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t: 0151 703 1679
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Your Ref:

Our Ref: [REDACTED]/4046748/C-281891

Date: 10 November 2009

Dear [REDACTED]

The Church of Scientology Religious Education College Inc

Thank you for your letter of 4 November, in which you outline your concerns with the above organisation. I can now confirm that your letter is with the Assessment Unit of the Charity Commission, and a case officer will contact you in due course.

Thank you for taking the time to bring this matter to the attention of the Commission.

Yours Sincerely

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General Enquiries: 0845 300 0218

Textphone: 0845 300 0219

Website: www.charitycommission.gov.uk



Charity Commission Direct
PO Box 1227, Liverpool L69 3UG

t: 0151 703 1665
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Your Ref: [REDACTED]/1165.31
Our Ref: [REDACTED] C-281891-JBTS

Date: 24 November 2009

Dear [REDACTED]

Church of Scientology Religious Education College Inc

I am writing further to your letter dated 4th November 2009 regarding the above named college.

It remains the view of the Charity Commission that the Church of Scientology is not established for charitable purposes or for the public benefit and is therefore ineligible for registration as a charity under the Charities Act 1993. The Commission maintain the same view about the Church of Scientology Religious Education College Inc. The Decision of the Commission made in 1999 remains valid. Please find enclosed a full copy of the decision.

If you have any further queries please do not hesitate to contact me again on the address or telephone number stated above.

Yours sincerely

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CHARITY COMMISSION

DECISION OF THE CHARITY COMMISSIONERS FOR ENGLAND AND WALES MADE ON 17TH NOVEMBER 1999

APPLICATION FOR REGISTRATION AS A CHARITY BY THE CHURCH OF SCIENTOLOGY (ENGLAND AND WALES)

1. *The issue before the Commissioners*

The **Board of Commissioners** considered an application by the Church of Scientology (England and Wales) (CoS) for registration as a charity pursuant to **section 3(2) of the Charities Act 1993**. In reaching their determination of the application the **Commissioners** considered whether CoS is charitable as being an organisation:

- (i) established for the charitable purpose of the advancement of religion and/or
- (ii) established for the charitable purpose of the promotion of the moral or spiritual welfare or improvement of the community,

and if in the case of (i) or (ii) above CoS is so established for such a charitable purpose, whether it is established for the public benefit.

2. *Conclusion*

The **Commissioners** having considered the full legal and factual case and supporting documents (including expert evidence) which had been put to them by CoS and having considered and reviewed the relevant law, taking into account the principles embodied in the European Convention on Human Rights (**ECHR**), the **Commissioners** concluded that CoS is not established as a charity and accordingly is not registrable as such. In so determining the **Commissioners** concluded as follows -:

CoS is not charitable as an organisation established for the advancement of religion because having regard to the relevant law and evidence:

- (a) Scientology is not a religion for the purposes of English charity law. That religion for the purposes of charity law constitutes belief in a supreme being and worship of that being (*section 6, pages 12 to 25*). That it is accepted that Scientology believes in a supreme being (*section 6, page 25*). However, the core practices of Scientology, being auditing and training, do not constitute worship as they do not display the essential characteristic of reverence or veneration for a supreme being (*section 6, pages 25 to 26*).
- (b) That even were CoS otherwise established for the advancement of religion, public benefit should not be presumed given the relative newness of Scientology and public and judicial concern expressed – ie the presumption of public benefit available to religious organisations as charities was rebutted (*section 8, pages 40 to 43*); and that
- (c) Public benefit arising from the practice of Scientology and/or the purposes of CoS had not been established (*section 8, pages 43 to 44 and pages 47 to 48*).

CoS is not charitable as an organisation established to promote the moral or spiritual welfare or improvement of the community because having regard to the relevant law and evidence:

- (a) The practice of Scientology and the purposes of **CoS** are not analogous to the legal authorities establishing the moral or spiritual welfare or improvement of the community as a charitable purpose (*section 7, pages 26 to 29*), and in taking a broader view of the authorities, would not be likely to achieve such a purpose (*section 7, pages 30 to 37*).
- (b) That even were **CoS** otherwise established for the promotion of the moral or spiritual welfare or improvement of the community, public benefit arising out of the practice of Scientology and/or the purposes of **CoS** had not been established (*section 8, pages 45 to 47 and page 49*).

3. *The Application for Registration as a charity*

The application

In September 1996 a newly incorporated body¹ called the Church of Scientology (England and Wales) (**CoS**) applied to the Commission for registration as a charity for the advancement of religion accompanied by a full legal and factual case.

In 1997 the **Commissioners** indicated to **CoS** that they would consider whether **CoS** was a charity in law (not just the narrower question of whether **CoS** was charitable under a particular head of charity law, as advancing religion). If necessary, this might include other heads of charity such as the promotion of education or a purpose under the fourth head of charity such as the promotion of the moral or spiritual welfare or improvement of the community.

The promoters submitted further legal and factual argument that if and in so far as **CoS** is not a charity for the advancement of religion, it is charitable under the fourth head of charity as being established for the moral or spiritual welfare or improvement of the community. That argument also dealt with public benefit issues arising under that head.

The application was subsequently significantly augmented by **CoS** by the submission of international law argument which covered the Government's then proposal to incorporate the European Convention on Human Rights (**ECHR**) (and thus those provisions making it unlawful to discriminate against individuals on the grounds of their religion or other beliefs) into domestic law, and the effect of this upon the application. Since then the Human Rights Act 1998 (**HRA**) has been passed although it does not yet have legal effect. At present the Government proposes to bring the **HRA** into force in October 2000.

The Church of Scientology

The **Commissioners** noted the following background to the application for registration as a charity.

¹ A company limited by guarantee holding minimal property

The Church of Scientology (the Church) is an international organisation which promotes a belief system, doctrines and practices known as Scientology. Its international headquarters are in the USA although it is organised world-wide. Assets owned by the Church in this country are currently held and administered by a branch of the Church incorporated in Australia. The Church has now established a company under the Companies Acts called the Church of Scientology (England and Wales) (CoS) to further its work in this country.

The activities of the Church of Scientology carried on in England and Wales are based principally at its properties at Saint Hill, East Grinstead in Sussex, although there are other Scientology centres eg at Poole and Plymouth. There are said to be about 200,000 adherents in this country. Scientology is based on the writings of the late L Ron Hubbard.

Scientology claims to be a religion both in recognising the existence of a supreme being and in carrying out forms of worship through auditing and training.

Scientology organisations have been recognised legally as religious in character in other countries for certain purposes. Most notably, by the Internal Revenue Service in the USA as an exclusively religious or charitable organisation under s501(c)(3) of the **Internal Revenue Code** and thus exempt from Federal Income Tax and by the High Court of Australia (in **Church of the New Faith v Commissioner of Payroll Tax (1983) 154 CLR 120 (HC of A)**) as a religious, or public benefit, institution entitled to an exemption from paying payroll tax under the Payroll Taxes Act 1971.

The objects of CoS

The objects of CoS as set out in its Memorandum and Articles of Association are as follows:

The advancement of the Scientology religion and in particular but not so as to limit the generality of the foregoing:

- (1) the espousal, presentation, propagation and practice of, and the ensuring and maintaining of the purity and integrity of, the religion of Scientology;*
- (2) the advancement of the religious and other charitable work of Scientology Churches and Missions in England and Wales.*
- (3) the maintenance of the fabric and furnishings of Scientology Churches and Missions in England and Wales;*
- (4) the production, publication and dissemination of Scientology religious works;*
- (5) the advancement of religious education in accordance with the doctrines and practice of Scientology.*

Doctrines and Practices of Scientology

The **Commissioners** considered the comprehensive summary of the doctrine and core religious practice of Scientology put to them by **CoS** in their submission. In relation to Scientology doctrine they noted that:

- Scientology is based exclusively upon the research, writings and recorded lectures of the late L. Ron Hubbard - all of which constitute the scriptures of the 'religion'. These encompass more than 500,000 pages of writings, nearly 3,000 recorded lectures and more than 100 films. They include axioms that precisely define the fundamental laws and truths of life, including who one is, what one is capable of, and how one might realise one's natural spiritual abilities. From these axioms come a great number of fundamental principles individuals can use to achieve spiritual infinity, as well as to improve their immediate lives and the lives of those close to them. A fundamental doctrine of Scientology is that spiritual freedom can be attained only if the path outlined in Hubbard's works is followed without deviation. Hubbard is the only source of Scientology, and has no successor.
- Scientology doctrine divides an individual's existence into eight distinct divisions, called "dynamics", each of which represents an area of life where every individual has an urge and determination to survive. Pursuit of survival along these dynamics is the common denominator of all life. The eight dynamics are best conceived as concentric circles ranging from the first dynamic in the centre, out to the eighth dynamic in the outer parameter as follows:
 - (1) the first dynamic, self, is the effort to survive as an individual;
 - (2) the second dynamic is the urge to exist as a future generation, which encompasses the family unit;
 - (3) the third dynamic is the urge to survive as a member of a group, such as a company, a church or a social organisation;
 - (4) the fourth dynamic is the urge for survival of man as a species;
 - (5) the fifth dynamic is the urge to survive for all life forms, whether animal or vegetable;
 - (6) the sixth dynamic is the urge for survival of the physical universe and reflects the drive of the individual to enhance the survival of all matter, energy, space and time;
 - (7) the seventh dynamic is the urge to exist as a spiritual being; and
 - (8) the eighth dynamic is the urge to exist as infinity, which also may be identified as the supreme being or god.
- The goal of Scientology is to help an individual survive to the greatest level across all dynamics from the self (the first dynamic) and ultimately to the supreme being (the eighth dynamic). Through the application of Scientology principles and practices an individual is able to increase his ability to improve survival across the dynamics. As he becomes more capable and more aware, he expands from the first

into the outer dynamics, and he becomes more able to control and influence all dynamics to better himself and all mankind.

- **CoS** has no specific doctrine concerning god, although Scientology does affirm the existence of a supreme being. The practice of Scientology is to bring an individual to a new state where he can reach his own conclusions concerning the nature of the supreme being. As a person becomes more aware through the practice of Scientology, however, he attains his own certainty of every dynamic and, as he moves from the seventh (spiritual) dynamic to the eighth, he comes to his own awareness of infinity and god. He also understands his own relationship to eternal salvation as a spiritual being. Salvation in Scientology is attained through **personal** spiritual enlightenment.

In relation to Scientology practices the **Commissioners** noted that the core practices of Scientology were auditing and training and that:

- Scientologists increase their spiritual awareness, and expand across the eight dynamics, by participating in **auditing**, which is one of the two central 'religious' practices of the Scientology faith. It is delivered by an **auditor**, from the Latin, 'one who listens'. Auditing involves a series of gradient steps that Hubbard developed to address past painful experiences - both in this, and in prior, lifetimes - which, while below a person's level of awareness, collectively cause all the fears and psychosomatic illnesses that he currently suffers. Through auditing one can uncover these unknown past experiences and erase their harmful effects, thereby increasing one's awareness and capability across all dynamics. This also directly results in a spiritual transformation: the individual reaches a certainty that he is in fact a spiritual being that has lived and will live through countless lifetimes.
- In auditing a 'religious' artefact called an E-meter is used to enable the auditor and the individual receiving the auditing to locate areas of the past which can then be addressed in auditing. It is not a lie detector and by itself it does nothing. It is only used by a trained minister and is essential to auditing; that is its only application.
- The second central 'religious' practice consists of **training** - the intensive study of Scientology Scripture. Training derives its greatest significance from the fact that through training one learns to become an auditor.
- The broad path the Scientologist follows through auditing and the study of Scientology materials is known as **The Bridge**. The Bridge embodies a route across a chasm between man's present state and vastly higher levels of awareness. It is comprised of gradient steps so that gains are incremental, predictable and apparent. There are two sides to this Bridge: on one side, by receiving auditing, one reaches the highest states of awareness as a spiritual being; on the other, one studies the axioms and principles of Scientology and learns to become an auditor, ultimately advancing to the highest levels of auditor skill. The freedom available through Scientology requires passage along both these paths. For while one becomes free through auditing, this must be augmented by knowledge of how to stay free.

The **Commissioners** noted that access to the core practices of auditing and training are normally prepaid by those members wishing to participate in them. These payments are referred to as requested donations and account for a substantial proportion of the revenues of the Church of Scientology. The extent of participation

in these practices is a matter which Church of Scientology fundraising staff discuss with members in personal consultation. Although requested donations are the normal method of obtaining access to participation in these practices, the **Commissioners** understood that auditing and training were available without a donation in certain circumstances. The **Commissioners** noted that organised donations are an established feature of some religions.

The **Commissioners** also noted:

- the creeds and codes of Scientology:
 - The Creed of the Church of Scientology
 - The Auditor's Code
 - The Code of Honor
 - The Code of a Scientologist
 - The Supervisor's Code
 - The Credo of a True Group Member
 - The Credo of a Good and Skilled Manager

- The ceremonies of Scientology:

Individual churches of Scientology conduct numerous 'religious' services, including naming ceremonies for the newborn, wedding and funeral services and weekly Sunday services. These services are open to those of any denomination.

- The symbols and apparel of Scientology

Scientology 'religious' symbols and artefacts are protected by Religious Technology Centre, a California non-profit corporation which owns them and the rights to use them. Members of the Sea Organisation wear naval uniform. Ministers officiate wearing apparel which resembles traditional Anglican vestments.

4. *Relevance to the application of the European Convention on Human Rights (ECHR)*

The **Commissioners** noted that in support of their application for registration as a charity CoS relied upon international law arguments concerning the right to freedom of thought, conscience and religion encompassed in **Article 9 ECHR**; and the right not to be discriminated against on account of thought, conscience and religion - **Article 9** taken with **Article 14 ECHR**.

The **Commissioners** noted that the **ECHR** is to be incorporated into English law under the **Human Rights Act 1998 (HRA)**. That Act is likely to be fully implemented in the UK on 2nd October 2000². Under **section 6 of the HRA** it will be unlawful for a public authority to act in a way which is incompatible with **ECHR** rights. The Commission will be a "public authority" for the purposes of the **HRA s6(3)**. Once the **HRA** is implemented it will therefore be unlawful for the Commission to act in a way incompatible with **ECHR** rights. This would include its decisions with regard to the registration of charities where any common law authorities would need to be interpreted in a way compatible with such rights as interpreted by case law of the

²

Latest government announcement.

European Court of Human Rights and opinions and decisions of the European Commission.³

The **Commissioners** noted that while the **ECHR** is not part of English law at present there is no obligation on the courts and therefore the **Commissioners** to take **ECHR** into account in considering issues of charitable status. The **Commissioners** noted the general rule that in the absence of implementation in domestic law, international law in general and international agreements in particular are not binding within the UK legal system – **Rayner (Mincing Lane) Ltd v Department of Trade** [1990] 2 AC 418, and that no public authority is required as a matter of law to exercise its discretion in a way necessarily consistent with the **ECHR** – **R v Secretary of State for the Home Department ex parte Brind** [1991] 1 AC 696.⁴ This basic position has been confirmed in **R v DPP ex parte Kebilene QBD** [1999] 3 WLR 175 (CA), 972 (HL). It is also clear, that while **ECHR** may be referred to, there is currently no strict legal obligation to have regard to the terms of **ECHR** when addressing issues of common law, even where these issues are uncertain, **Derbyshire County Council v Times Newspapers Limited** [1993] 2 WLR 449.

However, the courts are prepared to consider the international obligations of the United Kingdom where there is ambiguity in statutory language: **Salomon v Commissioners of Customs and Excise** [1967] 2 QB 116. In **R v Radio Authority ex parte Bull** [1995] 4 All ER 481, this general principle was applied in the specific context of the **ECHR**.

Whilst it seemed clear to the **Commissioners** from the case law that where statutory provisions were ambiguous reference may be made to the **ECHR** so as to interpret the relevant statutes consistently with the **ECHR**, the extent to which there is any similar legal obligation in relation to the common law, and the extent to which a public authority may be obliged to act consistently with **ECHR** generally prior to implementation of the **HRA** was unclear⁵.

The **Commissioners** considered that it would be prudent to take account of the fact that where an application for registration is dealt with pre **HRA** and subsequently subject to an appeal under section 4(3) **Charities Act 1993**, the appeal would be likely to reach court after the **HRA** had been brought into effect, when the court would be obliged to deal with the matter consistently with **ECHR**, and to ensure that all case law is interpreted compatibly with **ECHR** principles. In addition, given the lack of clarity in English law about the extent to which a public authority may already be obliged to exercise its functions in a way taking account of the **HRA** being in force in the near future (**R v DPP ex parte Kebilene**), the **Commissioners** regarded it as prudent to seek to act consistently with **ECHR** in advance of implementation of the **HRA** where they were free to do so to the extent that **ECHR** may be relevant to the registration of charities.

The **Commissioners** considered that good administrative practice would suggest that applications for registration pre and post **HRA** should be dealt with consistently. It would not be good practice to consider applications received pre-implementation

³ Section 2 HRA

⁴ In that case the House of Lords unanimously held that the Home Secretary did not need to act consistently with **ECHR** in the exercise of a power he enjoyed under both statute and the BBC's Charter to control the content of television and radio transmissions.

⁵ **R v DPP Ex parte Kebilene** (QBD [1999] 3 WLR 175 (CA), 972 (HL))

without any reference to **ECHR** considerations, but to apply such considerations to applications received post implementation. To do so could result in similar applications being dealt with differently simply on the basis of the date on which they were received and considered.

Further it seemed to the **Commissioners** that they may already be under an indirect legal obligation to take account of **ECHR** principles, given that once the **HRA** is brought fully into force, there will be an element of retrospectivity which will benefit individuals who are able to demonstrate that they were victims of human rights violations before the **HRA** was in force. Essentially the combined effect of section **22(4)** and section **7(1)(b)** of the **HRA** seemed to the **Commissioners** to be that where a public authority brings or initiates legal proceedings after implementation of the **HRA**, the persons who are the defendants in such proceedings would be able to rely upon their **ECHR** rights in the action which follows. The **Commissioners** were for example able to envisage a situation in which an association may seek to resist proceedings for recovery of taxation on the basis that the refusal to register it as a charity had infringed its **ECHR** rights.

The **Commissioners** concluded that as a matter of prudence, good practice and indirect legal obligation any discretion which the **Commissioners** may have in applying the existing law should be exercised in accordance with and not contrary to the principles of the **ECHR** where those principles might be relevant to the registration of charities. Such discretion might arise for example where the provisions of the common law were ambiguous, or where English cases or other legal authorities (for example case law from other jurisdictions) were not binding on the Commission, but of persuasive value.

*The **Commissioners** then proceeded to consider the potential relevance of **ECHR** to CoS's application for registration as a charity.*

The relevant articles of **ECHR**

The **Commissioners** considered the relevant articles of **ECHR** to be

- **Article 9** taken on its own (right to freedom of thought, conscience and religion); and
- **Article 9** taken together with **Article 14** (right to enjoyment of **ECHR** rights free from discrimination).

Article 9

Article 9(1) provides that:

"everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief and freedom either alone or in community with others and in public or private to manifest his religion or belief, in worship, teaching, practice and observance."

Article 9 includes the right to manifest one's belief in worship, teaching, practice and observance and therefore includes in principle the right to convince other people, for example through "teaching"⁶.

The **Commissioners** considered that the protection offered by **Article 9(1)** extends to the whole range of individual beliefs *including* both religious and other belief systems. Both organisations which, in charity law terms, would appear to promote the moral or spiritual welfare or improvement of the community (a fourth head purpose), and those which promote religion (a third head purpose), would in the **Commissioners** view therefore fall within the protection of **Article 9(1)**.

The **Commissioners** noted that **Article 9(1)** may be qualified in terms of the provision of **Article 9(2)**. Any limitation of the freedom protected by **Article 9(1)** may be justified on the grounds set out in **Article 9(2)**.

Article 9(2) provides that:

"Freedom to manifest one's religion or beliefs shall be subject only to such limitations as are prescribed by law and are necessary in a democratic society in the interests of public safety, for the protection of public order, health or morals, or for the protection of the rights or freedoms of others."

Article 9 and Article 14 together

Article 14 provides that:

"The enjoyment of the rights and freedoms set forth in this Convention shall be secured without discrimination on any ground such as sex, race, colour, language, religion, political or other opinion, national or social origin, association with a national minority, property, birth or other status"

The **Commissioners** noted that **Article 14** is not an independent right to non-discrimination but may be used in conjunction with another article. The other article relied upon does not necessarily have to be breached by the alleged discriminatory act, rather the act has to fall within the ambit or scope of a right protected by the **ECHR**. Therefore, it was in the **Commissioners'** view arguable that the registration of charities which advance religion, and the exclusion of other beliefs for example, is potentially within the ambit of **Article 9** (right to freedom of thought, conscience and religion).

Not all discrimination will be in breach of **Article 14**. An action or distinction will not be discriminatory if it has an objective and reasonable justification ie it is:

- made in pursuant of a legitimate aim; or
- there is a reasonable relationship of proportionality between the means employed and the aims sought to be realised.⁷

*The **Commissioners** analysed the extent to which **Article 9**, and **Articles 9 and 14** together may potentially apply to applications for registration of organisations*

⁶ Kokkinakis v Greece (1993) 17 EHRR 397

⁷ Tsirlis and Kouloumpas v Greece (1997) 25 EHRR 198 at paragraph 116

established for the advancement of religion or to promote the moral or spiritual welfare or improvement of the community.

Article 9

The **Commissioners** noted that **Article 9** is principally concerned with protecting the manifestation of a person's religion or belief. To recognise or not recognise charitable status by registration did not in the **Commissioners** view appear to interfere with the manifestation of a person's belief. Although in certain circumstances an organisation is declined registration and the benefits of charitable status⁸ are not bestowed, the **Article 9** freedoms did not in the **Commissioners'** view seem to be restricted by this. In the cases which have come before the European Court the impairment of the **Article 9** freedom has been much clearer⁹ and it seemed to the **Commissioners** that it could be argued that **Article 9** is not breached when for a particular belief system the State declines to confer a privilege.

Nevertheless, the **Commissioners** noted that it may be **possible** to argue that the decision to decline to register an institution as a charity amounts to a limitation of **Article 9(1)** freedoms. **Article 9** protects the right to manifest one's religion or belief "in worship, teaching, practice and observance". The European Court has said that this includes the right to convince one's neighbours through teaching, without which the "freedom to change religion or belief" protected by **Article 9** would be redundant.¹⁰ The **Commissioners** considered that it is possible that both the European Court and the English courts would regard the fiscal benefits which flow from charity registration as relevant to an organisation's ability to teach and pass on its beliefs. A court could conclude that to decline registration of a charity impairs **Article 9** freedoms as it limits the organisation's ability to manifest its beliefs through teaching and "evangelising" activities.

