures. Plaintiff Johnny G. was an active member at Defendant Doe 2 (School/Parish) in 3 4 Banning, California. Through his membership and participation as a parishioner and/or 5 student, Plaintiff Johnny G. came to know, admire, trust, revere and respect Father Robert 6 Nikiliborc. Empowered by Defendant Diocese, Defendant Doe 2 (School/Parish). 7 Defendant Doe 3 (Order), and Defendant Does 4 through 1000, and each of them, Robert Nikiliborc obtained the trust of Plaintiff's parents. From approximately 1963 through 8 approximately 1965, Robert Nikiliborc sexually molested Johnny G., who was then a minor. 9 10 while Johnny G. was entrusted to the care, custody and control of Defendant Diocese. 11 Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Robert Nikiliborc. The 12 sexual abuse occurred at many different places including, among other places, on the 13 grounds of the Defendant Doe 2 (School/Parish).

14 As a direct result of the wrongful conduct alleged herein, the Plaintiff has suffered 7: and continues to suffer great pain of mind and body, shock, emotional distress, physical 15 16 manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, 17 humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; 18 was prevented and will continue to be prevented from performing Plaintiff's daily activities 19 and obtaining the full enjoyment of life; has sustained and continues to sustain loss of 20 earnings and earning capacity; and/or has incurred and will continue to incur expenses for 21 medical and psychological treatment, therapy, and counseling.

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FIRST CAUSE OF ACTION

CHILDHOOD SEXUAL ABUSE IN VIOLATION OF

CODE OF CIVIL PROCEDURE § 340.1

(Plaintiff Against All Respective Defendants)

12. Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein.

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13. From approximately 1963 through approximately 1965, Robert Nikiliborc engaged in unpermitted, harmful and offensive sexual conduct and contact upon the person of Plaintiff Johnny G. in violation of Cal. Code Civil Procedure § 340.1. Said conduct was undertaken while Nikiliborc was an employee, volunteer, representative, or agent of Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000, while in the course and scope of employment with Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000, while in the course and scope of employment with Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000, and/or was ratified by Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000.

10 Prior to or during the abuse alleged above, Defendants knew, had reason to know. 14. 11 or was otherwise on notice of unlawful sexual conduct by the Perpetrator. Defendants 12 failed to take reasonable steps and failed to implement reasonable safeguards to avoid. 13 acts of unlawful sexual conduct in the future by the Perpetrator, including, but not limited to, preventing or avoiding placement of the Perpetrator in functions or environments in 14 15 which contact with children was an inherent part of those functions or environments. Furthermore, at no time during the periods of time alleged did Defendants have in place a 16 system or procedure to supervise and/or monitor employees, volunteers, representatives, 17 18 or agents to insure that they did not molest or abuse minors in Defendants' care, including 19 the Plaintiff.

20 As a result of the above-described conduct, Plaintiff has suffered and continues to 15. 21 suffer great pain of mind and body, shock, emotional distress, physical manifestations of 22 emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of 23 enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will 24 continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning 25 capacity; and/or has incurred and will continue to incur expenses for medical and 26 27 psychological treatment, therapy, and counseling.

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SECOND CAUSE OF ACTION NEGLIGENCE

(Plaintiff Against All Respective Defendants)

16. Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein. 17. Defendants had a duty to protect the minor Plaintiff when he was entrusted to their care by Plaintiff's parents. Plaintiff's care, welfare, and/or physical custody was temporarily entrusted to Defendants. Defendants voluntarily accepted the entrusted care of Plaintiff. As such, Defendants owed Plaintiff, a minor child, a special duty of care, in addition to a duty of ordinary care, and owed Plaintiff the higher duty of care that adults dealing with children owe to protect them from harm.

11 The Perpetrator was, at all times herein, and for many years before, a serial 17.1 pedophile, performing acts of sexual abuse and molestation upon a series of minor 12 13 children, including Plaintiff. The Perpetrator was able, by virtue of his unique authority and position as a Priest, to identify vulnerable victims and their families upon which the 14 15 Perpetrator could perform such sexual abuse; to manipulate his authority as Priest. 16 counselor, and religious advisor, to procure compliance with his sexual demands from his 17 victims; to induce the victims to continue to allow the abuse; and to coerce them not to 18 report it to any other persons or authorities. As a Priest, the Perpetrator had unique 19 access to the physical facilities and finances of the parishes to which he was assigned, and used said facilities and finances to provide resources which allowed him to commit sexual 20 21 abuse upon children.

17.2 The risk of abuse of priestly authority, the risk of misuse of parish and diocese
resources, facilities, and funds, and the risk of misuse of access to intimate personal
information by priests, all to allow them to commit sexual abuse upon children, are, and
have been for centuries, risks known to the Bishops and Officers of the Roman Catholic
Church, who have enacted policies and procedures, prior to Plaintiff's molestation by the
Perpetrator, to address such conduct and its consequences. Such policies and procedures
have included the enactment of Canon Law policies and punishments, maintaining secret

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files concerning such conduct, and an ongoing policy and procedure of failing and refusing to notify or warn parishioners or law enforcement when reports of sexual abuse of children by priests have been received by such Bishops and Officers, including Defendants. 18. Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000, by and through their agents, servants and employees, knew or

6 reasonably should have known of the Perpetrator's dangerous and exploitive propensities
7 and/or that the Perpetrator was an unfit agent. It was foreseeable that if Defendants did
8 not adequately exercise or provide the duty of care owed to children in their care, including
9 but not limited to the Plaintiff, the children entrusted to Defendants' care would be
10 vulnerable to sexual abuse by the Perpetrator.

11 19. Defendants breached their duty of care to the minor Plaintiff by allowing the 12 Perpetrator to come into contact with the minor Plaintiff without supervision; by failing to 13 adequately supervise, or negligently retaining the Perpetrator who they permitted and 14 enabled to have access to Plaintiff; by failing to investigate or otherwise confirm or deny 15 such facts about the Perpetrator; by failing to tell or concealing from Plaintiff, Plaintiff's 16 parents, guardians, or law enforcement officials that the Perpetrator was or may have been 17 sexually abusing minors; by failing to tell or concealing from Plaintiff's parents, guardians, 18 or law enforcement officials that Plaintiff was or may have been sexually abused after 19 Defendants knew or had reason to know that the Perpetrator may have sexually abused 20 Plaintiff, thereby enabling Plaintiff to continue to be endangered and sexually abused, 21 and/or creating the circumstance where Plaintiff was less likely to receive medical/mental 22 health care and treatment, thus exacerbating the harm done to Plaintiff; and/or by holding 23 out the Perpetrator to the Plaintiff and his parents or guardians as being in good standing 24 and trustworthy. Defendants cloaked within the facade of normalcy Defendants' and/or the Perpetrator's contact and/or actions with the Plaintiff and/or with other minors who were 25 victims of the Perpetrator, and/or disguised the nature of the sexual abuse and contact. 26 27 20. As a result of the above-described conduct, Plaintiff has suffered and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of 28 080105

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emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of
enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will
continue to be prevented from performing Plaintiff's daily activities and obtaining the full
enjoyment of life; has sustained and will continue to sustain loss of earnings and earning
capacity; and/or has incurred and will continue to incur expenses for medical and
psychological treatment, therapy, and counseling.

THIRD CAUSE OF ACTION

NEGLIGENT SUPERVISION/FAILURE TO WARN

(Plaintiff Against All Respective Defendants)

Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein.
Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order),
and Does 4 through 1000 had a duty to provide reasonable supervision of the Perpetrator;
to use reasonable care in investigating the Perpetrator; and to provide adequate warning to
the Plaintiff, the Plaintiff's family, minor students, and minor parishioners of the
Perpetrator's dangerous propensities and unfitness.

16 Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order). 23. 17 and Does 4 through 1000, by and through their agents, servants and employees, knew or 18 reasonably should have known of the Perpetrator's dangerous and exploitive propensities 19 and/or that the Perpetrator was an unfit agent. Despite such knowledge, Defendant 20 Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 21 1000 negligently failed to supervise the Perpetrator in the position of trust and authority as 22 a Roman Catholic Priest, religious instructor, counselor, school administrator, school 23 teacher, surrogate parent, spiritual mentor, emotional mentor, and/or other authority figure, 24 where he was able to commit the wrongful acts against the Plaintiff. Defendant Diocese, 25 Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 failed to provide reasonable supervision of the Perpetrator, failed to use reasonable care in 26 27 investigating the Perpetrator, and failed to provide adequate warning to Plaintiff and Plaintiff's family of the Perpetrator's dangerous propensities and unfitness. Defendant 28

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Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through
 1000 further failed to take reasonable measures to prevent future sexual abuse.

24. As a result of the above-described conduct, Plaintiff has suffered and continues to suffer great pain of mind and body, shock, emotional distress, physical manifestations of emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling.

FOURTH CAUSE OF ACTION

NEGLIGENT HIRING AND RETENTION

(Plaintiff Against All Respective Defendants)

14 25. Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein.
15 26. Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order),
16 and Does 4 through 1000 had a duty to not hire and/or retain the Perpetrator, and other
17 employees, agents, volunteers, and other representatives, given the Perpetrator's
18 dangerous and exploitive propensities.

19 27. Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), 20 and Does 4 through 1000, by and through their agents, servants and employees, knew or 21 reasonably should have known of the Perpetrator's dangerous and exploitive propensities and/or that the Perpetrator was an unfit agent. Despite such knowledge Defendant 22 23 Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 24 1000 negligently hired and retained the Perpetrator in the position of trust and authority as 25 a Roman Catholic Priest, religious instructor, counselor, school administrator, school 26 teacher, surrogate parent, spiritual mentor, emotional mentor, and/or other authority figure, where he was able to commit the wrongful acts against the Plaintiff. Defendant Diocese, 27 Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 28

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failed to use reasonable care in investigating the Perpetrator and failed to provide adequate warning to Plaintiff and Plaintiff's family of the Perpetrator's dangerous propensities and unfitness. Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 further failed to take reasonable measures to prevent future sexual abuse.