The **Commissioners** further noted that any limitation of an **Article 9** freedom which might arise can be justified on the basis of **Article 9(2)**.

In that context the **Commissioners** noted that the registration power of the Commission is "prescribed by law"¹¹ and that the recognition of charitable purposes

⁸

These benefits are identified as common law, statutory and fiscal

- The potential for being established in perpetuity; a lesser need for certainty than is required for private trusts; protection by the Crown; the ability to be the beneficiary of an existing charity with comparable objects.
- Protection from failure of the charity's purposes and administrative difficulties through the scheme making jurisdiction of the courts and the Charity Commission; protection from the effects of misconduct or maladministration by staff or trustees through Charity Commission's investigative and remedial powers; to be advised on trustees' duties, interpretation of governing document and guidance on charity law and good practice from the Charity Commission; protection of official sanction by the Charity Commission's order for transactions expedient in the charity's interest; protection of charity's assets through a requirement that charity proceedings require consent of the Charity Commission or of the High Court; routine monitoring and review of registered charities by the Charity Commission.
- Tax relief on voluntary and investment income and capital gains; tax relief on the profits of primary purpose trading; relief from non domestic rates for land and buildings used for charitable purposes; relief available to those who give to charity.

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Manoussakis v Greece (1996) 23 EHRR 387; Kokkinakis v Greece supra and Christian Association of Jehovah's Witnesses v Bulgaria (1997) 24 EHRR (C.D.) 52

¹⁰

Kokkinakis v Greece supra

¹¹

It has a duty to keep a register of charities and power to do so provided by s.3 Charities Act 1993.

has developed through the case law, by a reasonable predictable and incremental change.

The **Commissioners** noted that States are allowed a certain amount of scope for deciding what limitations upon **ECHR** rights are necessary in a democratic society (the “margin of appreciation”) in their particular context, subject to certain guiding principles apparent from the European cases in particular:

- the need to secure true religious pluralism as an inherent feature of the notion of a democratic society.¹²
- that the measures taken at a national level must be justified in principle and be proportionate.¹³
- that the state has no discretion to determine whether religious beliefs or the means used to express them are legitimate¹⁴.

In the light of the possibility of the potential for **ECHR** to apply and of these principles, the **Commissioners** considered that where they were free to do so (predominately where the English legal authorities were ambiguous) they would seek to interpret the relevant authorities consistently with **ECHR**.

Articles 9 and 14 together

In relation to a charge of discrimination under **Articles 9** and **14** together, the **Commissioners** noted the possibility of an argument that a religious or other belief system might be discriminated against if declined the charitable status afforded to others. They also noted that the law is clear that a distinction or difference in treatment within the ambit of an **ECHR** right will be discriminatory if it has “no objective and reasonable justification”.¹⁵

Given the potential application of **Articles 9** and **14** taken together, the relevant English case law concerning charitable status should in the **Commissioners** view, where ambiguous, be interpreted in a way compatible with **ECHR**.

The **Commissioners** went on to note the distinction between the tests of public benefit under the third and fourth heads of charity.¹⁶ It is presumed (although evidence may rebut the presumption) that a religious organisation is beneficial to the public. A belief system which seeks to be charitable under the fourth head must show that it is for the public benefit in a way recognised by charity law.¹⁷ The **Commissioners** noted that the different tests of public benefit were “prescribed by law” and that there did not seem to be any ambiguity in the cases concerning the test of public benefit in charity law, which the **Commissioners** considered was an entirely flexible rule applied to individual cases to establish the public benefit which is a requirement of all organisations which profess to be charitable.

¹² Manoussakis v Greece supra paragraph 44

¹³ supra

¹⁴ supra

¹⁵ Tsirlis & Kouloumpas v Greece, supra; Belgian Linguistic Case (1968) (No 2) 1 EHRR 252 paras 9-10

¹⁶ National Anti-Vivisection Society v IRC [1948] AC 31

¹⁷ Re Price [1943] Ch 42; Re Hood [1931] 1 Ch 240

Conclusion

In these circumstances and in the light of the potential impact of **ECHR** once the **HRA** is in force they decided to consider the application by applying the English legal authorities as they have traditionally been interpreted and understood unless these authorities were ambiguous. In those circumstances (ie of ambiguity in the decided cases) the **Commissioners** would exercise their discretion so as to construe those decided cases in a way complying with **ECHR** principles and otherwise in a generous and constructive manner consistent with the Commission's approach to determining the charitability of novel purposes. Where it was concluded that such an approach should be adopted, **CoS's** application and relevant legal authorities would be considered in that manner.

5. *The Commissioners' approach to determining CoS's application*

The **Commissioners** approached the question of **CoS's** registration as a charity by considering first whether it is established for a charitable purpose recognised in English law, and secondly by addressing the question of whether **CoS** is established for the public benefit. In relation to the first issue, the charitable purpose, the **Commissioners** considered whether **CoS** is established for the advancement of religion or in the alternative whether it was established for the promotion of the moral or spiritual welfare or improvement of the community.

6. *Whether CoS is established for the charitable purpose of advancing religion.*

The legal framework

The **Commissioners** noted that English charity law has developed empirically, within the context of the traditional Western monotheistic religions, although it has long embraced monotheistic religions other than Christianity and Judaism¹⁸. Within that context, the following general principles are firmly established:

- (i) Trusts for the advancement of religion take effect as charities without assessment by the court of the worth or value of the beliefs in question, unless the tenets of a particular sect inculcate doctrines adverse to the very foundations of all religion and/or subversive of all morality¹⁹.
- (ii) The law does not prefer one religion to another²⁰ and as between religions the law stands neutral, but it assumes that any religion is at least likely to be better than none²¹.
- (iii) In deciding whether a gift is for the advancement of religion, the court does not concern itself with the truth of the religion, a matter which is not susceptible of proof. This does not mean that the court will recognise as a religion everything that chooses to call itself a religion. But when once the religion is recognised by the court as a religion, the beneficial nature of a gift for its advancement will *prima facie* be assumed.²²

¹⁸ *Bowman v. Secular Society* [1917] AC 406

¹⁹ *Thornton v. Howe* (1862) 31 Beav 14; *Re Watson* [1973] 1 WLR 1472

²⁰ *Thornton v. Howe*, *supra*; *Gilmour v. Coats* [1949] AC 426

²¹ *Neville Estates v. Madden* [1962] Ch. 832

²² *Re Coats' Trusts*, *Coats v Gilmour* [1948] Ch 340 (CA) @ 346 and 347 Lord Greene MR

- (iv) In addition, in order to be charitable, the trust must not only be for the advancement of religion, it must also be of public benefit. This is a question of fact which must be answered by the court in the same manner as any other question of fact, ie by means of evidence cognizable by the court.²³ In the absence of evidence to the contrary, public benefit is presumed.

Given these judicial principles, the **Commissioners** found it understandable that the English courts have resisted closely defining what it is that makes some belief systems religious and others not. However, the **Commissioners** accepted that there are some characteristics of religion which can be discerned from the legal authorities:-

1. Belief in a god or a deity or supreme being – **R v Registrar General ex parte Segerdal (Lord Denning)**.²⁴
2. Reverence and recognition of the dominant power and control of any entity or being outside their own body and life (i.e. outside the body and life of the follower of that religion) - **Segerdal (Winn L J)**.²⁵
3. Two of the essential attributes of religion are faith and worship: faith in a god and worship of that god - **South Place Ethical Society (Dillon J)**.²⁶ The **Commissioners** noted that Hubert Picarda QC writes that religion involves not merely faith of a particular kind, but also worship, and states that the essential ingredient of worship is found in the definition of Webster's New International dictionary which defines religion as "service and adoration of God or a god as expressed in a form of worship."²⁷
4. A trust for the purpose of any kind of monotheistic theism would be a good charitable trust - **Bowman v Secular Society**²⁸ (**Lord Parker of Waddington**)
5. Worship must have at least some of the following characteristics: submission to the object worshipped, veneration of that object, praise, thanksgiving, prayer or intercession - **Segerdal (Buckley LJ)**.²⁹
6. It would not seem to be possible to worship in this way (ie with reverence) a mere ethical or philosophical ideal - **South Place Ethical Society (Dillon J)**³⁰
7. Promotion of religion includes "the observances that serve to promote and manifest it." - **Keren Kayemeth Le Jisroel v IRC (Lord Hanworth MR)**.³¹
8. There must be a promotion of the religion, meaning "the promotion of spiritual teaching in a wide sense, and the maintenance of the doctrines on which it rests, and the observances that serve to promote and manifest it." - **Keren Kayemeth Le Jisroel v IRC (Lord Hanworth MR)**. This would include

²³ Re Coats' Trusts *supra* @ 347

²⁴ R v Registrar General *ex parte* Segerdal [1970] 2 QB 697

²⁵ R v Registrar General *ex parte* Segerdal *supra*

²⁶ [1980] 1 WLR 1565 at 1572D-E

²⁷ "The Law and Practice relating to Charities" by Hubert Picarda, 2nd Ed. page 64 (3rd Ed. page 74).

²⁸ [1917] AC 406 at 448 - 450

²⁹ *supra* page 709 F-G

³⁰ *supra* page 1573A

³¹ [1931] 2 KB 465, 477 (affd. [1932] AC 650)

observance of particular common standards, practices or codes of conduct as stipulated in particular scriptures or teachings.³²

9. To advance religion means “to promote it, to spread the message ever wider among mankind; to take some positive steps to sustain and increase religious belief and these things are done in a variety of ways which may be comprehensively described as pastoral and missionary” - **United Grand Lodge v Holborn BC**³³ (**Donovan J**).
10. Promotion of religion includes a missionary element or other charitable work through which the beliefs of the religion are advanced - **United Grand Lodge v Holborn BC** (**Donovan J**).
11. Public benefit is a necessary element in religious trusts as it is in other charitable trusts - **Coats v Gilmour**³⁴ (**Lord Greene MR**).

Having *considered* these characteristics, the **Commissioners** concluded that the definition of a religion in English charity law was characterised by a belief in a supreme being and an expression of that belief through worship. The cases also make clear that there must be advancement or promotion of the religion.

CoS's argument that CoS is established to advance religion.

The **Commissioners** noted the arguments put forward by **CoS** that **CoS** is established for the advancement of religion, the religion in question being Scientology. In particular they considered that the relevant arguments could be summarised as follows:

- (1) That neither **Segerdal** nor **South Place Ethical Society** is binding or persuasive authority as to the criteria of a “religion” in English charity law:
- (2) That belief in a god or gods is not an essential characteristic of religion and a set of beliefs can constitute a religion if it affirms the existence of the spiritual or supernatural even though it does not recognise a supreme being or god, for the following reasons:
 - The views of theologians and leading scholars in comparative religion as to the meaning of “religion”: in particular sets of beliefs widely recognised as religions do not affirm the existence of a supreme being;
 - Decisions of courts abroad that non-theistic beliefs may constitute a religion;
 - The general principles of international law and the European Convention on Human Rights;
 - The adverse consequences of confining “religion” to theistic beliefs.
- (3) Alternatively, if belief in a god and worship are essential characteristics of religion, that either:
 - Scientology possesses those characteristics, or

³² The Church of the New Faith v Commissioner for Payroll Tax, *supra*, which is a persuasive authority being an Australian case, also supported this notion.

³³ [1957] 1 WLR 1080

³⁴ Re Coats's trusts, *Coats v Gilmour* [1948] Ch 340 at 344 (Court of Appeal)

- Scientology should be recognised as an exception

(4) That the Charity Commission has accepted that it must act constructively and imaginatively³⁵ when reviewing its own past decisions and those of the courts, and it is therefore appropriate in this case for the Commission to adopt “a generous as opposed to a restrictive view”³⁶

The **Commissioners** considered these arguments in the light of the English legal authorities.

The **Commissioners** noted that the **Segerdal** and **South Place Ethical Society** cases in particular, referring to the requirement of a god or deity have traditionally been regarded as decisive of the principle that theism (belief in a god) is a necessary criterion of religion for the purposes of charity law. Both cases suggest that religion in charity law is characterised by

- faith in the personal, creator god of the traditional monotheistic religions, having existence outside the body and life of the votary, and
- worship of that deity in the form of formalised expressions of supplication, veneration, praise and intercession, as traditionally practised in monotheistic religions.

Against those criteria, the **Commissioners** noted that Scientology claims to acknowledge a supreme being which may have created the world. This supreme being (“infinity”, the Eighth dynamic, the “allness of all”), is according to the expert opinion submitted by CoS in support of its application, a thoroughly impersonal abstract conception, more analogous to eastern enlightenment and realisation, which Scientologists recognise as the ultimate ground of being but of which they are reluctant to claim complete understanding.³⁷

Whilst the **Commissioners** noted that CoS’s application stated that Scientology acknowledges a supreme being, the **Commissioners** concluded that the supreme being did not appear to be of the kind indicated by the decided cases.

The **Commissioners** also noted CoS’s submission that the activities of auditing and training constitute its worship, this argument being supported by the expert opinion submitted by CoS. However, the **Commissioners** were unable to accept that the practices of auditing and training were akin to or comparable with the acts of worship indicated by the English cases – praise, veneration, prayer, thanksgiving, intercession, submission to the object worshipped.

³⁵ The Report of the Charity Commissioners 1985 paras. 24-25

³⁶ The Report of the Charity Commissioners 1985 supra

³⁷ for example the Opinion of Dr Wilson (Paras 8.07, 11.03(a) and 8.11); and of Dr Bryant (section IV.7.c-IV.7.d)

However, the **Commissioners** noted that the English legal authorities concerning the concept of religion in English charity law might not be entirely clear and unambiguous and may be of persuasive value rather than binding authority.

Analysis of English legal authorities concerning the definition of 'religion' in English charity law.

The **Commissioners** therefore considered the extent to which ambiguity existed in the English legal authorities and reviewed these as follows.

(i) Segerdal (Court of Appeal)

The case of **Segerdal** was not concerned with charity law but it did concern a Church of Scientology chapel. The issue in **Segerdal** was not whether Scientology was a religion for the purposes of charity law. The question, rather, was whether a Church of Scientology chapel was a “place of meeting for religious worship” within the meaning of the Places of Worship Registration Act 1855. The court did not decide whether a non-theistic set of beliefs can constitute a religion for the purposes of charity law or whether Scientology is a religion for such purposes (Winn LJ expressly stated that he was not concerned to decide “whether Scientology is or is not a religion”); it merely interpreted “place of religious worship” for the purposes of the Act as meaning “a place where people come together to do reverence with prayer, humility and thanksgiving to a Supreme Being”, Lord Denning MR concluding: “I am sure that would be the meaning attached by those who framed this legislation of 1855”.

Accordingly, the Church of Scientology’s chapel did not (and still would not) qualify for registration as a place of worship under the Places of Worship Registration Act 1855.

The **Commissioners** considered that interpreted in a charity law context, the decision is not binding authority as to the criteria of a “religion” in charity law. The dicta of the judges are of persuasive value, and arguably strongly so, because the court did consider the question of the nature of religious worship, although it did not consider the nature of the Scientology practices of auditing and training (which CoS argues constitutes the worship of Scientologists), that not being a matter before the court.

(ii) Bowman v Secular Society (House of Lords)³⁸

This concerned the validity of a gift to the Secular Society, one of whose objects was to promote the principle that “human conduct should be based upon natural knowledge and not upon supernatural belief, and that human welfare in this world is the proper end of all thought”.

The issue was whether this object denied Christianity and, if so, thereby involved the criminal offence of blasphemy; if so, the gift to the Society would not be enforceable.

There was some consideration of a side issue of whether the gift, if given to the Society as trustee for the purposes set out in that object, would be charitable. Lord

Parker of Waddington said “It is not a religious trust, for it relegates religion to a region in which it is to have no influence on human conduct”.³⁹

The **Commissioners** considered that the dicta here in relation to charity law were therefore neutral in relation to the characteristics or nature of religion.

(iii) **South Place Ethical Society (High Court)**⁴⁰

This case did concern charity law and religion. The issue before the court was whether the Society, which professed a belief in ““ethical principles”” that is, “the belief in the excellence of truth, love and beauty, but not belief in anything supernatural”, was a religion or otherwise charitable.

Dillon J began by referring to the **Bowman** case and the **United Grand Lodge** case in which the court had held, without defining the term religion to exclude non-theistic beliefs, that the organisations in question were not established for the advancement of religion, In relation to **Bowman v Secular Society**,⁴¹ Dillon J said:

“That comment [in **Bowman**] seems to me to be equally applicable to the objects of the society in the present case... Lord Parker of Waddington has used the word [religion] ‘in its natural and accustomed sense’”.

In relation to the second case,⁴² in which Donovan J, after commenting that freemasonry held out certain characteristics including reverence, honesty, compassion, loyalty, temperance, benevolence and chastity, said –

“Admirable though these objects are it seems to us impossible to say that they add up to the advancement of religion”.⁴³

Dillon J considered that the society had not made out a case to be charitable on the grounds that its objects were for the advancement of religion.

The **Commissioners** considered that it may not have been necessary to the decision of the case to go on, as the judge did, to define “religion” with particularity, by reference to criteria of a god and worship of that god, nor necessarily to interpolate into charity law for that purpose, as he did, the decision in **Segerdal**.

However, given that this judgement was concerned with charitable status and religion, the **Commissioners** concluded that they would be able to give the statement due weight in considering the characteristics of a religion for the purposes of charity law.

³⁹ Idem, at 445

⁴⁰ [1980] 1 WLR 1565

⁴¹ **Bowman v Secular Society** [1917] AC 406

⁴² **United Grand Lodge of Ancient Free and Accepted Masons of England v. Holborn Borough Council** [1957] 1 WLR 1080

⁴³ Idem, at 1090

(iv) **Keren Kayemeth Le Jisroel v IRC** (Court of Appeal)⁴⁴

The **Keren Kayemeth** case was decided by the Court of Appeal in 1931. It was concerned with the charitable status of a company with objects to acquire land in Palestine, Syria and other countries for the purposes of settling Jews there. It had been argued that such a purpose might be religious because it is a religious purpose of the Jewish community to return to the Holy Land. The Court found that the company was not charitable and, in fact, there was very little discussion about the purported religious purpose. Lord Hanworth MR said:⁴⁵

“Turning now to the problem whether either of the four characteristics [of charity] can be found in the Association, it is sufficient to say that as to “religion” I agree with the observations with Rowlatt J on that head. The promotion of religion means the promotion of spiritual teaching in a wide sense, and the maintenance of the doctrines on which it rests, and the observances that serve to promote and manifest it – not merely a foundation or cause to which it can be related. Religion as such finds no place in the Memorandum of the Association.”

It was apparent to the **Commissioners** from the full context of this paragraph in the judgement that Lord Hanworth did not mean to give a definition of religion but was concerned with what the *promotion of religion* means. In effect, all that Lord Hanworth was saying was that promoting an organisation which is related to a religion (in this case Judaism) is not the same as promoting a religion. It was not an issue at all whether Judaism was a religion.

Lord Hanworth’s comments could not, in the **Commissioners’** view, be taken as providing a definition of religion which is binding. They could, though, be regarded as a proper indicator of the meaning of the *promotion of religion*.

(v) **United Grand Lodge of Ancient Free and Accepted Masons of England v Holborn Borough Council** (Court of Appeal)⁴⁶

In this case the United Grand Lodge claimed to be entitled to rating relief on the basis that the organisation’s objects were “charitable or otherwise concerned with the advancement of religion” within the meaning of section 8(1)(a) of the Rating and Valuation (Misc. Provisions) Act 1955.

Donovan J commented that the organisation urged freemasons to be reverent, honest, compassionate, loyal, temperate, benevolent and chaste; but he found that this did not amount to the advancement of religion.

The court went on *per curiam*⁴⁷ to identify what is meant by the *advancement of religion* (as opposed to defining religion itself) - to promote it by spreading its message ever wider by pastoral and missionary means.

The **Commissioners** agreed that they would be able to rely on this case as identifying the ways in which a religion may be advanced.

⁴⁴ [1931] 2KB 465

⁴⁵ *supra* page 477

⁴⁶ [1957] 1 WLR 1080

⁴⁷ statements given *per curiam* indicate that they have been decided on by the court and have authority as such.

(vi) **Coats v Gilmour** (Court of Appeal and House of Lords)⁴⁸

This case directly concerned religious charitable trusts and public benefit in relation to a closed order of nuns. The Court of Appeal judgements contain a more detailed analysis of the nature of public benefit enuring from a religious trust. Although the case was appealed to the House of Lords, the Lords did not disturb the findings of the Court of Appeal.

The judgements here are therefore binding on the **Commissioners** in considering public benefit and religious charities.

Conclusion

The **Commissioners** concluded that the English legal authorities are neither clear nor unambiguous as to the definition of religion in English charity law, and at best the cases are of persuasive value with the result that a positive and constructive approach and one which conforms to **ECHR** principles, to identifying what is a religion in charity law could and should be adopted.

In order to interpret the decided English cases in a manner which is both constructive and consistent with **ECHR** principles, the **Commissioners** considered that they could properly take account of how the question of what is “a religion” has been addressed elsewhere. In particular the **Commissioners** considered that they may take account of:

- Court decisions in other jurisdictions, principally Australia, the USA and India although it was noted that these cases were of *persuasive value* only for the Commission, and to a lesser degree than the English cases.
- Expert Opinion– submitted by CoS from scholars expert in the study of religion (principally from Dr Wilson, Dr Bryant and Dr Kliever).
- Indications of whether the public at large would view a belief system as a religion including decisions of other ‘public bodies’, and the common English meanings of religion and worship, as found, for example, in the English dictionaries.⁴⁹

⁴⁸ [1948] Ch 340 & [1949] AC 426

⁴⁹ CoS has yet to be accepted by the Home Office Immigration and Nationality Directorate of the religion for the purposes of the immigration rules.

CoS has been recognised as an acceptable religious advertiser on British television by the ITC (*R v ITC ex parte New Era Publications Aps and Church of Scientology Religious Education College* [1996] (unreported) CO/227/96). This case did not reach court (except for the determination of costs). There is no formal “ruling” available; the ITC’s decision is reflected in the form of a press release dated 24 April 1996. The ITC advertising rules on “religious advertising” apply to advertising bodies with objects of a religious nature or which is directed towards a religious end and are also applicable to “advertising having a similar connection to systems of belief or philosophies of life which do not involve the recognition of a deity but can reasonably be regarded as equivalent or alternative to those which do”. It is not known whether CoS was regarded as a religion or belief system in this connection.

The Ministry of Defence has confirmed by letter to CoS that Scientology is “an officially recognised religion in the Royal Navy”.

The Commissioners noted that having regard to the way in which other English bodies had determined whether or not a belief system is religious would not provide them with indicators as to how to determine whether a belief system is religious for the purposes of charity law. However, the decisions of other bodies may provide evidence as to whether the public at large would view the belief

Belief in a supreme being

The **Commissioners** considered how the question of a belief in a supreme being was addressed both in the opinions of experts, by the foreign legal authorities and in common definitions of religion

Expert opinion

All three of the major experts relied upon by CoS conclude that Scientology believes in a supreme being, although the place and nature of that being is not the same as that of God in Christianity or Judaism for example. The place of the supreme being in Scientology is dealt with at section 8.11 and 11.03a of the Opinion of Dr Wilson. Dr Wilson writes that “Scientology does acknowledge a Supreme Being, but conceives of that entity as something which cannot be easily apprehended and with which communication, at this stage of human enlightenment, is a rare thing”. Section IV.7C-IV.7D of the Opinion of Dr Bryant⁵⁰ and section 13 and 33 of the Opinion of Dr Kliever⁵¹ in particular, also concern Scientology’s belief in a Supreme Being.

Foreign Legal Authorities

The **Commissioners** noted that foreign courts have taken a broad approach to the question of a supreme being. In **The Church of the New Faith v the Commissioner for Payroll Tax** supra, a case on appeal to the High Court of Australia two of the five Judges indicated that religion had two essential criteria - belief in a “supernatural being or thing or principle” and conduct giving effect to that belief. Two other judges concluded that a single formula could not determine whether a set of beliefs constituted a religion. However, they identified various indicia for answering that question as follows: - that the ideas in question reflect the ultimate concerns of human existence; an element of comprehensiveness; forms and ceremonies. The one remaining judge in that case appears to have taken the view that “any body which claims to be religious and offers a way to find meaning and purpose in life, is religious”. It seems that only two of the judges there adopted what could broadly be described as a ‘theistic’ approach, referring to the criterion of a ‘supernatural being, thing or principle’.

The Indian Courts have concluded that religion is not *necessarily theistic*⁵², but undoubtedly has as its basis a system of beliefs or doctrines which are regarded by those who profess that religion as conducive to their spiritual well-being.

In **Fellowship of Humanity v County of Alameda** the California State Court of Appeal holding that facilities used by humanist groups for weekly meetings qualified as

system as a religion. Further, reference to the dictionary definitions may further provide an indication of what is commonly understood by the terms ‘religion’ and ‘worship’ in the English language.

⁵⁰ “The Eighth Dynamic is “the urge toward existence as Infinity”, or what others call “a Supreme Being or Creator”.

⁵¹ “Scientology’s Eighth Dynamic affirms a spiritual context of life that radically transcends the empirical self and the physical universe. Scientologists are reluctant to claim complete technological control and philosophical understanding of this highest level of spirituality” and @ section33 “though the Church of Scientology resolutely affirms the existence of God, it has no dogma concerning the nature of God. For the most part... they think of God less as a personal Being who commands personal devotion and obedience than as a spiritual force that invites individual exploration and discovery...”

⁵² The Commissioner Hindu Religious Endowment Madras v Sri Lakshmindra Thirtha Swamiar Of Sri Shirur Mutt (1954) – Indian Supreme Court [1954] SCR 1005

a place of worship for property tax exemption purposes identified four characteristics of religion, the first being “a belief not necessarily referring to supernatural power”.⁵³

Common definitions

The Shorter Oxford English Dictionary indicates that religion means “belief in or sensing of some superhuman controlling power or powers entitled to obedience, reverence and worship, or in a system defining a code of living, especially as a means to achieve spiritual or material improvement; acceptance of such belief (especially if represented by an organised church) as the standard of spiritual and practical life; the expression of this in worship.”

Conclusion

In taking account of, and looking at the English cases in the light of, these sources, the **Commissioners** concluded that belief in a supreme being remains a necessary characteristic of religion for the purposes of English charity law. It would not, however, in their view, be proper to specify the nature of that supreme being or to require it to be analogous to the deity or supreme being of a particular religion.

However, the **Commissioners** did not find it necessary to conclude that the requirement of a supreme being is no longer necessary at all to the concept of religion in English charity law – the **Commissioners** did not find themselves compelled to reject “theism” altogether (as in the Indian case), nor to dilute the concept to the extent of the Australian case⁵⁴ (so as to refer to belief in a ‘supernatural... principle’; for example).

Worship

In relation to the question of worship it was apparent to the **Commissioners** from the papers submitted to them by CoS that auditing and training are regarded as worship in Scientology. The **Commissioners** noted the nature of these “core religious services”, a detailed description of which were found in the text book “What is Scientology?” supplied by CoS.⁵⁵ It was clear that these activities (auditing and training) form the essential religious activities of Scientology – for example the “Enrolment Form for religious services of Scientology at Saint Hill in Sussex” [the Enrolment Form] states that “the core religious services of the Scientology religion are auditing and training”.

Auditing is described as a very unique form of personal counselling⁵⁶ which helps an individual look at his own existence and improves his ability to confront what and where he is, and is conducted at auditing sessions during which an auditor⁵⁷ audits an individual. Auditing uses exact sets of questions asked or directions given by an auditor to help an individual find out things about himself and improve his condition and locate areas of spiritual distress and travail. Auditing is assisted by use of an E-

⁵³ 153 Cal. App. 2d 673, 315 P.2d 394 (1957) The other three characteristics were - a cult involving a gregarious association openly expressing the belief; a system of moral practice resulting from adherence to the belief; an organisation within the cult designed to observe the tenets of the belief Church of the New Faith *supra*

⁵⁴ At pages 80ff and 88ff.

⁵⁵ The Commissioners noted that it is described as such by Scientologists on the Video Presentation to the Charity Commission, and also item 3 Enrolment Form.

⁵⁶ person trained and qualified in applying auditing to individuals for their betterment. Pg. 80 “What is Scientology?”

meter. As a result of auditing an individual discovers things about himself and his life, a realisation which results in a higher degree of awareness and a greater ability to succeed. Auditing sessions are conducted “in a quiet comfortable place where it will not be disturbed”. Those present are the auditor and person being audited with an E-meter set up for the auditor’s use.

Training in Scientology involves the study of the works of L Ron Hubbard, listening to his recorded lectures and drilling of the principles of application. Training sessions are supervised by a course supervisor who moves from student to student monitoring progress, and a course administrator who provides any needed materials. There is no formal teaching. Training is based solely upon study of the course materials and works of Mr Hubbard. Check sheets set out the sequence of study and the practical application drills to be followed. The materials of a Scientology course consist of books, other publications, films and recorded lectures by L Ron Hubbard. The Scientology course is said to be solely for the benefit of the student, whose own advancement in knowledge determines progress. Completion of a course is marked by the award of a certificate signifying attainment of a particular level of knowledge or skill.

The **Commissioners** noted that participation in both auditing and training is generally, although not exclusively, dependant upon payment of what was described to the **Commissioners** by CoS as “a requested donation”. In this respect it was also noted that the Enrolment Form refers to “requested donations with respect to... participation in auditing and religious services”, and that it set out a procedure for seeking a refund if dissatisfied with the results of the service, provided the individual relinquishes membership of CoS. Thereafter it appears that the individual is no longer qualified to receive further auditing and training.⁵⁸ However, the **Commissioners** noted that impecuniosity is not according to CoS, a bar to an individual’s progress in Scientology, there being other ways in which an individual can participate in auditing and training without making monetary contributions. They also noted that payment in respect of participation in auditing and training is said by CoS to be necessary because these are labour intensive activities from CoS’s point of view requiring a large number of trained auditors and supervisors.

The **Commissioners** then turned to the question of how the concept of worship had been addressed elsewhere particularly in expert opinion, foreign legal authorities and in common definitions, as follows:

Expert opinions

The central practices of Scientology – auditing and training – constitute religious worship in the three main expert opinions relied upon by CoS, in particular the Opinion of Dr Kliever p.19 section 34-42; the Opinion of Dr Byrant, Section V pages 22-27; the Opinion of Dr Wilson Ch8 p59-70.

Dr Wilson, for example states that the definition of worship should not be confined to the assumptions of one specific tradition and that the forms traditional to Christianity do not exhaust all the various modes in which worship can occur. He argues that the universal aim of worship is to establish a rapport between the individual and the supernatural ultimate (being, object, law, principle, dimension, ground of being, or concern) in whatever way that ultimate is conceived by the religious body to which the

individual belongs, with a view to his ultimate attainment of salvation or enlightenment – section 8.06 of Dr Wilson’s Opinion. He writes that the essence of Scientology is understanding through communication which is through auditing - private communication by the individual with his past; and training - communication with the fundamental truths and grounds of existence. In Scientology communication with spiritual reality is sought and ultimately achieved through auditing and training which thus constitute worship.

Foreign legal authorities

In **Fellowship of Humanity v County of Alameda**⁵⁹ the California State Court of Appeal (in holding that facilities used by Humanist groups at their weekly meetings qualified as a place of worship for property tax redemption purposes) indicated that any lawful means of formally observing the tenets of the cult (defined as a gregarious association openly expressing the beliefs in question) constituted “worship”.

In **Church of the New Faith v Commissioner for Payroll Tax** the High Court of Australia in adopting a two-fold test to religion chose not to identify ‘worship’ as one of the two characteristics of religion. Rather, the second limb of the Court’s test refers to “the acceptance of canons of conduct in order to give effect to that belief [in a supernatural being, thing or principle – the first limb of the test] provided that the canons of conduct do not offend against the ordinary laws.” However the **Commissioners** noted that the decision itself in that case seemed to turn upon whether the group of Scientologists involved were genuine in their belief, rather than upon any objective criteria identifying an organisation as “religious”.

Common Definitions:

The **Commissioners** agreed that *dictionary definition of “worship”* may provide an indication of how the public generally would understand that term, and noted that the Shorter Oxford English Dictionary defines worship as “acknowledgement of worth, homage; respectful recognition or honour shown to a person or thing; religious reverence, adoration or homage paid to a being of higher regard or treated as supernatural or divine; the expression of this in acts, ritual, ceremony or prayer, especially of a public or formal nature; veneration or devotion similar to religious homage shown to a person or principle.”

Reverence is defined there as “deep respect or veneration especially on account of the object’s sacred or exalted character” and veneration as “a feeling of deep respect or reverence for a person or thing. The action or act of showing this.”⁶⁰

The **Commissioners** indicated that it is perhaps significant that Hubert Picarda QC⁶¹ refers to the requirement of “worship as the manifestation of faith”. He states that there must be an expression of faith and refers to the definition of religion in Webster’s New International Dictionary – “Service and adoration of God or a god as expressed in the form of worship”.

⁵⁹ 153 Cal.App.2d673,315P.2d394(1957)

⁶⁰ Other definitions are:- “reverence: to regard or treat with reverence, respect, honour or veneration: honour or respect felt or manifested, deference paid or expressed” and “veneration: a feeling of respect mingled with awe excited by the dignity, wisdom, superiority of a person, by sacredness of character, their consecrated state; the act of admiring humbly and respectfully” – Webster’s 3rd New International Dictionary.

⁶¹ ‘The Law and Practice Relating to Charities’ H Picarda 2nd Ed. p. 64 (3rd Ed. p. 74).

Conclusion

In approaching the question of worship the **Commissioners** recognised that the advancement of religion is regarded as a distinct (third) head of charity law accepted (on the basis of experience) as conferring public benefit subject to evidence to the contrary. There was therefore a need to maintain clear criteria to differentiate those purposes falling within the third head and those which did not. The **Commissioners** considered that the concept of worship had the potential to provide such clear and objective criteria. The **Commissioners** considered it proper that the distinction in English charity law between religious and non-religious belief systems be maintained. At the same time the **Commissioners** noted the need to avoid discrimination between religions.

Approaching the concept of worship in the light of these considerations the **Commissioners** identified in the English legal authorities a concept of worship which exhibited defining characteristics of reverence and recognition of a supreme being outside the body and life of the follower of the religion- **ex parte Segerdal**. Further in **South Place Ethical Society**, the court indicated that it did not seem possible to worship an ethical or philosophical ideal “with reverence”. The identifying feature of worship in English charity law appeared therefore to be that of reverence for or veneration of a supreme being. The **Commissioners** further noted that the dictionary definitions indicate that worship is characterised by reverence and veneration.

The **Commissioners** thus concluded that the English legal authorities indicated that the criterion of worship would be met where belief in a supreme being found its expression in conduct indicative of reverence or veneration for that supreme being. The **Commissioners** noted and welcomed the fact that the concept of worship so understood, distilled from the decided English cases was reflected in the common English definition of the word “worship”. The **Commissioners** also noted that the concept of worship so understood provided objective criteria by which worship can be identified for the purposes of recognising an organisation to be charitable as advancing religion and so falling within a distinct third head of English charity, at the same time as being sufficiently broad to allow recognition of a range of belief systems commonly recognised as religions.

In reaching this conclusion the **Commissioners** did not feel themselves constrained to adopt either an understanding of “worship” as put forward in the expert opinions submitted by CoS, nor to adopt the approach taken in the foreign legal authorities. To adopt the approach of the expert Dr Wilson for example would in the **Commissioners’** view effectively mean redefining worship as “the means by which communication with spiritual reality is sought and ultimately achieved”. Alternatively following the foreign legal authorities “worship” could be redefined as for example “any lawful means of formally observing the tenets of the religion” - **Fellowship of Humanity v County of Alameda**; or as “canons of conduct giving effect to the belief in question” - **Church of the New Faith v Commissioner for Payroll Tax**. The **Commissioners** concluded that it was not appropriate to adopt either of these approaches since to do so would mean redefining the concept of “worship” as a criterion of religion in English charity law, so as to give to the term “worship” a meaning different from that suggested by the English legal authorities, and one which the word does not, in ordinary English, naturally bear.

The Commissioners approach applied to Scientology

Belief in a Supreme Being

The **Commissioners** concluded that it could be accepted that Scientology claims to profess belief in a supreme being. The nature of this being is not fully developed but it is not similar to the god of the Judeo Christian tradition, for example. The **Commissioners** noted that different religions have different understandings of what is meant by the term “supreme being”, further, the nature of that being, and the extent to which differing religions exhibit a developed theology also varies. However, since it is clear that English law does not enquire into the nature, worth or value of religious beliefs⁶², nor concern itself with the truth of the religious beliefs in question⁶³, the **Commissioners** concluded it to be sufficient for the purposes of English charity law that Scientology professes a belief in a supreme being.

Worship

The **Commissioners** concluded that auditing appears in essence very much akin to counselling, conducted on a one to one basis, in private, and addressed to the needs of the individual receiving auditing. Scientologists themselves describe auditing as counselling (for example in the video presentation to the Charity **Commissioners** for England and Wales). On the whole they do not appear to describe auditing in terms of worship.

The **Commissioners** further concluded that training in Scientology, involving the detailed study of the works of L Ron Hubbard, according to particular set formulae or methods of study, similarly lacks the elements of reverence or veneration necessary if it is to constitute worship. Scientology training appears more like an educational activity (the acquisition of knowledge and practical skills in the application of Scientology theory and technology) than a religious activity or worship in the sense identified by the **Commissioners**.

The **Commissioners** noted that it was a feature of auditing and training that it is normal practice (although not exclusively so) to require payment in advance, these payments being referred to as “requested donations” by CoS, as a prerequisite for participation in these activities. This practice was noted but the **Commissioners** did not consider it to have an impact upon whether the activities of auditing and training themselves constituted worship in English charity law.

Having considered the core religious services of Scientology, namely auditing and training which CoS submits constitutes worship, the **Commissioners** concluded that they could not find, in auditing and training whether taken separately or together, the reverence and veneration for a supreme being which they considered is necessary to constitute worship in English charity law.

The **Commissioners** therefore concluded that Scientology is not a religion for the purposes of English charity law, and that CoS is not charitable as being established for the charitable purpose of the advancement of religion.

Whether CoS promotes and advances Scientology

⁶² Thornton v Howe *supra*

⁶³ Gilmour v Coats *supra*

Turning to the question of whether CoS promotes and advances Scientology – it was noted that this question was now hypothetical, the **Commissioners** having concluded that Scientology was not a religion in English charity law. However, CoS had supplied argument and evidence that it did promote and advance Scientology and the **Commissioners** considered this, although it was not strictly necessary to do so in view of the conclusion that Scientology was not a religion. The **Commissioners** accepted that on the basis of the evidence put to them by CoS, the organisation did promote and advance Scientology as its system of belief, seeking to spread its message ever wider and exhibiting a missionary element in a manner identified by the relevant legal authorities. The **Commissioners** noted that it was not necessary in reaching this conclusion to consider the extent to which CoS is engaged in activities which may in themselves be charitable in their own right whether pursued by CoS or some other body, for example activities which may be charitable as relieving poverty or other need, or advancing education.

7. *Whether CoS is established for the purpose of promoting the moral or spiritual welfare or improvement of the community*

The **Commissioners** considered whether CoS is established for the purpose of promoting the moral or spiritual welfare or improvement of the community under the fourth head of charity law.

CoS argue that if Scientology is not a religion, then the advancement of Scientology is nevertheless charitable under the fourth head of charity⁶⁴ by analogy with decided cases where the institutions concerned were established for the moral or spiritual welfare or improvement of the community. The **Commissioners** therefore considered whether CoS is in fact established under the fourth head as promoting the moral or spiritual welfare or improvement of the community, being a purpose which is beneficial to the community, and already recognised in charity law.

The **Commissioners** indicated that it would be necessary for them to consider firstly the legal basis upon which the promotion of the moral or spiritual welfare or improvement of the community is regarded as a charitable purpose as set out in the cases of **Re Scowcroft**, **Re Hood**, **Re Price** and **Re South Place Ethical Society**; secondly whether Scientology is analogous to those cases and if so thirdly whether the test of public benefit under the fourth head has been satisfied.

The **Commissioners** noted that it is clear from the case law⁶⁵ that it may be charitable under the fourth head of charity to promote the moral or spiritual welfare or improvement of the community.

The **Commissioners** noted that in order to decide whether a novel purpose is charitable under the fourth head of charity, the courts and the Commission will consider whether the purpose is analogous to those found in the Preamble to the Statute of Elizabeth or to a purpose already found to be charitable by the courts or the Commission. The Commission has publicly stated its approach to determining such

⁶⁴ under the classification of charities by Lord MacNaghten in *Income Tax Special Purposes, Commissioners v Pemsel* [1891] AC 531 'other purposes beneficial to the community not falling under any of the preceding heads'

⁶⁵ *Re Scowcroft* [1898] 2 Ch 638, *Re Hood* [1931] 1 Ch 240, *Re Price* [1943] Ch 422, *Re South Place Ethical Society* supra

cases in its Annual Report of 1985⁶⁶ and will act constructively and imaginatively in seeking an analogy, its general approach being to favour charity.⁶⁷

In addition, public benefit must be shown to flow from the activities of the particular organisation in question. Tangible or objective benefits are generally required but intangible benefits are acceptable⁶⁸. Those benefits must also be available to the public at large or to a sufficiently important section of the public.⁶⁹

CoS's arguments that it is established for such a purpose

The **Commissioners** took note of CoS's arguments in support of its application for registration as a charity under this head that Scientology regards itself as a religion whose principal concern is "to lead man to salvation"⁷⁰, but which is also concerned with human wellbeing. Scientology makes clear that its long term goal is the benefit of all mankind – by promoting its spiritual practices it seeks to eliminate destructive and hostile tendencies amongst men.⁷¹ The teachings of Scientology are translated into practical activity by its adherents (aimed at achieving Scientology's stated aim⁷²), for example in the field of rehabilitation of drug addicts and criminals.

Dr Wilson (one of the experts in the study of religion relied upon by CoS) concludes that the teachings and intentions embraced in Scientology "do not materially differ from those in most other religious organisations, namely the moral and spiritual improvement of mankind and the creation of a safer and happier society"⁷³. In consequence CoS argues that there are clear parallels between the aims of the teachings of Scientology and the teachings of Rudolf Steiner considered in the case of **Re Price**. It is argued by CoS that Scientology's teachings are all directed towards the promotion of moral or spiritual welfare or improvement of the community.

CoS argues that many of Mr Hubbard's teachings are already recognised as charitable and applied by existing charities. For example Mr Hubbard's teachings on drug abuse, how drugs and toxic residues impede spiritual improvement and about how to rid people of the adverse long term effect of drugs have general application in the field of drug rehabilitation, and are used particularly by the drug rehabilitation charity Narconon. Mr Hubbard's methods developed to assist people in religious study are, it is argued, taught and used by educational charities both in this country and around the world. It is argued that other teachings based on the Scientology belief that moral and ethical living are necessary for true happiness and spiritual growth have been used in courses and to rehabilitate criminals by charities here and abroad. CoS therefore conclude that a large part of the teachings which promote moral, mental and spiritual improvement within Scientology are already recognised as charitable in purpose and taught and used by existing charities.

⁶⁶ AR 1985 Pages 11 & 12 paras 24-27.

⁶⁷ AR 1985 para 27

⁶⁸ If such benefits would be regarded as valuable 'by the common understanding of enlightened opinion' — National Anti-Vivisection Society v IRC [1948] AC 31.

⁶⁹ *Verge v Sommerville* [1924] AC496

⁷⁰ Opinion of Dr Bryan Wilson October 1997 "Scientology and the Public Benefit"

⁷¹ Opinion of Dr Bryan Wilson October 1997 *supra*

⁷² "A civilisation without insanity, without criminals and without war, where the able can prosper and honest beings can have rights, and where Man is free to rise to greater heights, are the aims of Scientology" L. Ron Hubbard – 'The Aims of Scientology'

⁷³ Opinion of Bryan Wilson October 1997 *supra*

The **Commissioners** considered the relevant decided English cases and noted that the promotion of the moral or spiritual welfare or improvement of the community as a charitable purpose has developed over the course of several cases decided by the courts. The most recent case is **Re South Place Ethical Society** where the court considered that the Society in question was analogous to the three cases which had gone before - **Re Scowcroft**; **Re Hood**; **Re Price**.

It was clear to the **Commissioners** that the promotion of the moral or spiritual welfare or improvement of the community is a recognised category of charity falling within the fourth head of Lord MacNaghten's classification ⁷⁴, and they considered whether CoS was established for a purpose analogous to those found in the case law.

Re Scowcroft and **Re Hood** were both cases concerned with the promotion of temperance primarily as a means of advancing Christian principles, but also on its own account. On the facts, the **Commissioners** found little analogy between those cases and CoS.