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

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BREACH OF FIDUCIARY DUTY AND/OR CONFIDENTIAL RELATIONSHIP

(Plaintiff Against All Respective Defendants)

17 48. Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein.
18 49. Because of Plaintiff's young age, and because of the status of the Perpetrator as
19 an authority figure to Plaintiff, Plaintiff was vulnerable to the Perpetrator. The Perpetrator
20 sought Plaintiff out, and was empowered by and accepted Plaintiff's vulnerability. Plaintiff's
21 vulnerability also prevented Plaintiff from effectively protecting himself.

22 By holding the Perpetrator out as a qualified Roman Catholic Priest, religious 50. 23 instructor, counselor, school administrator, school teacher, surrogate parent, spiritual 24 mentor, emotional mentor, and/or any other authority figure, and by undertaking the religious and/or secular instruction and spiritual and/or emotional counseling of Plaintiff, 25 Defendants entered into a fiduciary and/or confidential relationship with the minor Plaintiff. 26 Defendants and each of them breached their fiduciary duty to Plaintiff by engaging 27 51. 28 in the negligent and wrongful conduct described herein.

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COMPLAINT FOR DAMAGES

1 52. As a direct result of Defendants' breach of their fiduciary duty, Plaintiff has 2 suffered and continues to suffer great pain of mind and body, shock, emotional distress. 3 physical manifestations of emotional distress, embarrassment, loss of self-esteem. disgrace, humiliation, and loss of enjoyment of life; has suffered and continues to suffer 4 5 spiritually; was prevented and will continue to be prevented from performing Plaintiff's daily activities and obtaining the full enjoyment of life; has sustained and will continue to sustain 6 7 loss of earnings and earning capacity; and/or has incurred and will continue to incur 8 expenses for medical and psychological treatment, therapy, and counseling.

EIGHTH CAUSE OF ACTION

NEGLIGENT FAILURE TO WARN, TRAIN, OR EDUCATE PLAINTIFF

(Plaintiff Against All Respective Defendants)

12 Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein. 53. 13 54. Defendants breached their duty to take reasonable protective measures to protect Plaintiff and other minor parishioners and/or students from the risk of childhood sexual 14 15 abuse by the Perpetrator, such as the failure to properly warn, train, or educate Plaintiff 16 and other minor parishioners and/or students about how to avoid such a risk, pursuant to 17 Juarez v. Boy Scouts of America, Inc., 97 Cal. Rptr. 2d 12, 81 Cal. App. 4th 377 (2000). 18 As a result of the above-described conduct, Plaintiff has suffered and continues 55. 19 to suffer great pain of mind and body, shock, emotional distress, physical manifestations of 20 emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of 21 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 of life; has sustained and will continue to sustain loss of earnings and earning 23 24 capacity; and/or has incurred and will continue to incur expenses for medical and 25 psychological treatment, therapy, and counseling.

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FOURTEENTH CAUSE OF ACTION **NEGLIGENCE PER SE FOR STATUTORY VIOLATIONS**

(Plaintiff Against All Respective Defendants)

4 91. Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein. 92. At all times or sometimes herein mentioned, there was in full force and effect Penal Code §§ 32; 11166; 273a; 266j; 285; 286(b)(1) & (2); 286(c); 288(a) & (b); 288a(b)(1) & (2); 288a(c); 289(h), (I) & (j); 647.6; or any prior laws of California of similar effect at the time 8 these acts described herein were committed. These laws made unlawful certain acts relating to the sexual abuse of minors.

10 At the times mentioned herein, Defendants were in violation of the aforesaid 93. 11 statutes in doing the acts set forth herein.

12 94. Plaintiff was within the class of persons to be protected by Penal Code §§ 32;

13 11166; 273a; 266j; 285; 286(b)(1) & (2); 286(c); 288(a) & (b); 288a(b)(1) & (2); 288a(c);

14 289(h), (I) & (i); 647.6; or any prior-laws-of-Galifornia-of-similar effect at the time these acts 15 described herein were committed.

As a result of the above-described conduct, Plaintiff has suffered and continues 16 17 to suffer great pain of mind and body, shock, emotional distress, physical manifestations of 18 emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of 19 enjoyment of life; has suffered and continues to suffer spiritually; was prevented and will 20 continue to be prevented from performing Plaintiff's daily activities and obtaining the full 21 enjoyment of life; has sustained and will continue to sustain loss of earnings and earning capacity; and/or has incurred and will continue to incur expenses for medical and 22 23 psychological treatment, therapy, and counseling.

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SEVENTEENTH CAUSE OF ACTION PREMISES LIABILITY

(Plaintiff Against All Respective Defendants)

111. Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein.

112. At all times herein mentioned, Defendant Diocese, Defendant Doe 2

6 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 were in possession of
7 the property where the Plaintiff was groomed and assaulted by the Perpetrator, and had
8 the right to manage, use and control that property.

9 113. At all times herein mentioned, Defendant Diocese, Defendant Doe 2
10 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 knew that the
11 Perpetrator had a history of committing sexual assaults against children, and that any child
12 at, among other locations, Defendant Doe 2 (School/Parish), was at risk to be sexually
13 assaulted by the Perpetrator.

14-114.-- Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order),

and Does 4 through 1000 knew or should have known that the Perpetrator had a history of
sexual assaults against children committed by the Perpetrator and that any child at, among
other locations, the Defendant Doe 2 (School/Parish), was at risk to be sexually assaulted.
It was foreseeable to Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant
Doe 3 (Order), and Does 4 through 1000, that the Perpetrator would sexually assault

20 children if they continued to allow the Perpetrator to teach, supervise, instruct, care for, and 21 have custody and control of and/or contact with children.

22 115. At all times herein mentioned, Defendant Diocese, Defendant Doe 2

23 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 knew or should have

24 known the Perpetrator was repeatedly committing sexual assaults against children.

25 116. It was foreseeable to Defendant Diocese, Defendant Doe 2

26 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 that the sexual

27 assaults being committed by the Perpetrator would continue if Defendant Diocese,

28 Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000

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continued to allow the Perpetrator to teach, supervise, instruct, care for, and have custody of and/or contact with young children.

3 117. Because it was foreseeable that the sexual assaults being committed by the Perpetrator would continue if Defendant Diocese, Defendant Doe 2 (School/Parish), 4 Defendant Doe 3 (Order), and Does 4 through 1000 continued to allow him to teach. 5 supervise, instruct, care for, and have custody of and/or contact with young children, 6 Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 7 8 4 through 1000 owed a duty of care to all children, including Plaintiff, exposed to the Perpetrator. Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 9 (Order), and Does 4 through 1000 also owed a heightened duty of care to all children. 10 11 including Plaintiff, because of their young age.

12 118. By allowing the Perpetrator to teach, supervise, instruct, care for, and have custody
of and/or contact with young children, and by failing to warn children and their families of
the threat posed by the Perpetrator, Defendant Diocese, Defendant Doe 2 (School/Parish),
Defendant Doe 3 (Order), and Does 4 through 1000 breached their duty of care to all
children, including Plaintiff.

17 119. Defendant Diocese, Defendant Doe 2 (School/Parish), Defendant Doe 3 (Order),

18 and Does 4 through 1000 negligently used and managed Defendant Doe 2

19 (School/Parish), and created a dangerous condition and an unreasonable risk of harm to
20 children by allowing the Perpetrator to teach, supervise, instruct, care for and have custody
21 of and/or contact with young children at, among other locations, Defendant Doe 2
22 (School/Parish).

120. As a result of the dangerous conditions created by Defendant Diocese, Defendant
Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000, numerous
children were sexually assaulted by the Perpetrator.

26 121. The dangerous conditions created by Defendant Diocese, Defendant Doe 2

27 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000 were the proximate

28 cause of Plaintiff's injuries and damages.

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

EIGHTEENTH CAUSE OF ACTION SEXUAL BATTERY (Civil Code § 1708.5)

(Plaintiff Against All Respective Defendants)

12 123. Plaintiff incorporates all paragraphs of this Complaint as if fully set forth herein.
13 124. For the reasons set forth in the incorporated paragraphs of this Complaint, the
14 sexual abuse of Plaintiff by the Perpetrator arose from, was incidental to, and was in the
15 course and scope of the Perpetrator's employment with Defendant Diocese, Defendant
16 Doe 2 (School/Parish), Defendant Doe 3 (Order), and Does 4 through 1000, and each of
17 these Defendants ratified or approved of that sexual contact.

18 125. As a result of the above-described conduct, Plaintiff has suffered and continues 19 to suffer great pain of mind and body, shock, emotional distress, physical manifestations of 20 emotional distress, embarrassment, loss of self-esteem, disgrace, humiliation, and loss of 21 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 23 enjoyment of life; has sustained and will continue to sustain loss of earnings and earning 24 capacity: and/or has incurred and will continue to incur expenses for medical and 25 psychological treatment, therapy, and counseling. Pursuant to Civil Code § 1708.5(c), 26

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28 WHEREFORE, Plaintiff prays for damages; injunctive relief; costs; interest; attorneys'

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fees; statutory/civil penalties according to law; and such other relief as the court deems appropriate and just.

JURY DEMAND

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Plaintiff demands a jury trial on all issues so triable.