The **Commissioners** considered that the cases of **Re Price** and **Re South Place Ethical Society** however, might provide a basis for an analogy. **Re Price** was concerned with advancing the teachings of Rudolf Steiner and these may have some similarity in their nature with the teachings of L Ron Hubbard promoted by CoS. Steiner taught, amongst a range of other things, a theory of knowledge and a method of mental and moral discipline and the application of this to a wide range of studies (eg to religion and education generally). L Ron Hubbard developed Scientology as the Science of Knowledge which, once learnt by a student of Scientology can be applied to many aspects of life.

However, there seemed to the **Commissioners** to be a *fundamental* difference between the case of **Re Price** and that of CoS.

The Steiner teachings were a broad range of teachings which included "a method of mental and moral discipline designed to train the imaginative, creative and devotional faculties of the mind...". However, these did not constitute a formal system of doctrines, practices and beliefs and the Society in **Re Price** was not concerned with advancing a belief system whether religious or secular. Steiner's principles were of general application to different aspects of life ("in other books and lectures Steiner taught and developed the application of [his theory of] knowledge to religion and education generally").⁷⁵

It seemed to the **Commissioners** that CoS on the other hand is concerned with advancing a set of doctrines, practices and beliefs which constitute a highly structured and formal belief system, which its practitioners regard as a religion. Its adherents share beliefs which are unique to Scientology. Further it is necessary to receive Scientology services – principally auditing and training – in order to apply Scientology doctrines and practices to life. Progress across the Eight Dynamics is achieved through auditing with a trained Scientology auditor and participation in training. This necessitates membership of a particular organisation because of the need to engage in auditing and training - the Scientology services available through CoS. It was not

⁷⁴ Income Tax Special Purposes Commissioners v Pemsel, supra
⁷⁵ Re Price supra @ p. 431

therefore clear to the **Commissioners** that the doctrines, practices and beliefs of Scientology can be accepted and applied by the public at large as a broad philosophy for living their daily lives or as a way of achieving spiritual awareness. Nor was it clear that the public does so accept and apply those doctrines, practices and beliefs.

For similar reasons **CoS** is distinguishable in the **Commissioners'** view from the case of **Re South Place Ethical Society**. That Society was, as the Judge said, concerned with rational thought. A member of the public could share the views propounded by the Society and live by them (or not) from time to time as he might choose, because they were general views. An individual did not have to be a member of the South Place Ethical Society in order to understand or adopt the philosophy and principles that it advanced. Further the Society was not advancing a religion or other belief system.

In conclusion, the institutions found to be charitable in the **Re Price** and **South Place Ethical Society** cases were disseminating ideas which were broadly philosophical and which were generally accessible to and could be applied within the community and which could be adopted freely from time to time, according to individual choice or judgement, by members of the public at large.

In neither the **Re Price** nor the **South Place Ethical Society** cases was a belief system promulgated, nor was membership of the organisation concerned necessary for an individual to follow the principles of Steiner or those promulgated by the South Place Ethical Society.

CoS on the other hand was, in the **Commissioners'** opinion distinct from these two cases because it regards itself as promoting a religion, and unarguably promotes a formal belief system (whether accepted as religious or not). Its doctrines, practices and beliefs are not such as to be available generally to the public at large as they may choose from time to time. Rather, the nature of Scientology's doctrines, practices and beliefs is such that they constitute a highly structured system and such that membership of the organisation is necessary for participation.

The **Commissioners** did not find Scientology to be strictly analogous to the cases previously decided by the Court.

Ambiguity in the English legal authorities

However, the **Commissioners** noted that the English legal authorities concerning the moral or spiritual welfare or improvement of the community might not be entirely clear and unambiguous and may be of persuasive value rather than binding authority.

Analysis of English legal authorities concerning the moral or spiritual welfare or improvement of the community.

The **Commissioners** therefore considered the extent to which ambiguity existed in the relevant legal authorities and reviewed these as follows:

(i) Re Scowcroft

In this case a vicar left by will a building used as a village hall and reading room "to be maintained for the furtherance of Conservative principles and religious and mental improvement and to be kept free of intoxicants and dancing".

The judge, Stirling J, found that the true reading was that it was either a gift for the furtherance of Conservative principles in such a way as to further religious and mental principles or it was a gift for the furtherance of religious and mental improvement in accordance with Conservative principles. In either case, the furtherance of religious and mental improvement was found to be an essential part of the gift. Stirling J held that therefore it was a gift for that purpose and a good charitable gift. He thought that the limitation of having to combine that gift with the advancement of Conservative principles did not defeat its charitable status.

The **Commissioners** noted that the judgement has been criticised for finding that the reference to Conservative principles did not prevent the gift from being charitable but there seems to have been little challenge to the proposition that furthering mental and religious improvement is a good charitable purpose. The judgement gives scant justification for this, though the judge said that this construction of the gift was aided by the direction that the building is to be kept free from intoxicants and dancing.

The **Commissioners** concluded that **Re Scowcroft** gives no reasons for the basis of mental or religious improvement as a charitable purpose.

(ii) Re Hood

In this case, a testator expressed his belief that “the remedy for all the unrest and disorders of the body politic will be found in the application of Christian principles to all human relationships” and that drink was preventing the effective application of Christian principles. His gift was therefore to be used to spread Christian principles and to take steps to extinguish the drink traffic. It was being argued that these were two separate objects and that the second - concerning drink traffic - was not charitable. The court therefore had to consider whether promoting temperance was a charitable purpose.

Lord Hanworth MR concluded that this meant the advancement of Christian principles by the extinguishment of drink traffic. But after that, he went on to say obiter that “It will not be necessary for the present purposes, but I should have no hesitation in saying that the object of reducing intemperance .. is also beneficial to society at large...”.

Lawrence LJ thought that the second object could either be a means of furthering the first or could be an object in its own right. He said that the second object was charitable in any case: “temperance itself is undoubtedly a charitable object. It comes within the fourth class...because many people regard temperance as contributing to the moral improvement of mankind.”

Romer LJ agreed that promoting temperance was charitable for the reasons given by the other judges and he referred to **Re Scowcroft** as providing a basis upon which to construe the gift.

None of the judges examined the reasoning behind the **Re Scowcroft** decision in any detail in relation to the moral or spiritual welfare or improvement of the community as a charitable purpose. Rather, it was used as a basis for construing the **Re Hood** gift as a charitable one.

The **Commissioners** concluded that the **Re Hood** case is therefore of little value in understanding the principles behind mental and moral improvement as a charitable purpose.

(iii) **Re Price**

This case concerned the trust of a fund which was left by will to the Anthroposophical Society of Great Britain. The Society was carrying on the teachings of Dr Rudolf Steiner, whose writings ranged from philosophy and religion through sociology, natural science, medicine, architecture, music and other arts. There was evidence to the effect that the teachings were:

“directed to the extension of knowledge of the spiritual in man and in the universe generally and of the interaction of the spiritual and the physical. He sought to show both how this knowledge could be acquired and how it could be applied for the benefit of man in a wide range of activities....He expounded a theory of knowledge....Steiner taught a method of mental and moral discipline designed to train the imaginative, creative and devotional faculties of the mind and so to develop the faculties of spiritual intuition and perception. This teaching is to be found in such a book as Steiner’s “Knowledge of Higher Worlds and its Attainment”.

“In other books and lectures Steiner taught and developed the application of this knowledge to religion and education generally.”

The evidence before the Court was not challenged and the judge held that the gift to the Society was a valid one because the terms of the gift were not so uncertain that the Court could not take over the administration of the gift if that became necessary. The judge found that the gift did not tend to a perpetuity. Having decided this, he went on to say that it was not strictly necessary for him to decide whether it was charitable but he nevertheless went on to do so because the charitable nature of the gift had been argued before him. Nevertheless what the judge then had to say on the charitable status of the trust was *obiter dicta*.

Cohen J’s views on the charity of the Steiner gift being directed towards the moral or spiritual welfare or improvement of the community were as follows:

“I agree ... that (a) On the evidence the teachings of Rudolf Steiner are directed to the mental or moral improvement of man; (b) that provided this teaching is not *contra bonos mores* the court is not concerned to decide whether it will result in mental or moral improvement of anyone, but only whether on the evidence before the court it may have that result”.

Cohen J then referred to what was said by Romilly MR in **Thornton v Howe** on the question of religious trusts to the effect that provided a sect did not have doctrines adverse to religion or subversive of morality the court would draw no distinction between one religion or another or enquire into the worth or value of religion.⁷⁶ He

⁷⁶

“In this respect, I am of the opinion that the court makes no distinction between one sort of religion and another. They are equally bequests which are included in the general term of charitable bequests. Neither does the court, in this respect, make any distinction between one sect and another. It may be that the tenets of a particular sect inculcate doctrines adverse to the very foundations of all religion and subversive of all morality. In such a case, if it should arise, the court will not assist the execution of the bequest but will declare it void; but the character of the bequest would not be altered by this

then said: “What is said there of religion would apply also I think to philosophy” and he went on to say the Steiner gift would be charitable.

However, it was not clear to the **Commissioners** why Cohen J thought it appropriate to apply the **Thornton v Howe** principles concerning religion to philosophy or promotion of moral or spiritual welfare or improvement; he gave no explanation.

The judgement of Cohen J is in the **Commissioners’** view unclear on the following grounds:

- a) What was said about the charity of the gift was strictly *obiter*.⁷⁷
- b) The principles which the judge applied had previous judicial authority only in relation to religion and charity law. Applying the same principles to a different head of charity, where a different test of public benefit arises,⁷⁸ may not be justified.

The **Commissioners** concluded that **Re Price** does not provide a comprehensive rationale underpinning the moral or spiritual welfare or improvement of the community as a charitable purpose.

(iv) **Re South Place Ethical Society**

The court decided that the Society concerned was not charitable by way of advancing religion but that it was charitable by way of advancing education or, alternatively, by analogy with **Re Price**, **Re Hood**, and **Re Scowcroft**, it was charitable under the fourth head as promoting the moral or spiritual welfare or improvement of the community.

The Society had as its object “the study and dissemination of ethical principles and the cultivation of a rational religious sentiment.” Dillon J noted that the members were sincere people of the highest integrity, who were not atheists but were agnostic about the existence of God. Dillon J said the following of the Society’s activities:

“The objects refer to the dissemination as well as the study of ethical principles, and I should briefly mention the activities of the society.

It holds Sunday meetings, which are open to the public. At these meetings lectures are given, often by visiting lecturers, who may be persons of very considerable distinction, on subjects of serious and mainly intellectual interest, and the lectures are followed by discussions. There are other lectures on special occasions, such as the Conway Memorial Lectures, in memory of Moncure Conway. These are also open to the public. The society publishes a monthly magazine called the Ethical Record, which is available to the public, and others of its lectures are published and widely disseminated. In addition, in

circumstance. The general immoral tendency would make it void whether it was to be paid out of pure personality or out of real estate. But if the tendency were not immoral, and although the court might consider the opinions to be propagated foolish or even devoid of foundation, it would not on that account declare it void or take it out of the class of legacies which are included in the general terms charitable bequests.”

⁷⁷ Picarda, *The Law and Practice of Charities* 2nd Ed. Pg 149

⁷⁸ Under the advancement of religion head, public benefit is presumed although the presumption may be rebutted on the evidence. Under the fourth head, public benefit must be demonstrated.

pursuit of the ideal of beauty and the appreciation of it, since the turn of the century, chamber music concerts have been given on Sunday nights in winter, first at the South Place chapel, and, since 1930, in the Conway Hall. These are open to the public. Performers of high repute and quality take part and the performances at these concerts are regarded by music experts as of a very high standard indeed. There are also, and not unexpectedly, social activities, which are broadly similar to the social activities of the congregation of a parish church, but these social activities are, in my judgement, ancillary to the other activities of the society. At the highest it can be said that they serve, as with the parish church, to further the esprit de corps of the congregation, and this in turn helps to further the cultivation of the rational religious sentiment.”

Dillon J said of the objects:⁷⁹

“I turn therefore to the objects of this society, as set out in its rules. The first part of the objects is the study and dissemination of ethical principles. Dissemination, I think, includes dissemination of the fruits of the study, and I have no doubt that that part of the objects satisfies the criterion of charity as being for the advancement of education. The second part, the cultivation of a rational religious sentiment, is considerably more difficult. As I have already said, I do not think that the cultivation is limited to cultivation of the requisite sentiment in the members of the society and in no one else. In the context the society is outward looking, and the cultivation would extend to all members of the public whom the society’s teachings may reach. The sentiment or state of mind is to be rational, that is to say founded in reason. As I see it, a sentiment or attitude of mind founded in reason can only be cultivated or encouraged to grow by educational methods, including music, and the development of the appreciation of music by performance of high quality. The difficulty in this part of the society’s objects lies in expressing a very lofty and possibly unattainable ideal in a very few words, and the difficulty is compounded by the choice of the word ‘religious’, which, while giving the flavour of what is in mind, is not in my view used in its correct sense. Despite this, however, I do not see that the court would have any difficulty in controlling the administration of the society’s assets.”

On the evidence before him, therefore, Dillon J was satisfied that the Society’s activities - whether lectures, musical performances or otherwise - were of a very high calibre and he referred on several occasions to the “rationality” of the sentiment which the Society wished to advance. It seems to be for these reasons that he found the gift to the Society to be for charitable educational purposes, saying that the authorities show that the courts have construed the term “educational” widely.

Having so decided, there was no need for the judge to provide an alternative means by which the gift to the Society could be held to be charitable. Nevertheless, Dillon J did so, identifying the available analogies of **Re Price**, **Re Hood**, and **Re Scowcroft**, and concluding by reference to them that the gift to the Society would be charitable within the fourth head as well. Unfortunately, Dillon J did not examine the reasoning behind the previously decided cases or offer any explanation as to why the circumstances of the Society should be analogous to them.

The **Commissioners** concluded that whilst the **South Place Ethical Society** case is cited by the text books⁸⁰ as laying to rest any doubt that promotion of the moral or spiritual welfare or improvement of the community is a charitable purpose, Dillon J's comments may nevertheless be *obiter dicta* and, since the judge gave no reason for his alternative view of the objects, the decision is actually of limited value in determining the charitable status of institutions which may be established for that purpose.

The **Commissioners** noted that the development by court decisions of the promotion of the moral or spiritual welfare or improvement of the community as a charitable purpose seems to have come about with little judicial explanation as to the reasoning or principles involved. It seems to have arisen because the court has attempted to find a way to justify the cases before them as charitable. In fact, the only real reasoning for this purpose occurred in **Re Price** where the judge simply adopted the principles involved under another head of charity, although without explaining why he did so.

The **Commissioners** agreed that the cases about the charity of this purpose are ambiguous. There are no clear principles about what constitutes moral or spiritual welfare or improvement, and a distinct lack of judicial reasoning about the basis upon which this purpose is regarded as charitable. They also noted that they had used the moral or spiritual welfare or improvement analogy on several occasions (eg **Public Concern at Work**⁸¹ and **Promotion of Racial Harmony**⁸²) in order to apply the law in changing social and economic circumstances, having identified a benefit to the public of a kind that is charitable by analogy with the spirit and intent of the preamble⁸³ and previously decided cases. It is difficult to draw an analogy between CoS and those cases decided by the Commission but it is clear that the Commission has regarded the concept of moral or spiritual welfare or improvement as a flexible basis upon which a wide range of purposes beneficial to the public may by analogy be recognised as charitable, particularly where it was apparent that the benefit flowing from the organisations' purposes and activities is readily and easily accessible to the public and likely to achieve such a purpose.

The **Commissioners** noted that a traditional interpretation of the decided cases suggests that only those sets of principles which do not constitute a formal system of belief, which may be adopted by the public at large according to individual choice and which do not necessitate membership of a particular organisation for their application by individuals could potentially be charitable by analogy with the cases on moral or spiritual welfare or improvement. However, given the ambiguity in the decided cases and the lack of judicial explanation or reasoning as to the principles involved in the development of the courts decisions concerning the moral or spiritual welfare or improvement of the community as a charitable purpose, the **Commissioners** accepted that the cases should be construed broadly and flexibly in a way that is compatible with ECHR principles.

Conclusion

Adopting such an approach to the legal authorities the **Commissioners** concluded that the following features would not defeat charitable status:

⁸⁰ H Picarda *The Law and Practice Relating to Charities* 2nd Ed. Pg. 149 (3rd Ed. Pg. 164) and Tudor *Charities* 8th Ed. Pgs 115-117

⁸¹ Decisions of the Charity Commission Vol 2 pages 5 to 10

⁸² Report of the Charity Commissioners 1983 paras 15 to 20

⁸³ The Statute of Elizabeth I, 43 Eliz I,c4

- The fact that an organisation promoted a belief system;
- The fact that this belief system was not a religion in terms of English charity law;
- The fact that membership of or adherence to a particular organisation which promoted the belief system was necessary.

Such legal authorities as there are suggest that the key aspects of a purpose of promoting the moral or spiritual welfare or improvement of the community would be that the doctrines, beliefs and practices of the organisation are accessible to the public and capable of being applied by members of the public according to individual judgement or choice from time to time in such a way that the moral or spiritual welfare or improvement of the community may result.⁸⁴

It would therefore still be necessary to consider the extent to which Scientology beliefs and practices exhibited those key aspects.

Applied to Scientology

The **Commissioners** considered whether the doctrines and practices of CoS were accessible to the public and capable of being applied by members of the public according to individual judgement and choice such that such a charitable purpose might result. A number of factors indicated that this may be so, a number suggested they could not. An analogy with previously decided cases could be found in that:

- Scientology principles are arguably available to the public. Scientology has its own publishing house which publishes L Ron Hubbard's works. Tape recordings of his lectures are available and Scientology resources are placed in public libraries.
- Scientology promotes a moral code particularly through the "Way to Happiness" campaign. Scientology publishes a booklet called "The Way to Happiness" described as "the first moral code based wholly on common sense" and which "is entirely non-religious in nature"⁸⁵ Scientology claims that the Way to Happiness contains 21 separate precepts each constituting a rule for living with relevance for anyone. The booklet is provided to interested people and distributed, according to CoS, to youth groups, schools, clubs, social service agencies, military organisations, etc.⁸⁶
- In addition CoS argues that it is established for the moral or spiritual welfare or improvement of the community because Scientology's principle concern is "to

⁸⁴ Cohen J in *In Re Price* at p. 432 – provided the teaching is not contra bonos mores, the Court is not concerned to decide whether it *will* result in the mental or moral improvement of anyone but only whether on the evidence before the Court it *may* have that result.

Dillon J in *In re South Place Ethical Society* at p. 1576 G... I do not think that the cultivation is limited to cultivation of the requisite sentiment in the members of the society and in no one else. In the context the society is outward looking, and the cultivation would extend to all members of the public whom the society's teachings may reach.

⁸⁵ What is Scientology, p. 340

⁸⁶ It was not clear to the Commissioners to what extent CoS itself promulgates the Way to Happiness campaign in this country. In any event this is not a central practice of CoS (it is not auditing and training) and the extent to which the code may tend to the moral or spiritual welfare or improvement is not in the Commissioners view easily established.

lead man to salvation” and that in addition it is concerned with human wellbeing – its long-term goal being the benefit of all mankind

- CoS’s argument that many Scientology teachings are actually applied in other areas for example teachings on drug abuse and the use of Scientology principles in fields of drug rehabilitation; education; and the rehabilitation of criminals may indicate that Scientology principles are accessible to the public generally and of more general application.

However, other features indicated a lack of any analogy:

- Not all Scientology material is publicly available. The **Commissioners** understood that the “higher-level” materials are regarded as confidential and available only to those who have progressed a considerable way in Scientology.⁸⁷ In addition, much Scientology material, including basic texts such as “What is Scientology” normally is paid for.
- The resources of Scientology are specialist in nature. Scientology has its own terminology, which is arguably not easily understood by the ordinary reader. For example a glossary of terms is supplied in the “What is Scientology” book.
- Formal participation in auditing is said to be necessary both to progress in and to a proper understanding of Scientology. That is to say that an individual generally needs to have access to a qualified auditor in order to be able to participate in and benefit from Scientology.
- Similarly participation in Scientology training, the other core practice by which Scientology is advanced, requires participation in training courses and access to specialist materials and to a course supervisor and course administrator.
- Access to both auditing and training is gained predominantly only upon payment of the relevant requested donation.

Balancing those factors indicating an analogy and those suggesting that none may be found, the **Commissioners** emphasised that the principal activities of CoS are the auditing and training of individuals. Whilst there is an argument that the principles of Scientology may be accessible to the public at large for example through the availability of Scientology literature and potentially through the apparent use of Scientology and its techniques in other fields, the **Commissioners** did not find those arguments convincing. Rather on balance the factors indicating that Scientology is not accessible to or applicable by the public generally in a way that may be capable of resulting in the mental and moral improvement of the community carried greater weight.

Accordingly, and although the courts and **Commissioners** are concerned only to establish whether the advancement of Scientology *may* result in the mental and moral improvement of mankind, there were insufficient arguments that this may be the case when CoS is compared with the promotion of temperance, the application of the

⁸⁷ The Commissioners noted that Dr Wilson states that there is nothing unusual in a religion restricting access to its more detailed teachings to those who are particularly committed to or advanced in understanding of the belief system, and distinguishing those materials from the basic materials available.

teaching of Rudolf Steiner (for example to education), and the ethical aspirations⁸⁸ expressed by the South Place Ethical Society. The **Commissioners** were satisfied that it had not been demonstrated to them that CoS would be likely to promote the moral or spiritual improvement of the community, such that CoS was not charitable under this head of charity law.

8. *Whether CoS is established for the public benefit.*

The **Commissioners** noted that in the light of their conclusion that CoS is charitable under neither the third nor fourth head of charity, the question of whether CoS is established for the public benefit did not strictly arise. However, the question of public benefit had been fully argued by the applicants and the **Commissioners** therefore considered it appropriate to consider those arguments and form a view upon whether CoS, if otherwise charitable, was established for the public benefit.

Public benefit in charity law

The **Commissioners** noted that the essential criteria relating to public benefit were as follows:

⁸⁸ These being “the belief that the object of human existence was the discovery of truth by reason and not by revelation by supernatural power, and a belief in the excellence of truth, love and beauty as opposed to belief in any supernatural power and the cultivation of a rational religious sentiment, the word religious being used in a sense eschewing all supernatural belief.”

1. Public benefit is an essential element of charity law.

The general rule is that a purpose on its face expressed in charitable form is not charitable unless it is also directed to the public benefit.⁸⁹ There are two aspects to this: there must be a benefit and it must be a benefit to the public⁹⁰. In deciding whether a particular purpose is charitable, the court has always applied this overriding test of public benefit. However, the nature of the test varies between the first three heads of charity and the fourth head⁹¹; and may vary between heads of charity⁹² and over time⁹³

2. Under the first three heads public benefit is presumed. However, this presumption may be readily rebutted – and if it is, public benefit must be proved⁹¹⁺⁹⁴.
3. Under the fourth head of charity public benefit must be proven - **National Anti-Vivisection Society v IRC**.⁹⁵ This may not be a difficult task if the benefit is self evident. In general the benefit to the public under the fourth head should be a tangible one, although an intangible benefit may suffice if there is “approval by the common understanding of enlightened opinion for the time being” that there is benefit to the public.⁹⁶

The **Commissioners** noted the difference between the tests of public benefit between the third and fourth heads of charity.

⁸⁹ Oppenheim v Tobacco Securities Trust [1951] AC 297; AG v National Provincial Bank [1924] AC 262

⁹⁰ H. Picarda The Law and Practice relating to Charities 2nd Ed. at Pg. 16 (3rd Ed. Pg. 20)

⁹¹ The question of public benefit was considered by the House of Lords in National Anti-Vivisection Society v IRC [1948] AC 31, where Lord Simmons said that “if the purpose is one within one of the heads of charity forming the first three classes, the court will easily conclude that it is a charitable purpose, still their remains the overriding question: is it pro bono publico?... when a purpose appears broadly to fall within one of the familiar categories of charity, the court will assume it to be for the benefit of the community and therefore charitable, unless the contrary is shown.”

⁹² In Gilmour v Coats [1949] AC 426 at page 449 Lord Simmons said “that it would not be surprising to find that, while in every category of legal charity some element of public benefit must be present, the courts... have accepted one standard in regard to those gifts which are alleged to be for the advancement of education and another for those which are alleged to be for the advancement of religion and it may be yet another in regard to the relief of poverty”.

⁹³ In 1895 the Court of Appeal upheld an anti-vivisection trust in Re Foveaux [1895] 2 Ch 501 but in National Anti-Vivisection Society v IRC (supra) (decided in 1948) the House of Lords denied that antivivisection was a charitable purpose. In that case Lord Wright said that the test of public benefit may vary from generation to generation for example “eleemosynary trusts may, as economic ideas and conditions and ideas of social service change, cease to be regarded as being for the benefit of the community”.

⁹⁴ This is clear again from National Anti-vivisection Society v IRC supra where Lord Wright said at page 42 that “a trust for the advancement of learning or education may fail to secure a place as charities, if it seems that the learning or education is not of public value”. In the same case Lord Simonds said at page 69 that “if today, a testator made a bequest for the relief of the poor, and required that it should be carried out in one way only, and the court was satisfied by evidence that that way was injurious to the community, I should say that it was not a charitable gift though three hundred years ago the court might upon different evidence, or in the absence of any evidence, have come to a different conclusion.”

⁹⁵ supra

⁹⁶ In National Anti-Vivisection Society v IRC supra, Lord Wright said at p. 49 that:

“I think the whole tendency of the concept of charity in a legal sense under the fourth head is towards tangible and objective benefits, and at least, that approval by the common understanding of enlightened opinion for the time being, is necessary before an intangible benefit can be taken to constitute a sufficient benefit to the community to justify admission of the object into the fourth class.”

The **Commissioners** concluded that the requirement of public benefit is an essential element in determining what is and what is not charitable. Whilst the law in this area is clear and unambiguous, the **Commissioners** nevertheless considered it appropriate to consider the question of public benefit in the light of **ECHR** principles, on the basis that the **HRA** is likely to come into force next year, and as a result the Commission should now begin to have regard to **ECHR** principles. To the extent that **Articles 9**, and **9 & 14** together, are applicable, the different tests of public benefit for religious and non religious organisations are in the **Commissioners** view compatible with **ECHR** principles. In particular:

Article 9 – freedom of thought, conscience and religion

In the **Commissioners** view the different tests of public benefit are “prescribed by law”⁹⁷, so satisfying the first requirement of **Article 9(2)** and are justified as being necessary in a democratic society in pursuit of one of the legitimate aims identified in **Article 9(2)** – “for the protection of the rights and freedom of others”. The different treatment is justified because English law is concerned with protecting and encouraging the concept of charity, the central characteristic of which is public benefit. Declining registration of those organisations which do not exhibit the characteristics of charity protects the position of those which do fulfil the criteria, and ensures that tax relief is available only to those organisations which are of public benefit of a charitable kind, and is a means of ensuring that those organisations exempted from tax are those which provide benefit to the public in some way (ie through their charitable purpose and activities).

Article 9 and Article 14 – prohibition of discrimination

In addition, the difference in the tests of public benefit is in the **Commissioners’** view both objective and reasonable and does not fall foul of **Articles 9** and **14** taken together. That is because the test of public benefit acts as a filter by which the charitable and non-charitable organisations are distinguished. An essential element of charity is its public dimension. It is rational to state that where this element is lacking, an organisation will not be charitable. This applies to all organisations seeking acceptance as being charitable. The legal presumption of public benefit under the first three heads of charity is based on the accepted certainty established in case law based on experience that these purposes will lead to public benefit unless there is evidence to the contrary. Whereas this is not so for the broad category of fourth head purposes.

Conclusion

The **Commissioners** noted that the relevant legal authorities on this point were clear and there was no ambiguity. Nevertheless, they considered that the fact that the public benefit test varies between heads will not compromise **ECHR** principles provided that the application of the test to individual cases falling within the different heads of charity is rationally based on the need to establish public benefit in the individual case under consideration. Under the first three heads of charity public benefit is recognised as established and self evident and therefore it need not be demonstrated unless any doubt arises. Under the fourth head it must be proved because such purposes are novel and public benefit needs be made out to justify charitable status. However, there may be cases where it is self evident.

Consequently, the public benefit test, although differing between different heads of charity, is an entirely flexible rule applied by the Courts (and the Commission) to individual cases to establish the public benefit which is a requirement of all organisations which profess to be charitable.

Conclusion

The presumption of public benefit and the advancement of religion as a charitable purpose.

The **Commissioners** considered the legal basis for the presumption of public benefit in relation to religious organisations.

A bequest for a religious institution or for religious purposes is *prima facie* a gift for a charitable purpose unless the contrary is shown⁹⁸. It is also clear that in the case of the third head of charity public benefit is presumed unless the contrary is shown – **National Anti-Vivisection Society v IRC**⁹⁹.

The presumption arises because the law assumes it is good for man to have and to practise a religion and because a religion can be regarded as beneficial without it being necessary to assume that all its beliefs are true¹⁰⁰. However, it is also clear that benefit to the public must actually be present as a matter of fact¹⁰¹ if a gift for the advancement of religion is to be charitable – *public* benefit is as necessary an element in a religious as in other charitable trusts. **Coats v Gilmour** Lord Greene MR.¹⁰²

However, the presumption may be rebutted in individual cases.

The **Commissioners** concluded that the presumption may be rebutted in a number of circumstances (including, but not limited to, those identified in **Re Watson** [1973] 1 WLR 1472 per Plowman J at page 1482¹⁰³). The **Commissioners** would take a wide view of the question of public benefit and would take into account a number of factors in this connection. These would include whether there was evidence that the organisation's purposes were adverse to religion, were subversive of morality, failed to confer recognisable charitable benefits, focused too narrowly upon its adherents or extended to too limited a beneficial class.

⁹⁸ In *Re Wright* [1891] 2 Ch 41; *Re Ward* [1941] 1 Ch 308

⁹⁹ *Supra* per Lord Simonds and Lord Wright

¹⁰⁰ *Gilmour v Coats* [1949] AC 426 per Lord Reid at page 459

¹⁰¹ When the question is of whether a particular gift for the advancement of religion satisfies the requirement of public benefit a question of fact arises which must be answered by the court... by means of evidence cognisable by the court. *Gilmour v Coats* [1948] Ch 340 C.A. Lord Greene MR at page 347

¹⁰² *Supra* at page 344

¹⁰³ It was suggested in that case that the presumption of public benefit may be rebutted only by evidence that the doctrines promulgated by the organisation in question are "adverse to the very foundations of all religion and subversive of all morality" – *Re Watson* per Plowman J at page 1482, allegedly following the decision in *Thornton v Howe* (1862) 31 Beav 14. However the Commission has concluded that it is not bound to rely upon *Re Watson* and the interpretation of *Thornton v Howe* there. The statements in *Thornton v Howe* were made in the context of whether it was appropriate for the court to consider whether the religion in question had any intrinsic value and was not about the wider question of public benefit generally.

Those factors were in the **Commissioners'** view not exhaustive, and the **Commissioners** confirmed that it was therefore their practice to take a broad approach to the question of whether public benefit may be presumed to be present in the case of a religious organisation seeking registration as a charity.

This approach finds support in dicta of Lord Greene MR in **Coats v Gilmour** who specifically disagreed with the argument that in order to displace the prima facie assumption [of public benefit] it must be shown that the gift is detrimental to the community. Lord Greene MR commented that "the contrary of beneficial to the public" is not "detrimental to the public" but "non-beneficial to the public". A gift could be beneficial and may tend to the advancement of religion but if it appeared that the benefit was private and not public, the gift would fail to be a valid charitable gift.¹⁰⁴ This appears to be the approach taken by the court in **In re Hetherington decd.**¹⁰⁵.

Consideration of CoS's arguments in relation to the presumption of public benefit

The **Commissioners** noted CoS's argument that it was entitled to the presumption of public benefit enjoyed by religious charities because CoS operates for a religious purpose which does not limit the ambit of the church's religious activities in any way and that these are freely accessible to members of the public. CoS argues that the issue of lack of public benefit, for example, as in **Gilmour v Coats**¹⁰⁶ does not therefore arise. Further the presumption of public benefit is confirmed by the actual religious teaching of Scientology in particular the aim of enabling an individual to attain religious salvation through personal spiritual enlightenment. This is particularly so because an individual's progress across the eight dynamics requires the individual to strive and increase spiritual awareness as a member of a community such that Scientology is "by its very nature an outward looking, community embracing religious philosophy". CoS argues that its services are unquestionably religious and hence the presumption of public benefit is applicable.

Whether presumption of public benefit rebutted in the case of CoS

The **Commissioners** then went on to consider whether the presumption of public benefit was rebutted in the case of CoS. The **Commissioners** identified a number of factors which indicated that the presumption was in fact rebutted.

A new 'religion'

The **Commissioners** noted firstly that Scientology is a new belief system seeking recognition as a religion. In that context the **Commissioners** noted that the presumption of public benefit has arisen historically, in the context of established religions which on the whole conform to a particular pattern involving a theistic belief and a worshipping practice. Scientology did not in the **Commissioners'** view neatly fit that model. The Scientology movement is newly established. Scientology emerged in 1950 with the publication of L Ron Hubbard's book "Dianetics: the Modern Science of

¹⁰⁴ [1948] Ch 340 Lord Greene MR at page 345

¹⁰⁵ [1990] Ch 1. Sir Nicholas Browne-Wilkinson V.C at p. 12 "a trust for the advancement of education, the relief of poverty or the advancement of religion is prima facie charitable and assumed to be for the public benefit (citing National Anti-Vivisection Society v IRC). This assumption of public benefit can be rebutted by showing that in fact the particular trust in question cannot operate so as to confer a legally recognised benefit upon the public as in Gilmour v Coats".

¹⁰⁶ supra

Mental Health” and was at first described as a philosophy.¹⁰⁷ In about 1954 practitioners of Scientology began to regard and describe it as a religion, establishing the first Church of Scientology In Los Angeles. However it seemed to the **Commissioners** that Scientology does not consistently describe itself as a religion¹⁰⁸ and it was not self-evident that Scientology institutions are “religious institutions”.

Further, Scientology seemed to the **Commissioners** very different in form from other existing religions and is not simply an offshoot of another recognised religion. The fact that something is new rather than centuries old does not necessarily render a new organisation less beneficial than one derived from antiquity. However, in the case of a new belief system and a new organisation there is little basis upon which the **Commissioners** could form any judgement of whether the organisation and the belief system promoted through its activities is likely to be beneficial to the community or not, nor to presume that public benefit flows from the purposes and work of the organisation.

It appeared to the **Commissioners** that the essential “religious practices” (auditing and training) of Scientology were not easily recognisable as religious in the way that word is ordinarily understood. The auditing carried out by Scientology appears akin to counselling and seems therapeutic rather than religious in nature. It is acknowledged as and described as counselling by Scientologists themselves and is focused upon the needs of individual adherents to Scientology. These factors indicated to the **Commissioners** that it may be questionable whether CoS’s activities actually confer recognisable benefit on a sufficiently broad beneficial class. The **Commissioners** will therefore need to be satisfied that CoS’s core activities are beneficial to the public generally.

The **Commissioners** considered that a further distinguishing characteristic from established religions is that Scientology’s normal practices require prepayment in the form of requested donations for participation in its central practices of auditing and training. Although organised donations are a feature of some religions, it was not clear that such donations extended to access to the core or central religious practices of such religions. It is a feature which suggested to the **Commissioners** a possible marked difference to established religions and which might suggest that to the extent that Scientology might otherwise be regarded as a religion, public benefit should be demonstrated.

Public concern

Secondly the **Commissioners** noted a degree of public concern about Scientology generally and about registration of CoS as a charity in particular. They considered it not insignificant in this context that the Commission had received a number of unsolicited objections, about Scientology generally and to the registration of CoS as a charity in particular. Whilst the truth of the claims made in these letters was not susceptible to proof, on their face they indicated a concern in some sectors of the public about the practices of Scientology.

¹⁰⁷ page 49 “What is Scientology”

¹⁰⁸ “What is Scientology” introductory pages - “Scientology is an applied religious philosophy” (Foreword page xii) of the introduction to that book entitled Chapter 1 “Introduction to the Scientology Religion”; the front page of the Scientology website describes Scientology as “an applied religious philosophy”. Some of its promotional literature is expressed in entirely non religious terms, whilst other literature does refer to the spiritual or ‘religious’.

The **Commissioners** also noted that there has been coverage of Scientology organisations and activities generally in the press. A proportion of that coverage had been adverse. The **Commissioners** noted that whilst the accuracy of press coverage may be questionable, that coverage, (across the spectrum of newspapers), did at least indicate general concern about Scientology in the public domain, such concern indicating at least that it is not clear that Scientology confers recognisable benefit upon the public.

Judicial concern

Thirdly the **Commissioners** were aware that there had been concern about Scientology expressed judicially. There had been a not insignificant degree of judicial comment upon Scientology, principally abroad but also in this country. Some of this comment had been unfavourable. The **Commissioners** considered that few of the cases considered the nature and activities of Scientology itself or the practices of the Church of Scientology and that where those matters were considered they may not have been fully argued nor evidence about Scientology and the Church made fully available to the court.

The **Commissioners** considered that they could not wholly disregard any adverse comment when they were considering whether the presumption of public benefit should be concluded in favour of CoS for the purposes of the application.

The **Commissioners** therefore concluded that even were CoS otherwise charitable as established for the advancement of religion, the presumption of public benefit would be rebutted such that the **Commissioners** should consider whether CoS demonstrated public benefit in fact.

The legal test of public benefit under the third head of charity

The **Commissioners** noted that it is clear (from the dicta of Lord Greene MR in **Coats v Gilmour**¹⁰⁹) that the burden is upon the religious organisation in question to demonstrate both its impact upon the community and that the impact is beneficial, if public benefit is to be demonstrated.

Some clear principles emerge from the decided cases:

- a gift for the advancement of religion must be beneficial to the public (or a sufficient section of the public)¹¹⁰ and not simply for the benefit of the adherents of the particular religion themselves¹¹¹.
- It is settled law that the question whether a particular gift satisfies the requirement of public benefit must be determined by the court and the opinion of the donor or testator is irrelevant¹¹².
- The court must decide whether or not there is a benefit to the community in the light of evidence of a kind cognisable by the court¹¹³

¹⁰⁹ supra

¹¹⁰ National Anti-Vivisection Society v IRC supra per Lord Simmons

¹¹¹ Holmes v Attorney General The Times February 12th 1981

¹¹² Re Hummeltenberg [1923] 1 Ch 237 and National Anti-Vivisection Society v IRC supra

¹¹³ Gilmour v Coats supra

The presence or absence of the necessary element of public benefit has also been considered in a number of cases. The essential distinguishing feature seems to be whether or not the practice of the religion is essentially public. The case **In re Hetherington decd. [1990] Ch. 1** focused on the question of public benefit in relation to religion. In that case the Judge summarised the principles established by the legal authorities. In concluding that a gift for the celebration of masses (assumed to be in public) was charitable he drew upon cases concerning a variety of religious practices and concluded as follows:

1. A trust for the advancement of education, the relief of poverty or the advancement of religion is charitable and assumed to be for the public benefit. The assumption can be rebutted by showing that in fact the particular trust in question cannot operate so as to confer a legally recognised benefit on the public – as in **Gilmour v Coats**;
2. The celebration of a religious rite in public does confer sufficient public benefit because of the edifying and improving effect of such celebration on the members of the public who attend; and
3. The celebration of a religious rite in private does not contain the necessary element of public benefit since any benefit of prayer or example is incapable of proof in the legal sense and any element of edification is limited to a private not public class of those present at the celebration. Following **Gilmour v Coats**¹¹⁴, **Yeap Cheah Neo v Ong Cheng Neo**¹¹⁵ and **Hoare v Hoare**¹¹⁶; and
4. Where there is a gift for a religious purpose which could be carried out in a way which is beneficial to the public (ie by public masses) but could also be carried out in a way which would not have a sufficient element of public element (ie by private masses) the gift is to be construed as a gift to be carried out by methods that are charitable, all non charitable methods being excluded.

It is clear from **In re Hetherington decd.**¹¹⁷ and the cases cited there that it is the public nature of the religious practice which is essential to the gift being charitable.

The **Commissioners** concluded that the decided cases indicated that where the practice of the religion is essentially private or is limited to a private class of individuals not extending to the public generally, the element of public benefit will not be established.¹¹⁸

¹¹⁴

supra

¹¹⁵

[1875] LR 6PC 381

¹¹⁶

[1886] 56 LT 147

¹¹⁷

supra

¹¹⁸

In re Hetherington decd., supra Coats v Gilmour [1948] Ch 340 Lord Evershed at page 357.

The legal test of public benefit under the fourth head

The **Commissioners** turned next to the legal test of public benefit under the fourth head of charity and considered the test to be that set out by Lord Wright in **National Anti-Vivisection Society v IRC**.¹¹⁹ Lord Wright said that:

“I think the whole tendency of the concept of charity in a legal sense under the fourth head is towards tangible and objective benefits, and at least, that approval by the common understanding of enlightened opinion for the time being, is necessary before an intangible benefit can be taken to constitute a sufficient benefit to the community to justify admission of the object into the fourth class.”.

It seemed to the **Commissioners** that the benefit that arises from the moral or spiritual welfare or improvement of the community is likely to be an intangible rather than a tangible one. The **Commissioners** considered the test in respect of an intangible benefit to mean a common consensus of opinion amongst people who were fair minded and free from prejudice or bias.

The **Commissioners** considered in particular whether the representations which it had received about Scientology generally and CoS in particular, both favourable and unfavourable amounted to such “common understanding” and concluded that they did not. The representations were not easily substantiated and in effect represented opposing ends of the spectrum of opinion about CoS or Scientology generally.

The **Commissioners** further indicated that a key factor in assessing whether the test in that case was met (ie whether there was a common understanding of enlightened opinion that public benefit flowed from the advancement of Scientology by CoS), was the extent to which the core practices of Scientology were readily accessible by the public generally.

Accordingly, the **Commissioners** would need to consider whether there was approval by the common understanding of enlightened opinion that pursuit of Scientology doctrines and practices is beneficial to the community such that CoS may be regarded as charitable under the fourth head.

Consideration of CoS's arguments as to public benefit under the fourth head of charity

The **Commissioners** noted CoS's arguments in this respect. One interpretation of CoS's legal arguments was to the effect that public benefit under the fourth head of charity does not have to be *proved*, but that it is only necessary to *show* that the organisation's activities *may* have that result.

The **Commissioners** considered CoS's argument apparently based upon **Berry v St Marylebone Corporation [1959] Ch 406** concerning the Theosophical Society in England seeking relief from paying rates under section 8 of the Ratings and Valuation (Miscellaneous Provisions) Act 1955. The **Commissioners** noted that CoS appeared to rely on dicta of Romer LJ in that case as support for the proposition that public benefit under the fourth head of charity need not be proven but should only be shown.

The **Commissioners** did not accept this argument, as it was not clear to them that the

case cited - **Berry v St Marylebone Corporation** - was authority for this proposition, rather it seemed to the **Commissioners** that it was authority for the proposition that it was necessary to show that the purpose (in that case the advancement of religion) may be likely to be advanced. This they had considered above (footnote 84). In any event the case related specifically to the requirements of section 8 of the Ratings and Valuation (Miscellaneous Provisions) Act 1955 and was not a discussion about charitable status such that the judge's comments were not directly applicable to charity law.

In relation to the question of public benefit it seemed clear to the **Commissioners** from the dicta of Lord Wright in **National Anti-vivisection Society v IRC** that public benefit must positively be shown under the fourth head of charity. Lord Wright's comments in that case that the whole tendency of the concept of charity under the fourth head is towards tangible and objective benefits, seemed to the **Commissioners** to indicate quite clearly that the benefits must be identifiable and demonstrable, and that a common consensus of approval is necessary before an intangible benefit can be regarded as sufficient to satisfy the requirement of public benefit.

Whether CoS is established for the public benefit, whether under the third or fourth heads of charity

The **Commissioners** next sought to address the question of whether CoS had shown itself to be established for the public benefit. The **Commissioners** considered the considerable volume of evidence supplied by CoS in support of its arguments that CoS was established for the public benefit whether under the third or fourth heads of charity because

- Individual churches of Scientology conduct numerous religious services freely accessible by members of the public.
- CoS sufficiently benefits the public through extensive charitable and public benefit programmes including anti drug campaigns, eradicating illiteracy, disaster relief and raising public morality.
- The Company (CoS) is limited by guarantee and its members make no profit.
- It is of the essence of Scientology "like most other religions" to seek to make itself available to all.
- Many of Mr Hubbard's teachings are already recognised as charitable and applied by existing registered charities.
- The Scientology movement engages in other activities which could potentially give rise to public benefit eg volunteer and relief programmes; rituals and practices such as "assists" (described as a form of healing); work in the field of criminal rehabilitation; observance of a moral code by individual Scientologists and promulgation of that moral code through the "Way to Happiness Foundation".