DATE:December 29, 2003

KIESEL, BOUCHER & LARSON LLP

By: Raymond P. Boucher, Esq. Anthony M. De Marco, Esq. Attorneys for Plaintiff

NIKLIBORC-BBK000117

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IS & PROWHODLOOMAGRIPHISEKANOL DOMIKANOL PO UD-1 74181

BOYS TOWN OF THE DESERT

14700 Manzanita Park Road

• Beaumont, California 92223 • (714) 845-2681

August 31, 1969

Very Reverend I. Brent Eagen Chancellor Diocese of San Diego The Chancery - Alcala Park San Diego, California 92110

Dear Father Eagen:

Thank you for your generosity of time on Wednesday last. While our good conversation cleared up a few things relative to my being asked to take a leave of absence from Boys Town of the Desert, it also convinced me that the Diocese is the innocent party in this unfair and unwarranted change.

As my good friend I want to assure you that I have severed all ties with BoysbTown of the Desert for the duration of my leave of absence. I have also spoken with Father Gunty about taking over the St. Mary's Indian Mission.

In a spirit of charity I ask you once again to reflect on what has taken place. It is at best a crude injustice. While I may have made some mistakes, the success of Boys Town of the Desert far outweighs any failures on my part and I should not be denied the peace of soul which was mine in knowing that you were behind me in my efforts to have myself exonerated of the government charges.

I am requesting once again that no other assignment be asked of me at this time. My personal commitments during my leave of absence from Boys Town were made prior to Father O'Donovan's asking for my change. It would be unfair to Father Moore to take up residence and immediately leave. I think the best solution under the circumstances is for the Chancery merely to honor my leave of absence until such time as I can once again be of help to you.

The only other request is for you to ask Bishop John Quinn to pray for me. I know that if he studied the full facts of this case, he would not have acted on Fr. O'Donovan's request. Although requested numerous times, I have still been denied a meeting of the Boards. If you were to place yourself in my position, I am certain you would have demanded much more.

Well, Brent, I need this rest. My time will be spent wisely and I will keep in touch with you. I also pray that you will not prejudice my case with our new Bishop.

With personal best wishes, I am,

Fraternally in Christ.

Robert D. Nikliborc-Rand

Priest Begins Prison Term

E:

Surrendering two hours early, a boys' town priest turned himself in Monday to start a two-year sentence on charges he failed to file income tax reports on more than \$111,000 in

1963 and 1965 income. The Rev. Robert Nikliborc, 37, was taken to the federal prison at Terminal Island, where he changed his black clerical garb for blue denims and began processing for a 90-day psychiatric study ordered by federal Judge William P. Gray.

Judge Gray said when he gave the priest the maximum sentence on the misdemeanor count Nov. 26 that he might reduce the sentence after studying a report of the psychiatric study.

The priest was granted stays in start of his sentence in order to oversee opening of a new Beaumont campus of Boys Town of the Desert, of which he was president.

He surrendered to Edward Freeman, chief deputy U.S. marshal, at the Federal Building soon after it opened at 8 a.m. although he wasn't to officially surrender until 10 a.m.

FEDERAL CORRECTIONAL INSTITUTION TERMINAL ISLAND, CALIFORNIA MEN'S DIVISION

January 22, 1969

VISITING DAYS AND HOURS

Monday, Thursday and Friday 1:00 P.M. to 3:30 P.M. Saturday, Sunday and Legal Holidays 8:00 A.M. to 3:30 P.M.

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VISITING INSTRUCTIONS

- 1. Tuesdays and Wednesdays are not visiting days, unless they are legal holidays, exceptions to this rule may be made in some cases if the need is urgent. Each man normally will be allowed regular visiting privileges after he has been in the institution 15 days.
- Each person confined is permitted a total of five (5) visits per month. There is no time limit on Monday, Thursday, and Friday. Visiting on Saturday, Sunday and Legal Holidays may be limited to one (1) hour duration.
- 3. Ordinarily all members of the immediate family, (parents, brothers, sisters, wife and children), will be placed on a man's approved visiting list, and will be notified of such approval. Children under 15 years of age must be accompanied by an adult member of the family who is also an approved visitor. Supervision and control of children are the responsibility of the accompanying adult. In-laws, as well as other persons not included in the immediate family, must obtain permission at least two weeks prior to any proposed visit. When such a visit is approved, the visitor will receive a letter of authorization which should be presented at the time of the visit. All visitors should come prepared to identify themselves by driver's licenses, social security cards or other means.
- 4. When a conference with an institutional official is desired, arrangements should be made in advance. When such a conference has been scheduled, the visitor, after arrival at the institution, should contact the Visiting Room Officer for further details.
- 5. Please do not bring food or beverages to the institution. Visitors may purchase refreshments from the vending machines located near the visiting area and these items may be shared with the person being visited.
- 6. There is limited bus service to the institution from San Pedro and Long Beach. The institution is located on Seaside Avenue approximately two miles South from the East end of the Vkncent Thomas Bridge, and approximately one-half mile from the Old Ferry Building. All persons driving to the institution may use the main parking lot. All cars must be locked, and no persons will be allowed to remain in the parked cars.

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Mail Form No. 4 C&P Ofc (11-64)

FEDERAL CORRECTIONAL INSTITUTION Box 7, Terminal Island San Pedro, California (90731)

INSTRUCTIONS TO CORRESPONDENTS

Regarding (inmate); Robert Daniel Nikliborge

Rcg. No: 14083 -Cal.

You have been listed as an approved correspondent of the above-named inmate. All mail addressed to this Institution will be inspected before delivery to the inmate. Your full cooperation with the following instructions will ensure prompt handling of his mail.

1. Address all letters to the address listed below and place your name and address in the left hand corner of the envelope.

Inmate's name PMB (Inmete's number) Box 7, Terminal Island San Pedro, California (90731)

2. Sign your name in full at the end of the letter and include your address.

3. Please restrict your letters to a "reasonable" number of pages.

4. All letters must be written in English. Special permission must be obtained before any correspondence may be written in a foreign language.

5. Do NOT send postage stamps or stationary. We furnish writing materials and pay the postage on all letters the inmate send. Money in small amounts is acceptable for deposit to your correspondent's account unless you have been notified to the contrary. For your own protection DO NOT SEND CASH. U.S. Postal Money Oreders are preferred.

6. You are not permitted to send gifts of any type. This includes clippings, notices from newspapers, celenders, etc. All such items will be destroyed. A Commissery Store is evailable to the inmate where he may purchase small items with the funds you may send. Special procedures are available for the inmate to receive local newspapers or magazines through our Education Department.

Your compliance with these instructions will ensure prompt delivery of your mail to the inmate and will assist us in handling the volume of mail received at this Institution. Thank you.

X- O'Speck Martin

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Priest Charged With Failing to Report Income Disappears

BY DIAL TORGERSON Times Stif Writer

The Roman Catholic priest accused of failing to report \$119,960 in 1963-65 income dropped from sight Thursday.

It was actually a double disappearance:

The Rev. Robert Nikliborc wasn't at Boys Town of the Desert, a Catholic boys home near Banning.

And Robert Drew Rand, thought by Palm Springs residents to be a wealthy, married, semiretired electronics manufacturer, wasn't at his \$75,000 home in the desert resort.

Federal officials say Father Nikliborc and Rand are the same man.

The priest was named Wednesday in a complaint charging him with failure to declare personal income on almost \$120,000 over a three-year period.

Father Nikliborc was in Los Angeles, a spokesman at the Banning home said. He declined to say where the priest was in the city. His attorney was unavailable.

So were officials of the San Diego

Catholic Diocese, from which Father Nikliborc was assigned the Boys Town.

A few details of the priest's lifeand that of Rand-were learned Thursday, however, from other sources:

—The 37-year-old priest was thought by those who donated to the home to be a sincere, dedicated man,

2-The Mr. Rand of Palm Springs held title to property as "Robert Rand, a married man," and had introduced a short, dark-haired woman as "Mrs. Rand."

The U.S. attorney's office declined to provide details beyond those in the Internal Revenue Service charges, on which Father Nikliborc is to be arraigned Oct. 31.

In the Banning area he was known as a pleasant man who "looked like a Catholic priest"—and drove to an ice cream store in a large, black limousine to buy ice cream for the boys at the home.

The boys town is officially named

Please Turn to Page 8, Col. 4

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Boys Home Official Named in Tax Case

EVENING TRIBUNE News Report LOS'ANGELES-A Catholic priest who is financial director for a boys home in Banning is scheduled for arraign-ment Oct. 31 in U.S. District Court here on charges of failting to declare \$119,960.447 in personal income.

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The charges were filed in federal court here yesterday against the Rev. Robert Nikliborc, 37, who is financial director of Boys Town of the Desert. The orphanage is operated by the Brothers of Charity of the Immaculate

rtw-significantly. ut#-Murphys attacked concept that all stu-...ts should be permitted o participate in decisionnaking at the university evel.

He observed that adminstrators (and professors have got to be able to nake sophisticated disinctions between the roperly upset and conerned student on the one. and and the anarchistic, egativistic, nihilists on he other.

"In the first instance, let s' bring 'them' in much lore fully than ever bere, in the second inance let us deny them ny right to be members f the academic communihe said.

Heart of Mary, an order created by the San Diego Catholic Diocese.

Fribrine 10/10/68

U.S. Atty. Matt Byrne said Father Nikliborc lived as a layman in Palm Springs under the name of Robert Drew Rand.

Byrne said Father Nikliborc is charged with willfully failing to file income tax returns for 1963, 1964 and 1965.

Byrne said he could not disclose out of court the source of Father Nikliborc's income. Filing of the charges against Father Nikliborc cli-

maxed an investigation over several months by agents of the Internal Revenue Service's intelligence division, Byrne said.

Father Nikliborc has been financial director and a priest at Boys Town of the Desert since 1961. Boys Town of the Desert is a school for delinquent boys up to 17-years-old. It formerly was St. Boniface Academy, an Indian school operated by Franciscan monks.

The San Diego diocese acquired 122 acres of land at Beaumont from General Mills in 1963 to expand the orphanage after the Banning planning commission rejected a rezoning application for in-dustrial expansion.

DISAPPEARAN

Continued from First Page the Basil Brewer Boys Town of the Desert-a name assigned to it in honor of Basil Brewer, wealthy New Bedford, Mass., publisher and radio-television station owner.

Brewer, n o w retired, told The Times by phone: "I remember h a v i n g lunch several times with Father Robert when I was visiting the home. He seemed to be a capable and dedicated man. I don't believe that man would take a nickel of any man's money." Brewer, who gave about \$20,000 to the home, was shocked to find that charges had been filed against Father Nikliborc. He said: "I would have trusted

him with my own money." In Palm Springs, real estate broker Frank Sillano recalled meeting a man of the same description as Father Robert-but one who led a different life: "Last March Mr. Rand,

who lives at 1194 Vista Vespero, asked me to show him the home next door, at 1200 Vista Vespero, on which I had a listing.

"He introduced me to his wife, at least he said it was his wife. He said, 'My wife

and I want to see the house next door; my in-laws might be interested in it."

Rand."

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Friday, October 11, 1968

Tax Evasion

LOS ANGELES (UPI) - A

Catholic priest, who operated an

orphanage but lived as a lay

man in Palm Springs, has been

accused in federal court of not

reporting income of almost \$120,000 over a three-year peri-

The U.S. Attorney's office

filed a criminal information

against the Rev. Robert Nikli-

borc, 37, head of Boys Town of

the Desert at Banning, Calif. U.S. Atty. Matt Byrne said

that in Palm Springs Father

Nikliborc o c c u p i e d a \$75,000 home and was known to his

neighbors as "Robert Drew

Priest Accused

He said the woman introduced as Mrs. Rand was 35 to 40, fairly short, and had a slight Latin accent. "She's Mexican-American, I'm sure," Silla-no said. "I'm Italian, and she asked what I was. I remembered we spoke a few words in Spanish."

U.S. Atty. Matt Byrne pointed out that there were no charges against the boys home, which has a capacity of 65 teen-agers. Spokesmen at the home declined comment on the charges against the home's president. "It has nothing to do with the nome," one said.

NIKLIBORC-BBK000123

OPERATES OKPHANAGE AT BANNING Accused of Evading Tax on \$120,000 Priest

BY TED THACKREY JR.

Times Staff Writer

A Catholic priest who operates an orphanage for boys at Banning was accused in federal court Wednesday of failing to declare <u>personal</u> income of nearly \$120,000 over a three-year period.

U.S. Atty. Matt Byrne said the Rev. Robert Nikliborc — who also lived as a layman in Palm Springs under the assumed name of "Bob Rand"— wilfully failed to file in-come tax returns for the years 1963, 1964 and 1965.

During that time, Byrne said in an information filed here, Father Nickliborc had gross earnings of \$119,-960.44.

Father Nikliborc, 37, is president and financial director of Boys Town of the Desert, a Catholic orphanage which cares for 65 boys at Banning,

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Byrne said, however, that Pather for comment either at the Bannin Nikiborc did not live at the orphan- orphanage or at the Palm Spring age but instead maintained a home at 1194 Vista Vespero in Palm Springs, under the assumed name of Robert Drew Rand.

Father Nikliborc was not available moto A. and A. and M. Astanti

THE WEATHER

· Light to moderate smog today. Variable cloudiness today with scattered light sprinkles on coastal slopes and mountains. Clearing tohight and mostly sunny Friday. High today and Friday, near 78. Low Frdiay, near 63. High Wednes-day, 78; low, 61.

Complete weather information on Page 19, Part 3.

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orphanage or at the Palm Spring address Wednesday.

Neighbors in Palm Springs saithey had not seen "Bob Rand" fo several weeks, and were somewha concerned because the grounds sur rounding his \$75,000 home were in need of attention.

The neighbors said they had n idea of his dual identity as a priest They said they had understood he was an executive of an electronic firm,

Byrne said ,filing of charge against the priest culminated ar investigation over several months by special agents of the Intelligence Division of the Internal Revenue Service.

Father Nikliborc has been pres Please Turn to Page 35, Col. 1

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NIKLIBORC-BBK000124

Byrne Judgeship Appears Dead; Opposition by Murphy Reported

BY ROBERT L. JACKSON Times Staff Write

WASHINGTON-A federal judgeship for Matt Byrne Jr., U.S. attorney at Los Angeles, apparently died Wednesday in the Senate Judiciary Committee, meeting the same fate as that of Cecil F. Poole, the U.S. attorney at San Francisco. Poole's nomination was quietly opposed by Sen. George Murphy (R-Calif.). But Murphy's office denied any part in the apparent death of Byrne's homination as the commit-tee held its last scheduled meeting

for this session. However, two senators who at-tended the closed door meeting — and other informed sources—told The Times that Murphy opposed Poole and Byrne. The Senate's unwritten "club rules" allow a senator, to block, a presidential nomination in his own state.

"It was our understanding that the reason for not acting was that in neither case (Poole and Byrne) had the green light been given by Sen. Murphy," one committee member said.

· Members used a so-called "sevenday rule" to push aside the nomina-tions of Byrne, Poole and two others. The rule automatically post pones consideration for one week, but the Senate is aiming for adjournment before then.

Byrne, 38, was nominated by President Johnson Sept. 30 to succeed U.S. Dist. Judge Peirson M. Hall of Los Angeles, who is retiring after 26 years on the bench.

(Byrne, who was attending a meeting of the State Bar in San Diego, was unavailable for comment Wednesday.)

While holding up the California nominations, the committee ap-proved two other federal judgeships in Georgia and Pennsylvania. Murphy was on a speaking trip

Please Turn to Page 8, Col. 1

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BIKNE

Continued from First Page

late Wednesday and could not be reached for comment. His office said he signed an official doc-ument Wednesday morning showing he approved Byrne's nomination, and that a staff member car ried it to the Judiciary Committee only minutes before the meeting started.

John H. Holloman, the committee's chief counsel, said he could neither confirm nor deny that such a document arrived.

But a member who atbut a memoer who au-tended the meeting said Chairman James O. East-land (D-Miss.) "an-nounced that the cards were not in for Poole or Byrne. This was the reason given for not acting on the nominations."

Cards Before Action

Unless both a state's senators send signed cards to the committee, indicating their approval of a nominee, the committee has traditionally refused. to act on a nomination. Sen. Thomas H. Kuchel

(R-Calif.) approved both the Byrne and Poole nomthe Byrne and Poole nom-in attions. Murphy has withheld public endorse-ment of Poole, and pri-vately has opposed his pomination.

action could still be taken on Byrne-perhaps at a special meeting, if Sen. Murphy will, clarify this matter.

Others were less optimistic, noting the Senate's rush for adjournment. Murphy plans to be away from Washington for the remainder of the Senate session, his office said.

Resubmission Possible Supporters of Byrne and Poole say one remaining hope is that President Johnson will resubmit their nominations to the new Senate in January just before he leaves office.

A new President, however, could replace these mominations with his own. And under a Republican administra-tion; Murphy, by custom; could suggest the names to fill these two court. vacancies.

Byrne has served as U.S. attorney since March, 1967. His father, William Matthew Byine Sr.' is a in Los Angeles, having served 25 years on the

served 25 years on the municipal, superior and federal benches × X

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\$75,000 home in Palm Springs seldom used, neighbors report

The house at 1194 Vista Vespero in on income totalling \$119,960.44 in 1963, Palm Springs always had been a bit of 1964, and 1965. a mystery to the neighborhood, but yesterday it was an enigma.

The \$75,000 house, in a very fashionable neighborhood, was listed by authorities as the home of Robert Drew Rand. The United States Attorney's office has said this is the alias of Father Robert Nikliborc, President of a Banning home for boys, who was charged Wednesday with failing to file income tax returns on a three-year income of almost \$120,000.

NEIGHBORS SAID yesterday that they had never seen anyone in the Palm Springs home.

"I never laid eyes on the man," said one neighbor. "But they have spent a fortune on that house fixing it up. They have remodeled and remodeled that entrance several times to suit someone's taste."

None of the neighbors interviewed knew anything about the owner of the home except that his name supposedly was "Bob Rand." He was presumed by most to be the owner of some unnamed electronics firm.

The man whom authorities claim is Rand, Father Nikliborc, put in a day's work at Boys Town of the Desert in Banning, a Catholic home for boys with which Nikliborc has been associated since 1957.

A brother at the school said Father Niklibore had been at the school yesment after he has talked to his lawyers," the brother said, Nikliborc was charged Wednesday

with failure to file income tax returns.

United States Attorney Matt Byrne of Los Angeles refused to comment on how a priest could earn that much money.

"That is part of the evidence, and I can't discuss it," Byrne said.

Nikliborc was in charge of fund raising for the school, which houses about 65 boys, all wards of the court.

"Our case is not concerned with the source of the income but with the fact. that it was not reported, " Byrne said.

Nikliborc has been president of Boys Town since 1961,

THE SCHOOL is undergoing a \$4.5 million expansion at a site just south of Beaumont. It is to be moved from its present location at 1065 West Gilman as soon as the new quarters are finished.

The construction was undertaken in part with a \$2.5 million loan from the Bank of America.