The **Commissioners** considered that the evidence and arguments supplied by CoS may indicate ways in which Scientology organisations, and individual Scientologists, seek to benefit the wider community. They noted that in terms of English charity law some of that work may potentially be charitable in its own right, albeit not as promoting the moral or spiritual welfare or improvement of the community nor as

advancing religion.¹²⁰ However, the **Commissioners** noted that the evidence and argument put to them by CoS did not address the central question of whether the advancement of Scientology (whether as a religion or as a non-religious belief system) confers recognisable benefit upon the public in English charity law. CoS states that its principal activities are auditing and training and that it is through these core activities that Scientology is advanced. In the **Commissioners** view it therefore had to be demonstrated that the advancement of Scientology through auditing and training is beneficial to the public. The **Commissioners** considered that it is to the central activities of auditing and training that the question of public benefit should be addressed.

The **Commissioners** went on to consider whether it was demonstrated that public benefit flowed from the core practices of Scientology. The **Commissioners** again noted that the test of public benefit was slightly different in relation to the third and fourth heads of charity. In relation to the third head the decided cases indicated that the public or private nature of the “religious practice” of the organisation in question was central to determining the presence or absence of public benefit. In relation to the purpose of promoting the moral or spiritual welfare or improvement of the community under the fourth head of charity the legal test was that set out by Lord Wright in the **National Vivisection Society v IRC** case.

In relation to the test of public benefit for the advancement of religion the Commissioners concluded that

- (1) *The central “religious” practices of Scientology are conducted in private and not in public.*

The “religious practices” of Scientology are auditing and training. Scientologists regard these as worship. Auditing is conducted in private on a one to one basis. It appears akin to a form of counselling and is described by Scientologists as such.¹²¹ Training is essentially a private activity requiring the study of specialist material and access to specialist trainers. Whilst members of the public may sign up for a course of auditing and training, generally upon payment of the appropriate requested donation, these activities are not carried out “in public”. Further, progression beyond introductory or initial levels of auditing and training necessitated membership of the Church.

Attendance at a session of auditing or training by members of the public generally does not appear to be a possibility. The **Commissioners** found it difficult therefore to see how any edifying and improving effects upon the public generally might flow from the “religious” practices of Scientology.

In relation to the fourth proposition in **In re Hetherington decd.**, there was no suggestion that auditing and training could be carried out in a way that was public rather than private. It did not seem possible to construe auditing and training as religious rites which could be conducted in public rather than in private such as to render them charitable.

¹²⁰ much Scientology activity appeared to the Commissioners to be in the fields of education and what might broadly be termed ‘relief in need’

¹²¹ Video presentation “The Church of Scientology at Saint Hill – A Special presentation to the Charity Commission of England and Wales”.

(2) *Auditing and training are in their nature private rather than public activities*

The **Commissioners** considered that even if a member of the public could attend an auditing and/or training session other than as a participant but rather as an observer, these Scientology services are by their very nature directed to the particular individual receiving them. Auditing appears akin to a form of counselling and is described by Scientologists who receive it as “counselling”. It is directed to the private needs of the individual receiving it. The **Commissioners** found it difficult to see how the public could be edified or otherwise benefited by attending and observing at such a session.

Both the above factors – that Scientology services are conducted in private, and are in their nature private being directed to the needs of the private individual in receipt of them seemed to the **Commissioners** to indicate that these actual activities are of a private rather than a public kind. In any event it seemed to the **Commissioners** that any benefit to the public that may flow from auditing and training is incapable of proof, any edification or improving effect being limited to the private individual engaging in the auditing or training. Accordingly, the **Commissioners** concluded that these activities conferred no legally recognised benefit on the public.

In addition the **Commissioners** noted that the apparent dependence of participation in those activities upon payment of the requested donation referred to by CoS strengthened their perception that these activities were of a private rather than a public kind. Whilst CoS states that there are ways in which adherents can and do participate in auditing and training without making any form of monetary contribution, so that a lack of financial means is no bar to a member’s progress in Scientology, access to auditing and training through requested donations is the norm. The **Commissioners** noted that the fact that a practice existed of requesting and making these payments strengthened the **Commissioners** in their perception that the activities were of a private rather than a public kind.

The **Commissioners** further noted that in its published and promotional literature, including the book “What is Scientology?”, Scientology on balance presented its benefits in private rather than public terms.

In addition the **Commissioners** noted that a not insignificant number of individual Scientologists described the benefits of Scientology in private and personal terms this being borne out both by a number of the statements printed in Scientology’s published literature and by a significant proportion of the letters of support for CoS received from individual Scientologists.

The fact that Scientology describes its benefits in private rather than public terms in its published and promotional literature, and that individual Scientologists described the benefits of Scientology to them in private and personal terms confirmed the **Commissioners** conclusion that CoS is not established for the public benefit.

In relation to the test of public benefit under the fourth head of charity law for the moral or spiritual welfare or improvement of the community the **Commissioners** concluded that:

The question of accessibility by the public was key to the existence of public benefit. As indicated above, the **Commissioners** had already concluded that the central practices of Scientology (auditing and training) were conducted in private rather than in public, and were in their nature private rather than public activities. In addition there was the practice of requesting donations in advance of receipt of those services. This led the **Commissioners** to conclude that the restricted access to those practices meant that any benefit flowing from Scientology as advanced by CoS is of a private rather than a public kind. In addition the description of the benefits of Scientology, both in Scientology published and promotional literature and by individual Scientologists, as already acknowledged by the **Commissioners**, confirmed them in this conclusion.

The **Commissioners** concluded that it could not be said that CoS had demonstrated that it was established for the public benefit so as to satisfy the legal test of public benefit of a charitable purpose for the advancement of religion or for the moral or spiritual welfare or improvement of the community.

ooOoo

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INTELLIGENCE PACKAGE

Name (Charity, organisation, individual)	The Church Of Scientology Religious Education College Inc		
Charity No / Organisation No	4046748	Case No	C-281891-JBTS
Intelligence Analyst			
A&I Support Officer			

Subjects Examined (Name only)	
Subject (1) – Complainant	Not done at this time.
Subject (2) – Charity	The Church Of Scientology Religious Education College Inc
Subject (3) – Trustee	
Subject (4) – Trustee	
Subject (5) – Trustee	
Subject (6) – Trustee	Add Row
Subject () –	
Number of Trustees Checked	0

Intelligence Tools Used			
CCID (2) ¹	<input checked="" type="checkbox"/>	CDB/Register	<input checked="" type="checkbox"/>
Search Engines	<input checked="" type="checkbox"/>	LexisNexis	<input checked="" type="checkbox"/>
QAS	<input checked="" type="checkbox"/>	Companies House	<input checked="" type="checkbox"/>
Disqualified Directors Register	<input type="checkbox"/>	Insolvency Service Register	<input type="checkbox"/>
Ceris	<input checked="" type="checkbox"/>	World Check	<input type="checkbox"/>
Land Registry	<input type="checkbox"/>	PNC	<input type="checkbox"/>
Experian ²	<input type="checkbox"/>	Contact with Another Regulator	<input type="checkbox"/>
Contact with the Police	<input type="checkbox"/>		
Other (say what)			

5x5x5 Intelligence Results (Source Evaluation, Intelligence Evaluation, Handling Code – see back pg)	
Detail	5x5x5
Letter from _____ at Camden Council querying the charitable status of the Church of Scientology.	C21

¹ The Register of Removed Trustees and the UN Sanctions Register are incorporated within CCID

² Not currently available due to legal issues

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Event Captured on CCID	<input checked="" type="checkbox"/>
I2 Chart Produced	<input type="checkbox"/>

Intelligence Analysis (of checks, research and findings)

The London Borough of Camden has informed us that they have been approached by the Church of Scientology. The Church is seeking to have mandatory rate relief applied to their premises on the basis that, although not a registered charity, they fulfil the relevant legislative criteria for relief.

The Charity Commission has fully considered the charitable status of the Church of Scientology and 'having considered the full legal and factual case put to them by **CoS**, and having reviewed the relevant law, taking into account the principles embodied in **ECHR** where appropriate, *decided* that **CoS** was not established for charitable purposes or for the public benefit and was therefore not registrable as a charity under **section 3(2) of the Charities Act 1993.**' <http://www.charity-commission.gov.uk/Library/registration/pdfs/cosdecsum.pdf>

However, the solicitors on behalf of the Church claim that this decision is not binding and the 'Church of Scientology Religious Education College Inc differs materially from the organisation described by the Charity Commission in 1999'. The solicitors have also claimed that the decision was flawed in many material ways.

It is a matter for the local authority to determine whether the Church should receive rates relief. However, I recommend that legal advice is taken on the claims made by the Church. I believe we should either respond to the Church advising them to make a fresh application if they feel that they now qualify as a charity, or we provide a response in respect of the claims they have made. I consider this to be a matter for registrations rather than compliance to take forward.

Contact with Police / Other Regulator (who & when)	N/A
Analysis of Risk Assessment following Intell Checks / Analysis	Low

Reliability of Source
Ill-informed speculation

Produced by (Intelligence Analyst)	
Date of Analysis	11/11/2009

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Desk Based Research – Charity

Governance

Company limited by Guarantee If unincorporated or other, please specify: Desk based research not done at this time as the organisation is not a registered charity. Accounts can be obtained from Companies House, if required let me know.

Date of Governing Document

Date Charity Registered

Area of Operation

Area of Benefit

Objects

Activities

(what does the Charmy do)

Beneficiaries

Charity's Website

Charity's Bank Account

Charity's Accountant / Auditor

Charity's Solicitor

Charity Correspondent
(Name & Address)

Insert Name

Insert Address

[illegible]³ Earliest Known Date

Restricted

Financial Information⁴

--	--

Anything of note in respect of the Charity's Income/Expenditure	
---	--

Assets

Total Capital Assets	£
----------------------	---

Accounts

Up-to-date If overdue, specify:

Annual Returns

Up-to-date If overdue, specify:

Anything of Note (What)	
-------------------------	--

Previous Cases (relevant to the Issue)

Case No.	Date	Notes

"Add Row"

⁴ copy and paste as nested table from the online Register.

Restricted

CRM Case No	Open Date	Detail of Case

Add Row¹

Checks & Research Completed By	
Position Held	Compliance Support Officer
Date	10/11/2009

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Restricted

Intelligence Checks Completed
(Tables below can be duplicated as many times as required)

Subject (1) – Complainant Provide: <ul style="list-style-type: none">• Name of Individual / Name of Company;• Date of Birth (if known);• Address	Name: Not done at this time. Date of Birth: Address:
Source of Information (ie incoming ltr or email & date)	

Subject (2) Provide: <ul style="list-style-type: none">• Name of Individual / Name of Company;• Position (ie Trustee);• Date of Birth (if known);• Address	Name: The Church Of Scientology Religious Education College Inc Address: 42-44 COPTHORNE ROAD FELBRIDGE EAST GRINSTEAD WEST SUSSEX AUSTRALIA RH19 2NS
Source of Information (ie incoming ltr or email & date)	Companies House for Address

Results of Intelligence Checks
CCID I found the organisation on CCID and expanded it twice. Nothing of interest was found.
Ceris I searched the charity name and there was nothing of interest found.
Search Engines (Search engine used & Search terms used) Google: "Church of Scientology Religious Education College" Charity (pages from the UK) I found an article on Wikipedia outlining the fact that in the UK Scientology is not classed as a religion. "Scientology is legally recognized as a tax-exempt religion in the <u>United States</u> and some other countries, ^{[7][8][9][10]} and the Church of Scientology emphasizes this as proof that it is a bona fide religion. ^[11] In other countries such as <u>Germany</u> , <u>France</u> and the <u>United Kingdom</u> , Scientology does not have comparable religious status." http://en.wikipedia.org/wiki/Scientology There were also the articles I previously found on Lexis Nexis (please see above).

I also found a website that lists the below address for the charity:

- CHURCH OF SCIENTOLOGY RELIGIOUS EDUCATION COLLEGE
WEST SUSSEX, RH19 4JU EAST GRINSTEAD, SAINT HILL ROAD

<http://www.cylex-uk.co.uk/search/scientology%20church.html>

This was not confirmed through a QAS search.

LexisNexis (paste relevant extracts of the article and specify original source and date of article)

I searched the charity's name, and I found the below article outlining the position of this organisation:

1) The Times (London)

June 23, 2007, Saturday

"Saint Hill remains at the heart of British scientology. It is the country's highest-ranked church, while East Grinstead is home to a hub of ventures related to Scientology. Land Registry documents still show a conveyance bearing the name of "Lafayette Ron Hubbard" dated August 1959. The present owner of Saint Hill is the **Church of Scientology Religious Education College** Incorporated (Cosreci). Although this is Britain's principal Scientology entity, it is based in Adelaide because South Australia, unlike Britain, recognises the movement as a religion for charity law."

"Church of Scientology Religious Education College non-property assets £ 10.8m; income £ 10.3m"

I also found a previous article regarding the registration of this charity:

2) Sunday Express

May 20, 2007 Sunday
U.K. 1st Edition

MPs call for tax probe into cult shamed on TV; Scientology now claims it is a charity and has 'special status'

THE Inland Revenue is being asked to investigate why British Scientologists are refusing to pay a tax on the grounds they do charitable work - even though the controversial religion has been refused charitable status.

Scientology, which came under fierce attack on the BBC last week, was denied the special status by the Charity Commission eight years ago.

In a 49-page landmark ruling, commissioners said the church had not demonstrated it was "established for the public benefit as to satisfy the legal test of public benefit of a charitable purpose for the advancement of religion or for the moral or spiritual welfare or improvement of the community".

Yet church accounts filed at Companies House argue it does not have to pay corporation tax as it was established for "charitable purposes".

Lib Dem MP Norman Baker disagrees: "In my view they should be liable to pay corporation tax,

Restricted

he said. "As far as I am concerned there is no evidence to suggest they are a charity. I am not even sure they are a religion. I want a full and detailed explanation from the Inland Revenue."

The organisation files accounts as the **Church of Scientology Religious Education College Inc**, which was incorporated in Australia as a religious charity in 1976. It "commenced activities" in Britain in 1977.

Under "taxation", it states: "The church is a South Australian charity and is established in England for charitable purposes only. The trustees consider that corporation tax is therefore not applicable."

Church secretary Massimo Angius told the Sunday Express: "This does not matter because we are a non-profit organisation and we posted a loss, so we are not liable to pay corporation tax. The fact is, the Charity Commission got it wrong when they made their decision in 1999. We are a charity, there is no question about that."

Accounts for the year ending December 2005 show an income of GBP 10,311,696 in England and Wales. With expenditure of GBP 10,372,066 it recorded a loss of GBP 60,370. They also reveal it had GBP 6,749,972 cash in the bank, net assets worth GBP 10,371,401 and total assets (less liabilities) of GBP 19,704,389.

Founded in 1952 by US sci-fi writer L Ron Hubbard, Scientologists believe his claim that evil solar system warrior Xenu put beings in volcanoes 75 million years ago before vapourising them with nuclear bombs and that their radioactive "souls" are responsible for many of earth's problems today.

Celebrity Scientologists Tom Cruise and John Travolta have helped boost the church in Britain, its increased income helping establish more churches around the country including Blackfriars, London.

Mr Angius said councils give them reduced business rates as their "charitable work is good for the community". The Sunday Express understands Westminster Council cut the business rate bill by 80 per cent for a building in Leinster Gardens, London, and the City of London Corporation did the same for the Blackfriars site.

Mr Angius produced a Westminster council document deeming the church beneficial to the community for work, including drug awareness visits to schools, concerts, volunteer ministering and donations, including to Great Ormond Street hospital for sick children. It notes the organisation is not a registered charity but says it does not have to be.

The report's author wrote: "Having visited the property, I find it difficult to understand how the church's 'reverence to a Supreme Being' is not in line with other forms of 'worship' at more mainstream religions. A key principle of Scientology is the requirement to help others in the community."

Scientology executive director Bob Keenan said:

"After the 7/7 bombings we provided 300 people to help victims with counselling and support. This is just one example of the sort of charity work we do."

About 400 staff work at the church's Saint Hill HQ in East Grinstead, West Sussex. Several hundred live at Walsh Manor, Crowborough, East Sussex, a former institute for miscreant youths. Each morning 20 minibuses ferry them to HQ, 10 miles away.

A local said: "There seem to be more and more of them, young, old, men and women. Even at six in the morning you see them reading their books on Dianetics. They smile in the street but don't really get involved with the community."

"Since the Panorama programme a lot of people have a different view of them and there is

Restricted

genuine concern about the increasing numbers."

Church leaders are consulting libel lawyers over the BBC Panorama programme, in which journalist John Sweeney crosses swords with US-based church official Tommy Davis, son of Hollywood actress and church member Anne Archer.

International external affairs director Mike Rinder said: "Tommy felt let down by Panorama because he set up all the interviews, even one with his own mother, then Sweeney subjected them to abusive questions about brainwashing."

Mr Sweeney stands by his exposure of Scientology methods, particularly claims that psychiatry is an "industry of death". But when he interviewed former Cheers star Kirstie Alley she asked him: "Would you ever sit down with a Jew and tell them their religion is a cult?"

I found another article relating to this issue:

3) The Evening Standard (London)

October 23, 2006 Monday

**TOM'S ALIENS TARGET;
AS THE SCIENTOLOGISTS OPEN A FLAGSHIP CHURCH WITH THEIR SIGHTS SET
ON THE SQUARE MILE'S POWER BROKERS, WE CONTRAST THEIR PUBLIC AND
TROUBLING-PRIVATE FACES**

"Despite this setback, the Scientologists appear to have reduced their UK tax to a minimum by channelling activities through a company registered in Australia.

In the year to December 2004, according to accounts filed at Companies House, the company - **Church of Scientology Religious Education College** Incorporated - paid UK corporation tax of just Pounds 3,114 on income of Pounds 9.8 million.

The company showed net assets of Pounds 18.9 million and cash in the bank of some Pounds 5.6 million.

But when I ask why the UK Scientologists here do not record their income in the accounts of their UK-registered company, the Church of Scientology (England and Wales), Laveau promises to "get back to me" with an answer but never does."

I also found the following article:

3) The Independent (London)

June 22, 1999, Tuesday

**LAW: GOING 10 ROUNDS WITH GOLIATH;
WHEN BONNIE WOODS CALLED THE CHURCH OF SCIENTOLOGY A 'BOGUS
RELIGION', THEY SUED. BUT HOW DO YOU TAKE ON A CHURCH? BY IAN
THOMAS**

MAJOR CITY law firms do not normally act free of charge for individuals receiving state benefits in litigation against large corporations. But the case of Bonnie Woods against **Church of Scientology Religious Education College** Incorporated (Cosreci), was no ordinary case. Earlier this month, she won a pounds 55,000 pay-out from the Scientologists and an unprecedented public apology.

Bonnie Woods joined the Church of Scientology in America in the early- Seventies. She then moved to England in 1985 with her husband Richard where they set up "Escape", a counselling

service for families and friends of Scientologists.

Mrs Woods also openly criticised the organisation and published a leaflet, "What the Scientologists don't tell you", which was highly critical of the organisation. In response, Cosreci, the body responsible for Scientology in the UK, produced a leaflet calling Mrs Woods a "hate campaigner".

Litigation followed. Represented by a solicitor from Chichester and specialist counsel, both acting pro bono (free of charge), Mrs Woods issued libel proceedings against Cosreci and the individuals who handed out the leaflet. Cosreci counterclaimed, based on the "What the Scientologists don't tell you" leaflet. They claimed that Mrs Woods had libellously called Scientology a "bogus religion". Cosreci later issued a similar action in 1996, based on a leaflet distributed by Mrs Woods (among others) promoting a television documentary critical of Scientology.

Mrs Woods' original solicitor stopped acting in 1995. She complained of harassment by Scientologists, allegations that Cosreci vigorously deny. Mrs Woods then acted as a litigant in person. In 1996, she was on the point of capitulation, overwhelmed with the volume of work and the stress of court hearings. However, a friend referred her to Liberty, the human rights organisation. Liberty considered that the case raised issues of freedom of speech and, as a member of Liberty's pro bono panel, Allen & Overy took up the baton.

This decision was the start of a massive undertaking. The "bogus religion" question involved an extensive investigation. Ultimately, though, a single category of documents had the most dramatic impact on the case. In America, Bonnie Woods had completed a number of Scientology's secret "upper level" courses. She felt that these documents were of crucial importance and applied for a court order that Cosreci should produce them.

The application was fiercely resisted. The Church of Scientology zealously protects the contents of these courses. According to Hubbard, Scientologists can suffer serious harm if they read them before they have reached the right spiritual level. The Church of Scientology has brought successful copyright actions around the world against those who have published the materials without authority.

Despite this opposition, the court believed that production of the documents was necessary. However, rather than face this or a potentially lengthy appeal, Cosreci discontinued their two claims against Mrs Woods last summer.

The absence of the "bogus religion" question slashed the time estimate for the trial. However, the litigation was far from over. We had two hearings in the Court of Appeal. Both Allen & Overy and counsel for Mrs Woods entered into "no win no fee" agreements, following changes in the law and approval from professional bodies.

We explored difficult and uncertain areas of defamation and general law. The court looked at the rarely used defamation defence of qualified privilege arising from "reply to attack". Can a defamatory reply be privileged (and therefore immune from suit unless it is malicious), even if the original attack is true? Arguably yes, said the court. In claims for aggravated damages against joint tortfeasors, must the level of damages be fixed by reference to the conduct of the least blameworthy? Arguably not, said the Court of Appeal.

In the end, the points of law were of secondary importance to Mrs Woods. Of more relevance to her were the damages and the public apology that she received from Cosreci to end her six-year ordeal.

Ian Thomas is a senior associate at Allen & Overy

There were several other articles relating to this payout in Lexis Nexis.

Disqualified Directors Register

N/A as this is an organisation.

Companies House

Name & Registered Office:

CHURCH OF SCIENTOLOGY RELIGIOUS
EDUCATION COLLEGE INCORPORATED

42-44 COPTHORNE ROAD
FELBRIDGE EAST GRINSTEAD
WEST SUSSEX
AUSTRALIA
RH19 2NS

Company No.: FC009154

Date of Incorporation: 25/03/1977

Country of Origin: AUSTRALIA

Company Type: Other company type

Nature Of Business (SIC(03)):

None Supplied

Accounting Reference Date: 31/12

Last Accounts Made Up To: 31/12/2008 (FULL)

Next Accounts Due:

Last Return Made Up To:

Next Return Due:

Mortgage: Number of Charges: 14 (2 outstanding / 12 satisfied / 0 part satisfied)

Insolvency Register

N/A as this is an organisation.

QAS (Quick address system - electoral register)

There is one Church of Scientology Religious Educational College listed on QAS.

146 Queen Victoria Street
London
EC4V 4BY

Any Other Check (what)

Not requested at this time.