Last summer, Father Nikliborc announced that the Beaumont home would be only one of 15 Boys Towns which were planned throughout the nation. Financial supporters of the school-included several large manufacturing firms throughout the country.

United States Attorney Byrne said fund-raising activities of the school included soliciting of donations of merchandise from firms which was, then terday but that he had refused to resold by the school, with the profits make any comment to reporters. going toward operating and expansion. (""He said he may make a state. As a state-licensed child care insti- Friday, October 11, 1968 tution; the school also received money; from the state for care of wards of the court.





A Newspaper for Riverside County

Safurday, Ucr. 12, 1968 Los Angeles Herald-Examiner A-3 * **Boys Town Probe Reopened by State**

An investigation by the ate Attorney, General's ofesoff Boys Town of the esertain Sant Diego County ill begin immediately, an At-They General's spokesman ud Deputy Attorney, General harles A. O'Brien made the atement in connection with

federal tax suit slapped gainst Boys Town president ev. Robert D. Nikliborc. The priest, who lives in a 5,000 home under the name (Robert: Rand in fashionable alm Springs, is charged with iling to report an estimated .19,000 personal income from

through 1965. rien said a probe of the ...e (was) started several ears ago, but after confer-nces with directors of the ometand sits sponsoring san-here tables Dioceses twe era informed thes problems to say in the operation would e rectified. In view of recent isclosures, it is apparent we hould reopen our file on oys Town of the Desert," 'Brien said.

Meanwhile, Rev. Nikliborc nd hist attorneys, are main ining close contact as they repare to answer charges hat the Roman Catholic riest failed to file income tax eturns from 1963 through 965 Will Pather Nikliborc, 37, presi-lent and financial director of Boys Town of the Desert in

Banning, yesterday denied he was guilty of the charges. Whelleve I was not re-juired of file a return in those /ears) a Father Nikiborc em-

)hasized in a statement' re-d through his attorney's

"I am informed and I believe that I was not required

to file a return in those years." The priest said the disposition of the matter "will, of course, depend upon the advice of my attorneys."

Father Nikliborc stressed his home in Palm Springs has been used by him as a priest.

"It has built inside a private oratory with the consent and knowledge of my superiors in the diocese," he said in the statement. He said, "This home has

been used by the other priests at 'Boys Town of the Desert, other priests in the diocese, by the Brothers of Charity, by my sister, F. R. Mary Lucinta, by my brother Frank, and

other members of my fam ; Father Nikliborc said n, priests 'are in residence' in Boys Town of the Desert bccause of the lack of facilities there.

He said a new Boys Town is now under construction at Beaumont, and a residence for the priests is contemplateđ.

He said all present funds are "dedicated" strictly to the "citizens of Boys Town of the Desert."

He emphasized the current problem he is faced with "is my personal problem as a private citizen and should not cast a reflection on the church or Boys Town of the Desert."

April 16, 1969

Diagnostic Testing Starts for Priest

LOS ANGELES (AP) - The taken to the Federal Correc-Rev. Robert D. Nikliborc, who tions Institution at Terminal allegedly led a dual life as a Catholic priest and wealthy layman, has begun a 90-day diagnostic test to determine if he should serve a two-year prison term.

Nikliborc, 37, pleaded guilty to charges of failure to file income tax returns for the years 1963 and 1965. The government claimed his income during those years was \$34,447 and \$77,679, respectively.

The priest was sentenced by U.S. District Judge William P. Gray, who, then ordered, the 90-day is t u d yi to determine whether the full term should be served. Nikliborc obtained a monthlong continuance of the study so he could supervise con-struction of a \$5-million boys'

school in Beaumont. He turned himself in to the U.S. marshal here, and was Island.

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Before his income tax trial, Nikliborc was administrator of Boys Town of the Desert at Banning. He also is alleged to have occupied a plush Palm Springs residence under the name Robert Crew Rand.

NIKLIBORC-BBK000127

office. The clergyman bitterly attacked a suit filed by U.S. Lacked 7 a Suit med by 0.S. Atty Matt Byrne in Federal Court in Los Angeles Wednes-day accusing him of willfully falling to payataxes on earn-ings of \$119,960,44 during those years A secontroversy developed when it was learned that the priestiliyed in a \$75,000, fourbedroom home at 1194 Vista Wespero Dr' Palm Springs He wast known to neighbors , there as Robert Rand an electronics tycoon Fait h'e rFNikliborc's state-ment Further as a priest tinkthes National Members of Priests Union of Prayer under the name of Rev. Robert V. Niklibroc-Rand-I am commonly, known as Father, Robert v Rand or Father Robert Nikli-borc, which ever people find Jeasiento pronounce 222 Any, inference i that my name was wrongfully used is totally, unfounded. ' Any statements or indications that my gross e a r n i n g s were \$119,960.44 is without foundation and is a fabrication." "These names referring to me have been in common use for many years. They are known to the church and to my friends. The priest hit heavily on the suit itself. my attorney that a suit was filed charging me with a mis-demeanor for failure to file income tax returns for the years indicated. to be indicted nor am I charged with evasion of income tax or failure to pay tax but only with the failure to file returns ?

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ET. 11- 1968

-UPI Telephoto PALM SPRINGS HOME OF PRIEST CHARGED WITH TAX EVASION Neighbors thought the Rev. Robert Nikliborc was electronics tycoon

Priest in Tax Charge 'Had Posh Desert Home'

Special to The Herald-Examiner thought Rand was an electror PALM SPRINGS-A Roman ics tycoon.

swank Palm Springs.

Palm Springs.

1963 to 1965.

Catholic priest and orphanage Others thought the home wa

director, charged with income unoccupied for nine years.

tax evasion, reportedly lived un- Up until six years ago, res der a different name in a posh dents said the house was we \$75,000 four bedroom home in kept by a Mexican family, bu since then, it had been allowe-The Rev. Robert Daniel Nikli- to go uncared for.

borc, 37, president and financial Father Nikliborc was unavail director of Boys Town of the able for comment, and othe Desert in Banning, is reported administrators at the school re by Internal Revenue Service to fused to take calls. Officials o be known also as Robert Drew the Roman Catholic Diocese a Rand of 1194 Vista Vespero, San Diego, which has jurisdic tion over the orphanage for 6 U. S. Atty. Matt Byrne filed boys, declined to comment. Th suit in Federal Court in Los school is under the jurisdictio: Angeles Wednesday accusing of the Brothers of Charity of th Father Nikliborc of willfully Immaculate Heart of Mary.

failing to pay taxes on earnings Father Nikliborc had bee of \$119,960.44 during the years president of the orphanag since 1951. Last year, he an Byrne, who declined to dis-nounced plans for a \$4 million close the source of the priest's expansion on 122 acres nea: 1 income, said he would present Beaumont. This land was ac 1 evidence at the priest's arraign-quired by the diocese after the r ment Oct. 31 before U. S. Dis-Banning Planning Commission r trict Judge Francis C. Whelan, vetoed a proposed expansion o Some Palm Springs neighbors the present school.

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By JULIE BAUMER S. . . .

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priest charged with failing to Mrs. S. P. Manasse, who was Pathfinders' said today that she wealthy Ohicago family. knew Rev. Robert Nikliborc, the The information came from

file income taxes some 10 years president of the Pathfinders in the orphanage," she said. A member of Palm Springs ago and that he came from a 1957, when the fund-raising organization was helping with pro-Nikliborc had told her that jects at Boys Town of the Des- had dedicated his whole life ert. She said she met Rev. Nik- boys club work because he lov liborc when Pathfinders were it, not because he had to wo building a kitchen and dining to earn a living. He receiv room for the orphans there. He an income from his family, has been with Boys Town since told her. 1957 and president since 1961.

priest's double name (he's list. | comes from a family of weal ed as Robert Rand in the Palm in Chicago, she said. Anoth Springs telephone book) "was member of Pathfinders and Re no secret."

in the telephone book as Robert go's upper class. She once said Rand,". Mrs. Manasse said, prayer for him, saying that] "and that we could call him at that number anytime for information."

"Father Nikliborc once said that in order to do a good job in your work you sometimes have to get away from it.

"After spending a weekend resting and relaxing at his family's home in Las Palmas, he would return to Boys Town refreshed."

Mrs. Manasse said that he used "Robert Rand" to insure privacy during his weekend periods in Palm Springs and did not live in the home throughout the week.

"He stayed with the boys

The clubwoman said that Re

It was not just by his tellin Mrs. Manasse said that the her that Mrs. Manasse knew Niklibore had frequently talk "He said that he was listed about mutual friends in Chic would be blessed for dedicatin his life to boys.

Mrs. Manasse said that Re Nikliborc seemed to be "ve humble and humane."

She also added that during th time she was working with Re Nikliborc she received an anon mous telephone call. The callasked her whether she kne that Rev. Nikliborc was from wealthy family, and did sh know who she was dealing with "He must have had an en

my," Mrs. Manasse said. In addition, wealthy publishe Basil Brewer, of Massachusett

(See PREIST, Page

3222<u>2</u>23 average and we don't want then who seems to be a charges against the priest would one of 15 side his clerical duties," take a nickle of any man's mon-Soys Town. planned Rev. Nikliborc's private life out Wikliborc when he was at don't believe seaumont home would be expansion of the orphanage ert" and "Bob ounced last summer that the eed by the San Diego ounced plans harged with willfully own. inch several times with Byrne om its present location at 963 to 1965. ad the same person, but that In addition, Rev. Nikliborc an est Gilman, the Ca ank of fact, Robert Rand never real Nikliborc's program, said, The school is to existed. riest Known port income of Kev. the new facility is finished 122-acre ast year Rev. He was merely a cover Angeles says "Father Ro Continued From said he remembers having said he contributed get a better chance that project create unneeded trouble for Attorney the vocia throughout the nation a loan granted by said Boys Towns which are tholic Church Nikliborc America and meantime, The operation itsel site in was financed that Banning, that for a \$4 million Matt good one. Rand" are \$120,000 from Nikliborc Page man would ğ nas U.S. Byrne Beaumont failing to as Diocese guaran \$20 moved Byrne hoped Dis Boys E OE S 1065 Rev Sooi one Ē an fo بم

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The Rev. Robert Niliborc

Priest denies tax charge, admits plush home is his

BANNING — The Rev. Robert Nikliborc denied yesterday accusations that he led a double life — one as a priest who runs an orphanage here, the other as an electronics executive with a plush home in Palm Springs.

In a statement released through his attorney, Father Nikliborc also said federal tax charges against him are unfounded.

FEDERAL authorities accuse the 37-year-old priest of willfully failing to file income tax returns on \$119,960.44 in 1963-65.

U.S. Atty. Matt Byrne said Thursday that the priest was president and financial director of Boys Town of the Desert in Banning, where he used the name Nikliborc, but maintained a \$75,000 home in Palm Springs under the name of Robert Drew Rand.

Palm Springs residents told news-

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However, he said, "I'm pleased hat the Academic Senate at least pased a resolution protesting the stulents' decision."

Thed with the ex post facto character is of the regents' action — making ilgal what had already been done unir legal authority. Dr. Richard Tuerk, president of a among those trying to put more rectul wording into this week's resonto.

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men they thought "Rand" was an electronics firm executive and that they had met a woman introduced by him as his wife. The legal title to the home describes him as "Robert Rand, a married man."

IN HIS STATEMENT, Father Nikliborc said he was registered as a priest under the name, Robert V. Nikliborc-Rand, and "I am commonly known as Father Robert, Father Robert Rand or Father Robert, Father Robert Rand or Father Robert Nikliborc, whichever people find easier to pronounce."

He also said the Palm Springs home was obtained with the consent of his superiors in the San Diego Roman Catholic diocese and that the woman seen at the home is a housekeeper, not a wife. The diocese hasn't commented.

The priest said the house deed describing Robert Rand as a married man was in error and that the title policy says "an unmarried man."

FATHER NIKLIBORC also denied that he willfully failed to pay his income taxes.

"Any statement that my gross earnings were \$119,960.44 is without foundation," he said. "I am informed and believe I was not required to file a return in those years. It should be noted that this problem is my personal problem as a private citizen and should not cast a reflection on the church or the Boys Town of the Desert."

Father Nikliborc grew up in Chicago. His father died when he was 17 and he helped raise six younger brothers and sisters. One of his brothers is a priest and one sister is a nun.

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HE WAS GRADUATED from St. Mary's of the Lake Seminary in Mundelein, Ill., in 1951 and became director of Boys Town of the Desert in 1961.

"He's a fund raiser," said his attorney, Thomas Baird. "He travels all over the United States. He is primarily responsible for putting that home on its feet."

Baird said he could not reveal where the clergyman is staying but said he will appear at the arraignment, scheduled for Oct. 31 in U.S. District court.



ACCUSED PRIEST—The Rev. Robert Daniel Nikliporc leaving court with attorney Albert C. Galen after a hearing. The priest is charged with failure to file income tax returns in 1963, 1964 and 1965. Times photo by Frank Q. Brown \$

riest Pleads Innocent to Tax harge After Guilty Plea Fails

The information filed by U.S. Atty. Matt Byrne against Father Nikliborc listed counts charging failure to file returns on incomes of:

Count One, 1963, \$34,447.87 Count Two, 1964, \$7,833.07 Count Three, 1965, \$77,679.50 Byrne said the sums were earned ····

He pleaded guilty to charges one and three, innocent to count two, in a firm, tenor voice.

When Judge Whelan asked him if he realized in count one he was admitting income of \$34,447.87, Baird interrupted. The sum is to be



nors and misdemeanors," said Judge Whelan, insisting the sum was a key part of the information. He vacated the guilty pleas. After a lunch recess, Father Nikliborc pleaded innocent to all three counts. The case was assigned to Federal Judge William P. Gray for the setting of a trial date. Baird explained the earlier plea.

"It would be most unfortunate to have to try this

case," said Judge Gray, "if the defendant would be willing to plead guilty. The culpability would be the same, whether the sum is \$1,600 or \$34,000."

U.S. Atty. Byrne said, however, that the sum listed for the income was properly included in the information. "If he's going to plead," he said, "let him plead."

Byrne said the government would drop the charge in count two. The priest's attorneys left open the offer of a guilty plea on counts one and three and Judge Gray said he would think about the matter until a continuation of the date-setting hearing today, in hopes of finding a way to avoid trial.



Please Turn to Page 5, Col. 3

DUE IN COURT ON TAX CHARGE Priest With 2 Names 3 Cities? and by the bar tto - 769 🛀 🧎

BY DIAL TORGERSON

Mangod Alizonaj - Cabile . and Times Staff Writer A priest who went by two names about Robert Rand, however, are whichever people find easier to guarded: pronounce"-is due in federal court

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Robert | Father Robert | Rand or Father Robert Nikliborc, whichever people find easier to pronounce," he said.

But, The Times has found, people who helped Robert Rand share a life of wealth knew nothing of his

clerical background. "Why, I didn't even know he was a Catholic; much less a priest," said Evelyn Matonovich, herself a Catho-lic, who was one of five women bowlers he took to Denver from Las Vegas in 1960 as the competition team of Robert Rand Enterprises, Palm Springs.

I was stunned when I learned he was a priest, said Nancy Brletic, who lives in the ranch-style Las Vegas home owned by Rand from 1959 to 1963, and traveled with him widely during those years. "Could he have become a priest after I knew him?"

(Records show that Father Nikliborc was graduated from St. Mary's of the Lake Seminary, Mundelein,

III., in 1821. Mrs. Brletic's relationship with statutory him ended before the statutory period covered in the income tax charge, she says. "There's nothing I can get into trouble for " The home's ownership was transferred to the names of Joseph and Nancy Brletic Jan. 13, 1963.

Mrs. Brletic is 35, has long, darkbrown hair and hazel eyes. She speaks in a voice calm with selfassurance. Her replies to questions

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"I'm married, now, and that's all behind me, all long, long ago. There was really nothing between usexcept that he liked me. And I found him a very pleasant person to be around. He was a very nice person . to talk to. He could talk about so many things."

It was, she said, a platonic relationship. The Rand she knew was thoughtful and kind, she recalls. He took her on trips, he let her use his car. It was registered in both their names, she said, "in case there was an accident."

Mrs. Brletic said that although she knew Robert Rand before her subsequent marriage, he was later a friend of both hers and her husband, Joseph.

She pointed to four bikes at the front door of the home-"I've got four boys, 6 to 18, two by a previous marriage," she said. "I've got a new life now. I don't keep any mementos of the past." But she couldn't resist asking

about Robert Rand's other life.

"What's that other name-Nikliborc? What sort of name is that? He told me he was Scandinavian, I think. He was vague about many things. I never was sure exactly what he did. I thought he might be an accountant."

"Can he go to jail?" She looked at a picture of Father Nikliborc. "That's him, all right," she said. "But I never saw him in these clothes. How old is he?

Thirty-seven, she was told.

She looked thoughtful a moment. In 1959, when Rand first came to Las Vegas, and she was working at the Flamingo Hotel as a cocktail waitress, she would've been 26, he

28. "That's right," she said. "He'd be 37. I guess that's the only true thing told me."

People who knew Robert Rand were never sure what Robert Rand Enterprises-as it said on the backs of the bowling outfits he bought members of the 1960 team-consisted of. Some people thought he was a Rand of Sperry-Rand. All thought he was wealthy.

"He was a soft-spoken, quiet man,"

said Ruthe Deskin, an alternate on the 1960 women's bowling team. "It figures, now," said Maxine Ruggeroli, one of the bowlers. "He was too good to be true. He never swore, or drank too much, or told an off-color story. He was very kind and generous."

Pleam Turn to Page 24, Col. 1

Part I-Mon., Oct. 21, 1968

Los Angeles Times 2*

Priest With 2 Names an of Three Cities?

But, at Boys Town of the Desert at Banning, at least sone of the wards of juvevile court assigned there remembered a different man.

"You survived by your wits or your fists," said Ray Correio, now 22, and an honor student at Santa Monica Junior College, who was at the home in 1960-61 "for one year, one month and 28 days." He recalled life at the home:

"There often wasn't enough to eat, and the clothes were things people donated, used stuff, usual-ly pretty bad. If you were smart you worked in the clothing room, so you could get first choice at the clothes. Or you helped serve the food, so you could-get a little bit extra. "I remember I was serving the milk, because the milk server usually got an extra cup for doing the work. Father Nikliborc didn't miss much. He spotted me taking an extra cup of milk and really chewed me out. No more extra milk for the server, he said."

Boys frequently ran away from the home. "You had to do it at least once to be socially accepted," he said. Correio, sent there for running away from his family home, ran as far as Banning once.

Correio, then a bright 14-year-old, was promoted to working in the mail room, opening letters bringing money for the

Continued from Third Page Boys Town of the Desert building fund.

> "There were seven of us," he said. "I used to take \$1,000 a day out of the envelopes during the big fund drives. We used to count up, thinking how nice it was that all this money was going to build a new home. We figured we took in \$40,000 in a good week."