5x5x5

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	A	B	C	D	E
Source Evaluation	Always Reliable	Mostly Reliable	Sometimes Reliable	Unreliable	Untested Source
Intelligence Evaluation	1 Known to be true without reservation	2 Known personally to source but not to officer	3 Known personally to source but corroborated	4 Cannot be judged	5 Suspected to be false or malicious
Handling Note	1 May be disseminated to other law enforcement and prosecuting agencies, including law enforcement within EEA and EU compatible	2 May be disseminated to UK non-prosecuting parties (authorisation needed)	3 May be disseminated to non-EEA law enforcement agencies	4 May be disseminated within the originating agency only	5 No further dissemination: refer to the originator

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Your Reference: [REDACTED]

Our Reference: [REDACTED]

Enquiries to: [REDACTED]

[REDACTED]
Assessment and Intelligence Manager
Charity Commission Direct
PO Box 1227,
Liverpool
L69 3UGCHARITY COMMISSION
DIRECT

06 NOV 2009

www.camden.gov.uk**Re: The Church of Scientology Religious Education College Inc**

I am writing in respect of query arising out of a Non-Domestic Rating matter. An organisation, The Church of Scientology Religious Education College Inc ("the College") have a number of premises within the London Borough of Camden. They are not a registered charity. They are seeking to have mandatory rate relief applied to their premises on the basis that, although not a registered charity, they say they fulfil the relevant legislative criteria for relief.

We have been in continued correspondence with the College for over one year, working through the a large number of documents they have sent to support their claim. During this time we have suggested to the College that it would be in their interest to register with the Charities Commission (and therefore clarify their claim for mandatory rate relief).

This is because the College have made representations that they are subject to the jurisdiction of the English High Court, and further that they are a Charity. The London Borough of Camden understands that as such it would seem that the College is under a statutory duty to be registered in the register of charities under section 3A(1) of the Charities Act 1993, because the College confirm that they are established for charitable purposes only, and fall to be subject to the control of the High Court, and are thus, a charity.

The College has a substantial annual turnover and as such the London Borough of Camden cannot see that the College would be exempt under any of the subsections of 3A. Section 3B(1) (Duties of trustees in connection with registration) makes clear that where a charity is required to be registered by virtue of section 3A(1), and it is not registered, it is the duty of the charity trustees to apply to the Commission for the charity to be registered, and to supply the Commission with the required documents and information.

Having spoken to the Legal representatives of the College they have stated that they are not required to be registered with the Charities Commission because they as an organisation are incorporated in Australia. Indeed they state that the Charities Commission informed the College that they could not be registered because of that (I have since clarified with the Registration Division of the Charities Commission that there is no record of this advice having been given).

We have concerns that the College are using their governing document as a means of circumventing the need to register with the Charities Commission, whilst at the same time enjoying the benefits of charitable reliefs, for example from various other boroughs in the form of mandatory rate relief, and also I understand from HM Revenue & Customs from whom they are entitled to certain other tax reliefs.

I have reviewed the College's incorporation document, and while it shows they are indeed incorporated abroad, I can confirm that it makes no reference to the laws of South Australia in its governance, other than at Article XI where it states that the college shall have a seal that "meets the requirements of the provisions of the Associations Incorporations Act 1956-1965 or any other laws of the State of South Australia applicable from time to time." All other references in the governing document to 'laws' are to laws in general, and are not further defined as being State of South Australia Laws or any other jurisdiction.

My view is that they appear to fulfil all of the legislative criteria for registration, and I am not able to find anything in the legislation that would preclude an organisation primarily based in the UK from registering. As I understand it, the majority of charity trustees live in England and Wales, and the majority of assets are in England and Wales too.

Can the College therefore be directed to make an application if they are passing themselves off as a Charity but are not registered?

I have included a letter from the Solicitors representing the College where they assert that they are subject to the laws of England and Wales, and that they are a Charity (They further state that the College derives all of its income from the United Kingdom, carries on all of its activities in the United Kingdom, and its central management and control is in England). This letter is dated the 29th August 2009, but it is the position that they maintain, and has been confirmed as such in telephone discussions with Hodkin & Company. Also enclosed is their incorporation document. I apologise that I have had to include this as it is such a lengthy document, however it clearly shows that they are not deemed to be governed by the laws of South Australia for any other purpose than their business seal.

Further on a separate note, if an organisation failed to register in line with the legislation, what enforcement action (if any) would be taken against them?

Thank you for your assistance in this matter.

Finance Department
Council Tax and Business Rates
DX 2106 EUSTON

- 1 SEP 2008
CENTRAL MAILROOM
Registry Support Office - 03

Your ref: 67042683

BY DX & FAX TO: -020-7974-6450-

Our ref: 48.001

29 August 2008

Dear

Re: Church of Scientology Religious Education College Inc

I thank you for your letter dated 17th of July 2008 and for allowing me extra time to reply during the holiday period.

My client has suffered from discrimination and prejudice in the past. This has caused real difficulties and at times genuine suffering for people of good will.

The jurisdictional requirement

I note that the Council accepts that there is a distinction between the statutory definition of charity under the Charities Act 2006 and that under section 67 (10) Local Government Finance Act 1988 (LGFA), in that the former explicitly stipulates that a charitable institution is required "*to be subject to the control of the High Court in the exercise of its jurisdiction with respect to charities*". You feel, however, that an organisation must be subject to a least some supervision or regulation in this country with respect to its charitable purposes before it can be said to be established for charitable purposes under the LGFA. In the *Dreyfus* case the House of Lords decided that for the purposes of Income Tax 'a body of persons established for charitable purposes' must also be 'established' in the United Kingdom. As noted by Evershed MR in the Court of Appeal in that case, the word 'established' is crucial.

It is my contention that Church of Scientology Religious Education College Inc meets the requirement that it is established in the United Kingdom. My reasons are as follows.

(1) Church of Scientology Religious Education College Inc derives all of its income from the United Kingdom, carries on all of its activities in the United Kingdom, and its central management and control is in England. It means, as set out in my letter of 12th May 2008, that Church of Scientology Religious Education College Inc is resident in England under the English Common Law, and domiciled in England for the purposes of the Jurisdiction and Judgments Act 1982. (That is in

complete contrast to the Dreyfus Foundation, which was resident and operated in the USA.) My client is therefore subject to the jurisdiction of the English High Court. Indeed, it has already been before the English High Court in a number of cases since I have been acting for it, the issues being such matters as its relations with former members, contracts with suppliers and other matters.

(2) There is in fact no inconsistency in Lord Evershed's judgment in the *Dreyfus* case, as a closer reading will show. The comments quoted in your letter are not his conclusion but come earlier in the judgment when he is analysing the arguments. In fact the words immediately preceding your quote are: "*it seems to me prima facie...*". A little earlier in his judgment he lays stress on the fact that the Foundation concerned was not only regulated according to the laws of a foreign country but also was "*carrying on the whole of its activities in that country*". The paragraph I have quoted is actually his conclusion on the whole issue.

(3) It is clear from the speech of Lord Morton of Henryton in the House of Lords that the Foundation did not dispute that it was established in the USA but was seeking to argue that the definition referred to any body of persons for charitable purposes wherever formed, resident or operating. That is not my contention.

(4) Instead, I would contend that, so long as Church of Scientology Religious Education College Inc's purposes remain charitable purposes in accordance with English law, and so long as my client continues to carry on its activities in this country and its central management and control remains here, Church of Scientology Religious Education College Inc is actually established in the United Kingdom, and, having regard to its objects and activities (see below) is "established for charitable purposes only" within the meaning of the LGFA.

The answer to your question therefore is that Church of Scientology Religious Education College Inc is regulated and subject to the English courts, at least to the degree required by the decision in the *Dreyfus* case.

Accordingly it is submitted that the jurisdictional requirement is met.

Established for charitable purposes only

I have not suggested that the Council should ignore the decision of the Charity Commissioners in 1999. However that decision does not constitute 'case law' in the normal sense of that term, and should not be viewed as a binding (or even a persuasive) authority in connection with the determination that the Council now has to make. Its findings of fact could not be relied on in a court of law. This is clear from the *Westminster* case referred to in *Ryde on Rating*.

I have set out in some detail ways in which Church of Scientology Religious Education College Inc differs materially from the organisation described by the Charity Commission in 1999. You have asked me to provide you with further evidence of this. As I have always said, I am more than happy to do so: This could however be a massive and costly exercise, and before embarking on it I need further clarification from the Council as to what it needs and wants in order to make a positive determination. My client would also like an assurance that in requesting

further evidence the Council has not made a decision as a matter of policy and is prepared to view the evidence with an open mind on the question of my client's charitable status.

In my "Errors" document I have explained a number of fundamental errors of fact in the 1999 decision. I have also pointed out that, if the correct facts had been taken into account, that applicant should have been recognised as a charity even in the light of the reasoning of that very decision. I note that you say on the last page of your letter: *"If the arguments you have made in support of your client's claim to be a charitable organisation are valid, then the College would have little difficulty in being registered as a charity by the Commission"*.

I therefore propose to provide you with further evidence in respect of each of these errors of fact – showing how Church of Scientology Religious Education College Inc differs materially from the description given by the Charity Commission on each of these points in 1999.

Are there any points that you do not require further evidence of?

Are there any additional matters which you require evidence of?

In what form would you prefer to have the evidence?

Please let me know.

The new Guidance on Public Benefit

However, you may agree that it would be sensible to wait until after the Charity Commission have published their final supplementary guidance on Public Benefit and the Advancement of Religion and on Public Benefit and Fee Charging Charities. This guidance is due to be published within the next four months.

Change in approach

I suggest this because what is stated in the draft supplementary guidance on the public benefit of religious charities is radically different from what was said on the subject in the 1999 decision. In this connection I would make the following observations.

(1) It should be noted that, if the criteria in the 1999 decision were applied to the Catholic Church, the fact that its core religious sacrament of confession was conducted in private might be said to disqualify it as a charity. Hindus would also be in difficulty, because, in a typical Hindu temple, every individual or family goes there to conduct their own rituals and to ask advice from their religious leaders, usually without common rituals conducted for all. Hindu Temples are usually financed by the sale of courses and individual religious services.

(2) Fortunately, the draft supplementary guidance on religious charities, which has been produced after a good deal of consultation with religious organisations, is more insightful, and resolves anomalies such as this. It recognizes that the benefits that

flow to the public from religious practices are not limited to those received by direct participants in those practices. The draft guidance states on page 30:

"... on one level the benefit of the follower or adherent responsible for developing his/her social conscience, and the benefit of the organisation creating an uplifting "feel good" effect on such followers or adherents conducting themselves responsibly towards others, might, in turn, promote more benevolent behaviour. On another level, the benefit might be through the follower or adherents putting these values into practice in wider society and encouraging others to do so, for example by visiting sick persons. The public may benefit from those benevolent acts both individually and more generally. The promotion of that behaviour might also prevent or deter irresponsible behaviour in others."

The draft guidance continues on page 31:

"Considering whom the aims are primarily intended to benefit is therefore important when assessing whether a charity benefits the public or a section of the public. With charities for the advancement of religion, it is considered that the beneficiaries are normally both the followers or adherents and the wider public or, in the case of a charitable religious order, the beneficiaries are the members of the order, the wider church and the public generally. The "wider public" can in some cases benefit through being able to participate in the rite and services of the religion and in others by, for example, being the recipient of a charitable act undertaken by an adherent as part of his or her religious belief."

(3) Moreover, on page 24 the draft guidance lists examples of ways in which advancing religion has the potential to benefit the public, and which are considerably broader than what is suggested by the 1999 decision. This list is as it happens a good summary of the purposes and activities of Church of Scientology Religious Education College Inc. I am happy to provide evidence of this also, if required.

Benefit of the public at large

Your summary of Church of Scientology Religious Education College Inc's purposes and objects is incomplete. The objects are set out in Article IV of Church of Scientology Religious Education College Inc's constitution, which commences as follows:

"The College exists for the benefit of the public at large..."

This is not mere verbiage. It means that anything that Church of Scientology Religious Education College Inc aims to do must benefit the public at large, and this includes the aim of advancing the religion of Scientology.

In this connection I am happy to provide you with evidence of how auditing and training benefit the public at large, as well as those directly participating in those activities. Through auditing, whether ministered one on one or at the weekly congregational services, participants become more morally and spiritually aware.

Through training participants learn how to help others. All congregational auditing, as well as other auditing, other forms of pastoral counselling and training, are provided without any donation being requested. Auditing and training directly prepare people to contribute to the many social help programmes that Church of Scientology Religious Education College Inc is engaged in. Scientologists have to demonstrate that they have provided genuine help to others in order to be eligible to participate in higher auditing levels. All of this (helping people to become more morally and spiritually aware, training and preparing people to help others, and providing help wherever needed) is Scientology, it is not ancillary to Scientology.

It should also be borne in mind that Scientology can be practised in different ways and with different degrees of spiritual experience, and in that respect is similar to most other religions, where there are also many more people following the general principles as a way of life than there are highly advanced devotees who achieve a deeper understanding of the religion through more dedicated spiritual activities and/or intellectual analysis, whether as priests or theologians or as members of religious orders.

Simply because Church of Scientology Religious Education College Inc funds its charitable programmes by requesting donations for certain services does not exclude the poor from the benefits of Scientology. Nor is it at all unusual in obtaining funds in this way. Many religious charities raise their funds in a very similar way to my client. Many charge for courses or counselling or individual religious services. Compulsory tithing is still retained in some churches. In some countries religious bodies benefit from a Church Tax. For example, in Germany Catholics and Lutherans have to pay tax on their income which goes to their Church, and are not admitted to certain services unless they have done so.

Non-exclusion of the poor

Poor people can attend all Scientology congregational services without making any payment or being requested to make a donation. The same is not necessarily true in other religions.

Your comments in this area also fail to take account of the principles which emerge from the Charity Commission's draft supplementary guidance on Public Benefit and Fee Charging Charities. This makes it clear that the opportunities for benefit which may properly be provided for poor people may well be of a different kind from those made available to people who can afford the fees, provided that the nature of the benefit is one that flows from the furtherance of the relevant object. Thus a fee paying school may not be able to afford to offer free places to those who cannot afford its fees, but can still pass the test of public benefit by providing other educational opportunities to the poor, for example by seconding a teacher to a local state school. In the same way I would contend that the fact that my client provides religious benefits in the form (for example) of open congregational services and freely available publications without charge to anyone interested amply fulfils the public benefit even though there are other services, such as some one-to-one forms of auditing, which are usually offered on a donation-for basis.

It may be noted that, like the draft supplementary guidance on Public Benefit and Charities for the Advancement of Religion, the Charity Commission's draft supplementary guidance on Public Benefit and Fee Charging Charities also constitutes a sea change from what is said in the 1999 decision on this subject.

I note that you refer in your letter to my quotation of the Guidance's definition of private benefit. You assert that I "seem to have omitted the significant part of the same paragraph". However what you then quote is not part of the Charity Commission's definition in the Guidance. Your quotation is found in a section of the general guidance which is concerned with charities which provide benefits through a membership structure. The full paragraph reads as follows:

"Where people benefit from a charity through a membership structure that is not unreasonably restricted, then the private benefits to the members are benefits they receive as a beneficiary, and so are regarded as a necessary result of carrying out the charitable aims. However, an organisation that is supported by its members for the purpose of providing benefits for themselves cannot usually be a charity. It is a question of degree. Does the organisation exist primarily for the advantage of its members? Or has the membership structure been adopted solely as an effective way of delivering charitable benefits, or to make administration easier?"

Church of Scientology Religious Education College Inc makes all of its services and benefits available to the public at large. It does not have a restricted membership structure, and it is not, as in *Gilmour v Coats*, a closed religious order – rather the opposite

Summary

Referring to the 4 reasons you give in your Summary for not being satisfied:

- a. The guidance (including that quoted above) now makes clear that benefits to Scientology adherents are benefits received as beneficiaries and are regarded as a necessary result of carrying out the charitable aims. The focus of my client is entirely on improving society as a whole (see "The Aims of Scientology"). Auditing and training are ministered by my client to prepare people to help others. The majority of the benefits which flow directly from the work of my client, and its pursuit of its charitable purposes, are provided by adherents of Scientology and received by non-adherents. In the view of Scientologists, the provision of these benefits both fulfils the religious obligations of the adherents and also advances Scientology as a religion by providing graphic example to the public of the practice of Scientology and its values. The fact that there are other charitable organisations such as Criminon and Narconon through which the benefits are made available to individual members of the public is a feature of the organisational structure and does not detract in any way from the underlying principle that Scientology teaches and indeed requires adherents to support and be otherwise involved in such activities, such that the activities are an outward demonstration of Scientology teachings.

- b. My Client benefits the Community at large in both of the ways recognised by the Charity Commission in its draft supplementary guidance on religious charities.

Firstly, it provides auditing services (both one on one and at weekly congregational services which any members of the public can attend) which make people more morally and spiritually aware. In the words of the draft guidance (on page 23):

"This moral framework is considered by many to offer benefits to wider society, as well as individual comfort, solace and a sense of well being."

It also provides training services which teach people directly to help others.

Both the auditing and training provide the ground work for my client's Community betterment programmes and support for other charities. As indicated above, the provision of those programmes (rather than just the preparation for it which is provided via auditing and training) forms part of the true practice of Scientology.

- c. Most of the benefits that flow from the work of my clients require no payment from the beneficiary. Anyone can benefit from the work of my client in a multitude of ways, without payment, including receiving auditing and training. The fact that my client funds its work by requesting donations for some of its services is no bar to charitable status according to the draft supplementary guidance for fee-charging charities.
- d. I am happy to address any specific concerns in more detail. You have promised to let me address any material that the Council considers relevant to its determination. This would include any material considered by any legal advisors. The draft guidance states that the Charity Commission "will consider any evidence of significant detrimental or harmful effects of [an] organisation carrying out its aims" and that "benefits must be balanced against any detriment or harm". If you believe that you have any such evidence, please let me have it. I will address its impact and relevance in line with the guidance.

Conclusion

I will put together the evidence you require when I have your response to the questions I have asked on the third page of this letter.

I appreciate that it is difficult for Counsel on either side to advise with certainty when the supplementary guidance on the public benefit of both religious and fee charging charities has not yet been finalised and published. Whilst I have addressed you on the basis of the draft guidance, of course the final version will probably be somewhat different and, hopefully, even clearer. Given the time that has already passed dealing with this matter, it may be sensible to wait a little longer and for me to produce the evidence only after the final guidance is settled. This could avoid wasting considerable time and costs on both sides.

Number of } F 9154/3
Companies }

Form No. 2F
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THE COMPANIES ACTS 1948 to 1967

LIST AND PARTICULARS of the Directors and Secretary of an Oversea Company

(Pursuant to section 407 of the Companies Act 1948)

Insert the
Name of the
Company

CHURCH OF SCIENTOLOGY RELIGIOUS EDUCATION COLLEGE

INCORPORATED

Where incorporated SOUTH AUSTRALIA

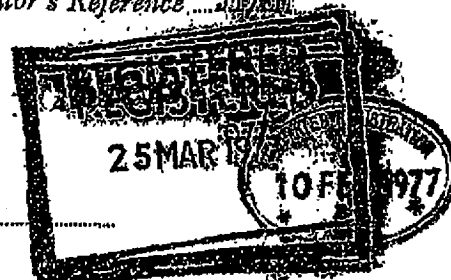
Address of place of business in Great Britain 68, TOTTENHAM COURT ROAD

LONDON W.1.

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I.P.T.O.

PARTICULARS OF THE PERSONS WHO ARE DIRECTORS

1 Name (In the case of an individual, present Christian name or names and surname.† In the case of a corporation, the corporate name)	2 Any former Christian name or names and surname‡	3 Nationality

Particulars of the Person who is the Secretary of the Company at the date of this return

1 Name (In the case of an individual, present Christian name or names and surname.† In the case of a corporation or a Scottish firm, the corporate or firm name)	2 Any former Christian name or names and surname‡	3 Usual residential address (In the case of a corporation or a Scottish firm, the registered or principal office)

NOTE.—This margin is reserved for binding and must not be written across

NOTES

- * "Director" includes any person who occupies the position of a director by whatsoever name called, and any person in accordance with whose directions the directors of the company are accustomed to act.
- † "Christian name" includes a forename, and "surname" in the case of a peer or person usually known by a title different from his surname.
- ‡ "Former Christian name" and "former surname" do not include—
 - (a) in the case of a peer or a person usually known by a British title different from his surname, the name by which he was known prior to the adoption of or succession to the title; or
 - (b) in the case of any person, a former Christian name or surname where that name or surname was changed or disused for a period of not less than ten years after he or she attained the age of eighteen years or has been changed or disused for a period of not less than ten years after he or she began to bear the name; or
 - (c) in the case of a married woman the name or surname by which she was known previous to the marriage.

THE COMPANIES ACTS 1948 to 1967

LIST OF THE NAMES and Addresses of Persons resident in Great Britain
authorised to accept service on behalf of an Oversea Company.

(Pursuant to section 407 of the Companies Act 1948)

Insert the
Name
of the
Company

CHURCH OF SCIENTOLOGY RELIGIOUS EDUCATION COLLEGE
INCORPORATED

NOTE.—This List must be delivered to the Registrar of Companies within one month from
the establishment of its place of business within Great Britain.

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case of a continuing offence £5 for every day during which the default continues.

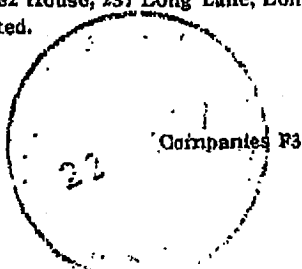
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List of Persons resident in Great Britain authorised to accept on behalf of the Company service of process and any notices required to be served on CHURCH OF SCIENTOLOGY RELIGIOUS EDUCATION COLLEGE INCORPORATED
a Company incorporated in (a) SOUTH AUSTRALIA
and which has established a place of business in Great Britain at 68, TOTTENHAM COURT ROAD, LONDON W.1.

Surname	Christian Name	Address

(a) Country of origin. AUSTRALIA

Signatures of the persons authorised under s. 407 (1) (c) of the Companies Act 1948, or of some other person in Great Britain duly authorised by the Company.

Dated the 4th day of February 1977

NOTE.—This margin is reserved for binding, and must not be written across

of the Company at the date of this return

NOTE.—This margin is reserved for binding and must not be written across

<p>4</p> <p>Usual residential address (in the case of a corporation, the registered or principal office)</p>	<p>5</p> <p>Other business occupation or directorships (if any). If none, state so</p>

Date 4th February 1977

Signatures of the persons authorised
under section 407 (1) (c) of the
Companies Act 1948, or of some
other person in Great Britain duly
authorised by the company.