As a member of the mail room elite, Correio got to visit Father Nikliborc-Rand's \$75,000 Palm Springs home, the Rac-quet Club nearby and Disneyland. "He introduced us as though he had rehabilitated us," said Correio, "but I think we were mostly just nice kids to begin with."

A few months ago Correio went back to Boys Town.

"The place looked worse than ever," he said. "The dormitories had broken windows, and were as cold as ever—it was really cold out there, and all you could do was try to get as many blankets as possible. The dormitories just didn't have anywhere near enough heat."

Correio added, however, that officials of the school told him repairs to the old Bank of America anbuildings were being kept to a minimum because the school would soon be moving into new quarters now Diocese guaranteed the under construction.

He said, "I remembered all the fights I was in. The first day I was there I looked at the goulash and said, 'I don't want to eat this slop.' Each table had a table captain. I was walk-ing down a hall, later, and this arm grabbed me around the neck, and pulled me into a room, and I was really getting beaten up. It was my table captain.

"I remember I broke my hand in one fight, later on, and had to fight even with my hand in a cast. It was a tough place. But I sur-vived, and I think I'm probably the better for it." While Correio had a lot of criticism, others found the home satisfactory. An inspector for the State Dept. of Social Welfare said she found everything at the home adequate to meet state standards.

The building fund campaign, begun soon after Father Nikliborc's assignment to Boys Town 11 years ago, had an announced aim of a new, \$4 million replacement for the present 1890 facility, once an Indian school.

Building permits for \$688,866 in construction for a home for 72 boys at . Beaumont were issued ' and construction begun earlier this year. The

nounced it had loaned \$2.5 million toward the project. · The San Diego Catholic loan, it was announced. "It's funny going back." The priests and brothers at the school are from the Brothers of Charity of the Immaculate Heart of Mary, an order created by the San Diego Diocese primarily to administer the home.

> Costs of maintaining the boys are paid by the counties sending youths to the home, which now houses 42 boys.

A spokesman for the San Diego Diocese said that the school was incorporated as Boys Town of the Desert, Inc., in 1965 and is thus financially independent of the diocese. The diocese doesn't keep an accounting of school funds, although it has financially assisted the school, he said.

The spokesman said no disciplinary action has been taken against Nikliborc. Diocesan officials declined further comment on the case because of the pending criminal charges. Neither Nikliborc nor other officials at the school have made themselves available for comment.

Officials of the state Attorney General's office said an investigation of the Boys Town operation begun several years ago is now being reopened.

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* Los Angeles Times.

Mon., Oct. 21, 1968-Part I

DUE IN COURT ON TAX CHARGE Vith 2 Names - 3 Cities?

BY DIAL TORGERSON Silenigan , Viscour Calify ; Soligmes, Staff Writer

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Defeated in his attempt to At a news conference immedihave Sirhan B. Sirhan's diaries ately following Judge Walker's suppressed as evidence, De-verdict, Parsons, commenting fense Counsel Russell Parsons on the notebooks, said: has indicated he intends to use "I don't know what effect

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the diaries to illustrate Sirhan's these writings might have on mental state at the time of the the opinions of the psychiatrist assassination of Sen. Robert F. in the case." Kennedy.

Herbert V. Walker turned down the psychiatrists' opinion of Sira defense plea that notebooks han's mental state at the time allegedly kept by Sirhan at his he is alleged to have shot Sen. home, 696 E. Howard St., Pasa-Kennedy. dena, and seized by police with-

185

He said that the diaries might Yesterday, Superior Judge have great effect in determining

Parsons disclosed that two of

out a search warrant, be suppressed as evidence in the case. (Continued on Page A-3, Col. 3)

Priest Faces Jail On Tax Charges

A Roman Catholic priest, who to file on a gross income of ϵ authorities say led a double life more than \$600.

as a wealthy electronics execu- "Why should he be required t ney," and that he had "not been tive, will be sentenced Nov. 19 to admit more?" the judge-

after pleading guilty to two asked. counts of failing to file 1963 and Byrn 1965 personal income tax re-set a precedent and that defense turns.

ors and the Rev. Robert Daniel insufficient. Nikliborc, president and finanprison and \$10,000 fine.

come of \$7000 in 1964 was dis-government suit. missed Monday.

innocent when the government thy electronics executive. be specified.

restated his desire to plead guil- priest only as Rand, president ty without specifying the of Robert Rand Enterprises. amounts and U.S. Dist. Judge The clergyman has denied the at William P. Gray accepted the existence of a double life, say-th plea.

The judge asked U.S. Atty. Father Robert, Father Robert 81 Matt Byrne if it wasn't true that Rand or Father Robert Nikliall the statute requires is that a borc, whichever people find eas- fc defendant plead guilty to failure lier to pronounce."

Byrne said such a plea would

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lawyers in the future could Both counts are misdemean-claim the tax complaints were

client might be liable for that A third count involving in-amount in a subsequent civil

Nikliborc has refused to dis-tu Fr. Nikliborc, 37, first pleaded cuss reports he is known in Las guilty to two counts Monday, Vegas, Nev., and Palm Springs p but he changed the plea to as Robert Drew Rand, a weal-in

insisted the alleged income of Byrne had said earlier that si \$120,000 for the contested years Rand maintained a \$75,000 home d

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Springs as Robert Drew Rand. Father Nikliborc pleaded guilty to two counts of failure to file returns lΒ

last Oct. 21, and after two stays of execution of sentence, entered Terminal Island Prison last April 14. He was represented by attorney Albert Galen.

Boys' Town Priest Gets Probation in Income lax Case

The Rev. Robert Daniel Nikliborc, boys' town priest who pleaded guilty to failing to file tax returns on more than \$111,000 of income for 1963 and 1965, was freed on one year's probation Monday.

Father Nikliborc, 37, appeared before U.S. District Judge William B. Gray, following 97 days under psychiatric study at the Terminal Island Prison for Men.

In sentencing the priest to 12 months probation plus the time already served, the court disregarded a recommendation by Asst. U.S. Atty. Dennis Kinnaird, who urged further imprisonment.

Kinnaird said Father Nikliborc had tried to "minimize the crime, which he called "an aggravated offense involving substantial sums of mocandid" during the study at Terminal Island.

Anxious to Work Again

Asked if he had anything to say in his own behalf, Father Nikliborc told Judge Gray:

"I'admit I'm wrong. I can't give a Defense attorney Albert C. c rational answer to an irrational act. cial director of Boys Town of Galen said he was concerned in I am extremely anxious to get back the Desert at Banning, faces a about pleading to specific b to my work in the church. I put maximum penalty of a year in amounts of income because his t myself at the mercy and compassion of the court."

Judge Gray then ruled that while the offense was "very serious," he felt, after reading the diagnostic report, that further incarceration would be unnecessary.

He also dismissed a third count in the indictment charging that Father Nikliborc had failed to file a tax return on \$7,833.07 of income for 1964.

The government alleged that the sums were earned in years when Father Nikliborc was head of Boys Town of the Desert at Banning, and that simultaneously the priest resided in a luxurious home in Palm

Priest_charged with leading double life and tax evasion

BANNING, Calif. (NC) - The U.S. attorney's office has charged a Roman Catholic priest with failing to file income tax returns on nearly \$120,000 and of leading a double life with a \$75,000 home in Palm Springs.

The priest, Father Robert D. Nikliborc, is president and financial director of the Basil) Brewer: Boys Town of the Desert, an orphanage for boys in Banning. He has admitted that he is also known as Robert Rand, owner of the \$75,000 Palm Springs home. But he asserted that his ownership and occupation of the house was done "with the knowledge and consent of my superiors in the San Diego diocese."

He explained that he is known as Father 'Robert Nikliborc Rand and that people use whichever surname they "find easier to pronounce."

He also stated, through his attorney, Thomas Biard, that "any statement that my gross earnings were \$119,960.44 without foundation. I am informed and

lieve I was not required to file a return in those years." Father Nikliborc, 37, has done extensive fund-raising for the

orphanage in the past few years. Father Nikliborc is charged with willingly failing to file income tax returns

for 1963-65, a misdemeanor. The state attorney general's office said it is reopening a year-old investigation of fund-raising on behalf of Boys Town of the Desert. Deputy Attorney General

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Charles A. O'Brien gave no details of the previous investigation but said:

We were informed that problems we saw in the operation would be rectified. In 'view of the recent disclosures, it is apparent we should reopen our file on Boys Town of the Desert.'

Neighbors of Father Nikliborc in Palm Springs said they believed him to be Mr. Robert Rand, a wealthy, semi-retired electronics executive. Some also said they believed him to be married, but no neighbors seem to have recalled meeting him.

The estate dealer who sold Rand the house has reportedly stated that Rand introduced him to a woman he called his wife at that time.

Father Nikliborc said that the woman whom neighbors have considered his wife was his housekeeper and that a statement on the house deed calling him Robert Rand .is a misprint. He said that other priests from the orphanage used the four bedroom house which, he said, contains a private chapel. He said that house has also been occupied by members of his family.

His family includes a sister who is 🕾 nun and two brothers who became priesits, as well as several other brothers and sisters. He was graduated from St. Mary's of the Lake seminary in Mundelein, Ill., and was ordained a priest by Bishop Charles F. Buddy of San Diego.

The San Diego diocese has made no comment on the matter.

Priest Gets Probation In Income Tax Case

LOS ANGELES (AP) - The Rev. Robert Daniel Nikliborc, a Catholic priest who was charged with income tax evasion after federal agents accused him of leading a double life, was sentenced to a year's probation yesterday.

U.S. District Judge William P. Gray said "anyone who cheats on his income tax is performing a serious crime." But, the judge said Father Nikliborc's work as adminis-trator of a boy's orphanage in Banning deserved judicial notice.

"How long must a man nown" doing worthwhile work be tak-en out of circulation?" Gray asked in pronouncing sentence

Federal agents said they investigated the 31-year-old orphanage director when he appeared to be living a double life as a free-spending execu-tive in Palm Springs. Banning is about 26 miles away from the resort community.

They said Father Nikliborc hid his identity as a priest from Palm Springs neighbors and posed as Robert Rand, a wealthy electronics executive. In subsequent investigations, Father Nikliborc was found to have not filed income

tax returns for the years 1963 and 1965, federal agents said. Father Nikliborc agreed to

plead guilty to the charges providing no meintion was made of the specific amount of money owed to the govern-...nt. Agen:- --- estimated the delinquent tax bill to be \$120,000.

On Nov. 11, 1968, he was ordered to undergo a 90-day psychiatric examination before sentence was imposed. The examination was delayed several months while Father Nikliborc supervised the construction of an additional wing at the orphanage — Boys Town of the Desert.

Priest Spared Prison Term In Tax Case 2 2 -1969 LOS ANGELES (UPI) - A The staff which conducted the

Catholic priest who pleaded tests recommended probation. guilty to failing to file tax re-Nikliborc owned a \$75,0 a home for boys.

The Rev. Robert Daniel Nikliborc, 37, who had spent 97 days diagnostic tests, was placed on a year's probation by U.S. Dis-trict Court Judge William P. Father Niklibore Grav

Gray.

JUDGE'S QUESTION

"How long must a man now doing worthwhile work be taken the new \$4 million facility at out of circulation?" Gray asked. Beaumont.

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a \$75,000 turns on \$112,000 income was home in Palm Springs where spared a prison term yesterday neighbors knew him as Robert so he could resume his work at Drew Rand, head of the Robert

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Rand Enterprises. They had no idea he was a clergyman. The priest admitted that he failed to file returns in the years

Father Nikliborc said he was ray. Assistant U.S. Attorney Den- to work" at the boys' home, now

-Assistant U.S. Attorney Den-its E. Kinnard argued that Nik-liborc should serve out the two-year prison term to which Gray originally sentenced him. How ever the judge said the priest had been performing "extreme-basen to Boys Town of the basen to Boys late Heart. In 1967, Father Nikliborc announced construction of

Names Admitted Suns Telegran Use o Orphanage Priest Says Tax Charge Is Untrue

A Roman Catholic priest accused of failing to file federal tax returns, on \$120,000 in personal income vesterday denied that he made that amount of money.

NIKLIBORC-BBK000141

He also said, in his first public statement since the misdemeanor charge was filed against him, that there was full public knowledge of his use of two different names.

The statement delivered to The Sun-Telegram was signed "Rev. Robert D. Nikliborc-Rand." U.S. attorneys said the priest led a double life - as the Rey. Fr. Robert Nikliborc, director of a Banning orphanage, and as Robert D. Rand, wealthy Palm Spring electro- vear period from 1963 to 1965. nics executive.

In his statement, Fr. Nikliborc admitted having the two names, adding that it was no secret. He also called a report that he made \$120,000 a "fabrication" and "without foundation."

Yesterday a real estate broker who sold a \$75,000 house in Palm Springs to the priest said Rand was accompanied at the time of the sale by a woman.

"He introduced me to his wife," said Frank Sillano, "At least he said it was his wife." Sillano described the woman as between 35 and 40, with a Latin accent.

Father Nikliborc is president and financial director of Boys Town of the Desert in Banning. Palm Springs records indicate the house at 1194 Vista Vespero was sold to a Robert D. Rand in 1963.

The priest has been president of the orphanage since 1961 and last year announced plans for a \$4 million expan- \bigcirc sion of the orphanage at a 122 - acre ⊂)site in Beaumont. The project was fi- \bigcirc nanced in part by a loan granted by Bank of America and guaranteed by CO) the San Diego Diocese of the Roman C: Catholic Church.

A neighbor recalled Niklibore saving

thy and that he used the Palm Springs home for a retreat.

The priest, in his statement, said his Palm Springs home was used "by me as a priest" and that the diocese had complete knowledge of its use.

"This home has been used by the other priests at Boys Town of the Desert; other priests in the diocese; by the Brothers of Charity. . . and other members of my family," the statement said.

The statement also said "I believe that I was not required to file a return in those years." Federal officials said returns were not filed during a three-

U.S. Atty. Matt Byrne, who is handling the case for the government, declined to disclose his findings as to the source of Father Nikliborc's income. He said this evidence would be introduced against the priest after he is arraigned Oct. 31.

houses on y believed

gray stucco house

Priest Charged With Tax Evasion

(Continued From A-1)

31 before U. S. District Judge Francis C. Whelan.

Father Nikliborc was not available for comment either at the Banning orphanage or at his Palm Springs home.

Brother Andre Barton, director at the boys home, said Father Nikliborc was at the home early Wednesday but had left. He said also Father Nikliborc knew about the charges.

The priest had been president of the orphanage since 1961 and last year announced plans for a \$4 million expansion on 122 acres near Beaumont. The land was acquired by the San Diego Roman Catholic Diocese after the Banning Planning Commission vetoed a proposed expansion of the present facility.

The Bank of America loaned \$2.5 million for the building project, which was guaranteed by the San Diego Diocese. Boys Town of the Desert, which cares

for 65 orphaned boys up to age 17, is

Turkish NATO Aide Arrested for Spying

he said he told her his family had a he said he told her his family had a he in Palm Springs and he used it a weekend retreat. In addition, the rce, who asked not to be identified, I Father Nikliborc told her he was

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operated by the Brothers of Charity of the Immaculate Heart of Mary, a specially created order of the San Diego Diocese.

Byrne said charges against the priest arose from an investigation conducted by special agents of the Intelligence Division of the Internal Revenue Service. If convicted of tax evasion, the priest could face a maximum sentence of three years and a fine of \$30,000.

Acquaintances in the Banning area called Nikliborc "a pleasant man" who drove to an ice cream store in a large, black limousine to buy ice cream for the boys in the home.

Byrne emphasized no charge has been filed against the orphanage, which has a capacity of 65 teen-aged boys.

It was officially named the Basil Brewer Boys Town of the Desert in honor of Basil Brewer, New Bedford, Mass., publisher and radio-television station owner, who is now retired.

"I don't believe that man would take a nickel of any man's money," Brewer said by telephone. He said he once gave \$20,000 of his own funds to the school.

A member of the Palm Springs Path finders, a charitable organization which helps youths, said she knew Father Nik-Liborc in 1957 when the Pathfinders were source, who said Father] listed in the nformatior igainst home said ŝ filed suit in les charging 37, with wil-1 earnings of year period orc, president 30ys Town of d not live in in a \$75,000 nearby Palm court of \$120,000 her Nikliborc srday to his who thought sutive named azer ... C-1 to 5 azer ... C-1 to 5 lio C-12, 13 io C-12, 13 c... C-10, 11 ecords D-4 r ... B-10 59 **59** who rated g in leral c most Ś

With Tax Evasion 350 ged ar ØØ

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Residents of the other sev the block - long street said t the palm - shaded gray stu 1194 Vista Vespero, where Nikliborc lived, had been v least nine years.

"Tve never sum "Tve never sum "Tve never sum go into that house," said and Vajoner, a neighbor for the past nine vears. None of the other neighbors recalled ever seeing Rand. But city records showed that Rand moved into the house in 1963.

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January 17, 1956

The Reverend Robert D. Nikliboro Villa Regina Mundi Jemez Springs, New Mexico

Reverend and dear Father Nikliborc:

It is gratifying to learn from your letter of January 14, 1956, that you have entered into a special retreat at Villa Regina Mundi. You recognize the opportunity and the special graces that you will accept or reject in this, the most crucial time of your entire career.

Before the retreat concludes you must take a definite stand. You are either for Him or against Him. My earnest prayer is that you will made every moment count for the definite rehabilitation indicated.

You may, of course, present your case to the Very Reverend William A. Bergin at the Seminary, or to any other priest, but as far as the undersigned Bishop is concerned, no defense on your part is called for.

You state in the third paragraph of your letter of January 14, 1956: "There are facts which * * * but which will disprove many things which Father Rice has told you. etc." Your assumption is in error. Monsignor Rice made no report whatsoever regarding you or anyone else involved in your case. The fact is that your defects on both occasions were reported by lay people, who gave absolute proof which you could not gloss over or deny. Your letter also gives the names of two Pastors who could testify regarding your parochial work. As you know very well, that phase never entered into the question. In all honesty try to get this straight, that even after having been warned and pleaded with, whatever resolves you made crackled and went up in smoke, in a word, did not make a sufficient impression on you to realize the gravity of the offenses. That is precisely why you are expected to make the most of these supremely important days at Jemez Springs. You must learn all over again the meaning of the priesthood of Jesus Christ, its requirements and the virtues you are expected to practice. Number two, you must try to realize by meditation how serious was your offense, which involved another party and had very grave potentialities.

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January 17, 1956 Page 2

You were briefed thoroughly on all these points, not once, but many times. Much of your future depends on your power and sincerity of purpose to grasp this now.

If Father Fitzgerald and Father Rossi are thoroughly convinced that you are sincere and if they approve of your celebrating Holy Mass, you have my permission to do so.

Please do not waste any more time in trying to dig up defenses for the past. You are there to build up for the future. It can be done by the grace of God and cooperation on your part. Be assured of a daily remembrance at the Altar invoking the Holy Spirit to enlighten and guide you.

With kindest regards and every best wish, I remain,

Your devoted servant in Christ,

The Most Reverend Charles F. Buddy, Bishop of San Diego.

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