† In the case of an individual who has no business occupation but holds any other directorship or directorships must be entered.

‡ Where all the partners in a firm are joint secretaries, the names and principal office of the firm must be entered.

•• In the case of a firm one of those

CONSTITUTION AND GENERAL RULES
OF THE
CHURCH OF SCIENTOLOGY RELIGIOUS EDUCATION COLLEGE

I, _____ being a Director of Church of Scientology Religious Education College, Inc. certify that this is a true copy of its constitution and general rules.

Date: 4/8/82

This is the document marked 'A' and referred to in the annexed declaration of Stewart Payne made before me on the _____ day of _____ 1982

Justice of the Peace

Associations Incorporation Act, 1956

DECLARATION VERIFYING ALTERATIONS TO RULES OF AN ASSOCIATION.

CHURCH OF SCIENTOLOGYRELIGIOUS EDUCATION COLLEGE Incorporated.

I

DO SOLEMNLY AND SINCERELY DECLARE:-

1. That I am the public officer of CHURCH OF SCIENTOLOGY
RELIGIOUS EDUCATION COLLEGE Incorporated.
2. That the document annexed hereto and marked 'A' is a true and correct copy of an alteration (or addition) to the rules of the said association made pursuant to the rules of the said association on the 24th day of JUNE 1952

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Oaths Act, 1936.

Declared and subscribed at)

ROEMMOEthis 26th day of July
1982

Signature of Declarant

before me-

Justice or the Peace, etc.

CONSTITUTION AND GENERAL RULES
OF THE
CHURCH OF SCIENTOLOGY RELIGIOUS EDUCATION COLLEGE

ARTICLE I - Name

The association shall be called the Church of Scientology Religious Education College Incorporated hereinafter referred to as "the College"

ARTICLE II - The College

The College is and shall be one of the many churches internationally which have been and will be organised for the purposes of the religion of Scientology, all bound together as elements of one international and hierarchical church by voluntary and self determined agreement upon and adherence to the following:

1. The goals, tenets, doctrines, codes, Creed, policies and practices set forth in the Scriptures (as hereinafter defined); and

2. Recognition of the ecclesiastical authority of the hierarchy of the Mother Church; and

3. Governance in ecclesiastical matters by said hierarchy.

The Trustees, Officers and agents of the College shall be bound by and shall observe the fore-going to the end that the operations and activities of this College shall support and maintain the College as a church of Scientology in good standing with the Mother Church; subject, however, at all times and in every respect to the paramount requirement of observance and compliance with all applicable laws, and the provisions of these Rules.

ARTICLE III - Definition of Terms

As they are used in these Rules:

a. "Rules" shall mean the code of rules prescribed herein.

b. "Religion of Scientology" and "Scientology" shall mean the religious doctrines, beliefs, tenets, practices, applied religious philosophy and technology as developed by L. Ron Hubbard and as the same may hereafter be developed by L. Ron Hubbard.

c. "Scriptures" shall mean the writings and recorded spoken words of L. Ron Hubbard with respect to Scientology and organisations formed for the purposes thereof.

d. "Mother Church" and "hierarchy of the Mother Church" shall mean the ecclesiastical hierarchy presently organised and operating under the aegis of the Church of Scientology International, a nonprofit religious corporation, and its respective successors in ecclesiastical authority, and shall not mean or be construed to mean the said nonprofit religious corporation itself.

e. "Notice" shall mean written notice actually received by the prescribed recipient not less than three (3) days prior to the event of which notice is given, written notice actually delivered to the prescribed recipient not less than three (3) days prior to the event of which notice is given, or written notice mailed to the prescribed recipient of the notice by mail, not less than five (5) days prior to the event of which notice is given.

f. "Board" shall mean the Board of Trustees of the College.

g. "Mailed" shall mean deposited with Australian Post, postage prepaid, addressed according to the records of the College.

n. Unless the context in which they are used clearly requires otherwise, terms denoting number shall include both the singular and the plural, and terms denoting gender shall include all of the masculine, the feminine, and the neuter.

ARTICLE IV - Objects

The College exists for the benefit of the public at large and in particular for the furtherance of the doctrines and Creed of the religion of Scientology throughout the world and for the purpose of administering religious colleges for the instruction of members of the college or their delegates in the doctrines and creed of Scientology, and for the training and ordination of ministers of the religion of Scientology. With the object of attaining this and the College may provide funds for the setting up in proper cases of seminaries, libraries, chapels, benevolent institutions, charitable institutions, schools, study centres, and any other forms of educational and reforming establishment. Additionally the College may provide funds to be utilised in the publication of books and other literature wholly and exclusively for the purpose of furthering the doctrines and Creed of the said religion. The College may also provide fund to be utilised in the grant of scholarships to enable persons to study the religion and Creed of Scientology or for the ministers of the said religion to be trained and ordained.

The College shall espouse, present, propagate, practice, ensure and maintain the purity and integrity of, the religion of Scientology, as the same has been developed and maybe further developed by L. Ron Hubbard to the end that any person desiring participation, or participating in Scientology that may derive the greatest possible good of increased awareness as an immortal spirit.

It is the belief of the College that Scientology is the organisation of the fundamentals of existence into axioms and workable technologies in the tradition of the exact sciences for resolving problems of life and thought and for the freedom of the human spirit. That he who asks a question is closest to the answer, that every question contains its own answer, and further that every problem contains its own solution and that the technologies of Scientology are of such a nature that a person with a question or a problem may be spiritually assisted or guided to the end that the person is able to answer his own questions and resolve his own problems. Scientology technology is a body of truths and methods of application, developed by L. Ron Hubbard from his observations and research, which when correctly applied can reveal the soul of man, extend his knowledge of the Infinite Being to him, and make known what is knowable of God.

Believing that man's best evidence of God is the God he finds within himself, and trusting with enduring faith that the Author of the Universe intended life to thrive within it, the College is founded with the following general goals:

a. Establishment of a religious body and entity to promote protect, administer and encourage the religion of Scientology and its goal;

b. Foundation, construction and use of a church, establishments, tutorial schools, parsonages, centres of training and other centres, for the teaching, dissemination and administration of the religion of Scientology, which aspires to the religious and ethical guidance and improvement of the individual character, and also to better and clarify the human spirit;

c. To establish and charter libraries, schools,

institutes, seminaries, chapels, subordinate colleges, and other places to encourage the learning, study and practice of the faith of Scientology and for the training and ordination of the Ministers of the religion of Scientology.

d. Publication and distribution of religious literature and other sectarian aids in order to propagate and disseminate Scientology; and

e. Establishment of a religious cultural centres.

f. Minister to the spiritual needs of the parishioners and congregants of the College through the conduct of services, both group and individual.

g. To raise and provide funds for the granting of scholarships in the form of financial assistance to members of the College or other persons who in the opinion of the President of the Board of Trustees would be spiritually benefited by further education, or for the training and ordination of Ministers of the religion of Scientology.

ARTICLE V - Creed

The College subscribes, and its object it and purposes are that all of Mankind may subscribe to and practice the following Creed:

WE OF THE CHURCH BELIEVE:

That all men of whatever race colour or creed were created equal rights.

That all men have inalienable rights to their own religious practices and their performance.

That all men have inalienable rights to their own lives.

That all men have inalienable rights to their sanity.

That all men have inalienable rights to their own defence.

That all men have inalienable rights to receive choose, assist and support their own organisations, churches and governments.

to talk freely, to write freely their own opinions and to counter or utter or write upon the opinions of others.

That all men have inalienable rights to the creation of their own kind.

That the souls of men have the rights of men.

That the study of the mind and the healing of mentally caused ills should not be alienated from religion or condoned in non religious fields.

And that no agency less than God has the power to suspend or set aside these rights, overtly or covertly.

AND WE OF THE CHURCH BELIEVE:

That man is basically good.

That he is seeking to survive.

That his survival depends upon himself and upon his fellows, and his attainment of brotherhood with the Universe.

AND WE OF THE CHURCH BELIEVE THAT THE LAWS OF GOD FORBID MAN:

To destroy his own kind

To destroy the sanity of another

To destroy or enslave another's soul

To destroy or reduce the survival of one's companions or one's group.

AND WE OF THE CHURCH BELIEVE:

That the spirit can be saved

That the spirit alone may save or heal the body.

ARTICLE VI - Membership

Rule 1 Expiry

The Membership will expire by written application to the Board of Trustees by or on behalf of the member in question.

Rule 2 Contribution

Those members who do not pay their contributions after having been requested to do so on two occasions may be excluded from the College.

a. The members of the College shall be divided into three classes of members namely "Church members" "Minister members" and "Student members". Each "Church member" shall have one vote only on any resolution proposed in general meeting. "Minister members" and "Student members" shall not be entitled to vote on any resolution proposed in general meeting. "Church members" are listed hereunder:

Church of Scientology Incorporated (Australia)

Church of Scientology AOSH Denmark

Church of Scientology Belgium

Church of Scientology British Columbia

Church of Scientology Copenhagen

Church of Scientology Denmark

Church of Scientology France

Church of Scientology Germany

Church of Scientology Holland

Church of Scientology Montreal

Church of Scientology Ottawa

Church of Scientology South Africa Pty Inc.

Church of Scientology Sweden

Church of Scientology Toronto

Hubbard Foundation Scotland.

b. The Board of Trustees in its discretion may resolve that the number of "Church members" may be increased and that additional "Church members" may be admitted to the College provided that such persons affirm and adhere to the Creed and doctrines of Scientology as formulated by L. Ron Hubbard the founder of the religion.

c. A "Student member" shall constitute a person who has been admitted to the College as a student who affirms and adheres to the Creed and doctrines of Scientology as formulated by L. Ron Hubbard the founder of the religion of Scientology or any persons who contribute funds or other property to the College provided that person affirms adherence

d. "Minister member" shall constitute a person who has duly completed training and ordination as a minister of the religion of Scientology and who is and remains of good moral character, who continues to uphold the Codes of the religion of Scientology and who applies standard technology in his counselling of parishioners, that is to say, the lay members of the religion.

Rule 4 Death of a Member

A member will cease to be liable to make contributions to the College as from the date of his death or in the case of a corporate member as from the date on which proceedings for dissolution of the corporate member commences. Neither the legal personal representative of a deceased member nor the liquidator of a corporation in liquidation shall exercise any rights of membership on behalf of a deceased member.

Rule 5 Parishioners

In addition to members the College shall have parishioners who will not be members of the College but affiliates who are not entitled to vote.

Rule 6 Purpose of Affiliation

The College believes that a person participating in the spiritual exercises of the College may profit to such an extent that the person may become aware of his spiritual nature, capable of self determination, self discipline and realisation of his creative abilities; thus ordinary problems of life should be easily resolved or be of little or no concern. Therefore such a person would be better able to contribute to the welfare of his fellow man, Society and the nation. Such a state Beingness of Mankind is the goal of the College.

The College further believes that man's attainment of advanced levels of spiritual awareness frees the spirit from the mind and body giving the spirit immortality. This in turn will increase life and livingness while diminishing the influence of death or deathlike factors which act as stops

During the term of affiliation with the College, the parishioners shall agree to abide by the Creed, the Auditors Code and the Scientology Code of Honour.

ARTICLE VII - Board of Trustees

Rule 7 Function and Authority of the Board

a. Generally. The activities and affairs of the College, as distinguished from the ecclesiastical affairs of the College, shall be managed and conducted, and all corporate powers shall be exercised, by or under the direction of a Board of Trustees, consisting of three(3) natural persons. The authorised number of Trustees may be changed by a Rule amending this Rule 7a duly adopted by the unanimous vote of the Trustees; provided however that the Trustees all not have the power to reduce the number of trustees below thre (3) or increase the number above seven (7). The Trustees in general shall have all applicable powers conferred, committed, or authorised by law as Trustees of an incorporated Association, including the power to purchase, lease, encumber by mortgage or deed of trust, sell, pledge and convey property of the College and to borrow fund for the use and benefit of the College. Each Trustees shall have access at all times to the books and records of the College.

b. Particular functions. More particularly, and without limiting its power and authority in general the Board of Trustees may, in its sole discretion:

i. Borrow money and incur indebtedness on behalf of the College, and cause to be executed and delivered therefore, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges, hypothecations, or other evidences of debt and securities therefore;

ii. Make and perform such contracts as are necessary or convenient to attain or further the purposes or object of the College, as set forth as set forth in these Rules;

iii. Delegate to the College's officers, or to other agents, regular and special duties of the Board of Trustees, the delegation of which is permitted by law;

iv. Publish and disseminate books periodicals, pamphlets, tracts, sermons, films, tapes and pictures for the furtherance of the purposes of the College; and

v. Change the principal office of the College from one location to another, and establish and locate subsidiary offices of the College.

c. Special Duty of the Board. It shall be a special duty of the Board of Trustees to ensure:

i. The income and property of the College whencesoever derived are and shall be irrevocably dedicated solely towards the promotion of the objects of the College as set forth in Article IV of this constitution, and no portion thereof shall inure directly or indirectly to the benefit of any of the members of the College or any private individual or enterprise provided that nothing herein shall prevent the payment in good faith of reasonable remuneration to any officer or servant of the College or to any member of the College in return for any service actually rendered to the College or any reasonable or proper rent for premises let by any member to the College.

ii. That no substantial part of the activities of the College are directed to influencing legislation by propaganda or otherwise;

iii. That the College and its agents refrain from participation or intervention in any political campaign on behalf or in opposition to any candidate for public office;

iv. That the property, assets and net income of the College remain irrevocably dedicated to charitable and religious purposes; and

at a General Meeting of the College specially convened for the purpose and by a resolution carried by a majority of four fifths of the votes recorded in respect of the same. If upon winding up or dissolution of the College there remains after the satisfaction of all its debts and liabilities any property whatsoever, the same shall not be paid or distributed among the member of the College but shall be given or transferred to some other institution or institutions having objects similar to the objects of the College and which shall also prohibit the inurement of its or their property or net income for the benefit of its or their members or any other private individual or enterprise such institution or institutions to be determined by the members of the College at or before the time of dissolution or in default thereof by the chief judge of such Court as may have jurisdiction in the matter.

Rule 8 . Qualifications

In order to serve as Trustees of the College whether as initial Trustees or successor Trustees, and in order to continue to serve as a Trustee of the College, Trustees shall be persons who possess and continue to possess the following qualities and attributes. That is to say, a person may serve and continue to serve, as Trustees of the College only so long as he he is and remains:

- a. Well versed in the scriptures;
- b. Well versed in Scientology ethics and justice system;
- c. A proven Scientology executive as evidenced by statistics;
- d. A duly ordained minister of Scientology in good standing with the Mother Church; and
- e. Has attained the age of majority.

Rule 9 Election

The initial Trustees of the College shall be elected at the meeting next following the meeting of the members adopting these rules. The Trustees shall have lifetime tenure subject, however, to termination as provided in Rule 12.

Rule 10 Vacancies

A vacancy in the Board of Trustees shall be deemed to exist in case of the death, resignation or termination of any Trustee as provided in Rule 12.

a. Vacancies in the Board of Trustees may be filled by a majority of the remaining Trustees, though less than a quorum, or by a sole remaining Trustee.

b. In the event of the Board of Trustees being unable to fill the vacancies because of the death or disqualification of the entire Board of Trustees or sole remaining Trustee, a general meeting of members shall be convened to elect a new Board of Trustees.

Rule 11: Voting and Other Rights

Each Trustees shall be entitled to one vote. Each Trustee shall have access at all time to the books and records of the College.

Rule 12 Termination as Trustee

a. A person's post as trustee shall terminate at his death or upon receipt by at least one other Trustee of a written notice of his resignation.

b. Pursuant to the Scientology ethics and justice system a person's post as Trustee may be terminated for actions deemed contrary to the provisions of Articles I through V of these Rules, by the unanimous vote of the other Trustees.

c. A person's post as Trustee shall automatically terminate if he or she at any time fails to meet the qualifications for Trustee which are stated in paragraphs a, b, c, d, e, of Rule 8.

Rule 13 Meeting of Trustees

a. Annual Meeting. A meeting of the Trustees shall be held on the first day of June of each year at 8 pm at the principal office of the College. No notice of Annual Meeting need be given if it is held at such time and at such place. The time and place of the Annual Meeting may be changed by vote or written consent of a majority of the Trustees and notice of any such change shall be given to each Trustee. If proper notice is given of any such change then the time or place of the Annual Meeting, notice need not be given of subsequent Annual Meetings held at the same time and place.

b. Call of meetings. A special meeting of the Trustees may be called by any Trustee.

c. Notice of meetings. When required, notice of a meeting of the Trustees shall be given to each Trustee in writing. A notice of meeting need not specify the purpose of the meeting.

d. Waiver of notice. The transactions of any meeting of the Trustees, however called, however noticed, and where ever held, are as valid as though taken at a meeting duly held after regular call and notice if a quorum is present and if, either before or after the meeting, each of the Trustees who was absent signs a written waiver of notice and consent to the holding of such meeting. A Trustee shall be deemed to have waived notice and consented to the holding of a meeting, if he votes to approve the minutes of that meeting. All written waivers and consents shall be filed with the minutes of meetings of the Trustees. Notice of a meeting shall also be deemed given to any Trustee who attends a meeting without protesting, before or at its commencement, the lack of proper notice to him.

e. Quorum. A quorum for any meeting of Trustees shall be a majority of the total number of the Trustees.

f. Minutes. The Trustees shall cause minutes of their meetings to be kept and to be maintained with other records of the Trustees in a secure place.

whether or not a quorum is present may adjourn any meeting of the Trustees to another time or place. Notice of the time and place of holding and adjourned meeting need not be given to absent Trustees if the time and place is fixed at the meeting adjourned.

h. Use of Conference Telephones. The Trustees may meet through the use of conference telephone facilities or similar communications equipment so long as all Trustees participating can hear and address one another.

i. Action without meeting. Any action required or permitted to be taken by the Trustees may be taken without a meeting if all Trustees consent in writing to that action. Such action by written consent shall have the same force and effect as a unanimous vote of the Trustees. Such written consent or consents shall be filed with the minutes of proceedings of the Trustees.

ARTICLE VIII - General Meeting

Rule 14 Purpose

A general meeting of members of the College shall be called upon the resignation, dismissal or death of all members of the Board of Trustees of the College. The person holding the senior ecclesiastical post in this College (and only in this unlikely event and only as a singular circumstance) shall be responsible for informing members and calling this general meeting.

ARTICLE IX - Officers of the College

Rule 15 Required Officers

Officers of the College, as distinguished from ecclesiastical posts shall be elected by majority vote of the Board of Trustees and shall include a President a Secretary, and a Treasurer, each of whom shall serve at the pleasure of the Board.

Each of said offices may be held by a person who is also a Trustee. The Board of Trustees may elect the same person to the offices of Secretary and Treasurer. Each officer shall hold office for one year or until the next Annual General Meeting of the Trustees whichever period is shorter. Officers may be reelected.

Rule 16 Optional Officers.

The Board of Trustees shall elect one or more Vice Presidents Assistant Secretaries or Assistant Treasurers and such other subordinate officers as the Board of Trustees shall from time to time deem appropriate.

Rule 17 Duties of Officers

a. The President shall have general supervisory responsibilities for the business affairs of the College. In addition, he shall perform all other acts and duties which the Board of Trustees shall direct. The President shall be the chief executive officer of the College, to whom other officers and their agents shall report and be responsible for the proper performance of their duties.

b. The Vice President if any, shall carry out such duties on behalf of the College as may be assigned to him by the Board of Trustees or the President. In the absence or disability of the President, the duties of the President shall be discharged by the Vice President.

c. The Treasurer shall be the chief financial officer of the College and shall have custody of its corporate funds books and financial records. The Treasurer shall have authority to receive and accept money collect debts, open bank accounts, and make disbursements in the name of the College. The Treasurer shall keep or cause to be kept proper books of account reflecting all business done by the College and of all monies received and disbursed, and shall prepare financial statements at the request of the Board of Trustees.

The Treasurer shall deposit all money and other valuables in the name and to the credit of the College, with such depositories as may be designated by the Board of Trustees. The Treasurer shall disburse funds of the College at the direction of the Board. The Treasurer shall, whenever requested to do so by the President or the Board of Trustees account for all transactions engaged in or authorized by him as Treasurer.

d. The Assistant Treasurer, if any, shall carry out such duties on behalf of the College as may be assigned or delegated to him by the Board of Trustees, by the President or by the Treasurer. In the absence or disability of the Treasurer, the Assistant Treasurer shall discharge the duties of the Treasurer.

e. The Secretary shall keep or cause to be kept a book of minutes of all meetings of the Trustees, and of the meetings of any committee for which the Board requires that minutes be kept. The Secretary shall keep or cause to be kept, at the principal office of the College, a copy of these Rules. The Secretary shall keep the seal of the College and shall attest all certificates or other documents requiring certification on behalf of the College. The Secretary shall be the Public Officer of the College.

f. The Assistant Secretary, if any, shall carry out such duties on behalf of the College as may be assigned or delegated to him by the Board of Trustees, by the President or by the Secretary. In the absence or disability of the Secretary, the Assistant Secretary shall discharge the duties of the Secretary.

Rule 18 Execution of Contracts

Contracts, instruments of conveyance or encumbrance, or other obligations of the College may be executed and delivered on behalf of the College by any two (2) officers of the College unless the Board of Trustees provides otherwise by general or special resolution.

ARTICLE X - Ordination of Ministers and Religious Orders

Rule 19 : Ordination

The College shall have full power and authority to ordain ministers, who shall be empowered to perform marriage ceremonies, administer the confessional, bury the dead, baptise practice spiritual healing, give spiritual advice, and minister to the spiritual needs of congregations and parishioners; to revoke such status of ordained ministers and to grant and revoke such other degrees and certificates of attainment or qualifications as may be appropriate.

Rule 20 Code of Conduct

This College shall ask and require from its ordained ministers conformity with the following minister's code (known as the Scientology Auditor's Code), relating to the spiritual ministration to, and guidance of, all parishioners and/or confessants:

I HEREBY PROMISE AS AN AUDITOR TO FOLLOW THE AUDITORS CODE.

1. I promise not to evaluate for the preclear or tell him what he should think about his case in session.
2. I promise not to invalidate the preclear's case or gains in or out of session.
3. I promise to administer only Standard Tech to a preclear in a standard way.
4. I promise to keep all auditing appointments once made.
5. I promise not to process a preclear who has not had sufficient rest and who is physically tired.
6. I promise not to process a preclear who is improperly fed or hungry.
7. I promise not to permit a frequent change of auditors.
8. I promise not to sympathise with a preclear but to be effective.

9. I promise not to let the preclear end session on his own determinism but to finish off those cycles I have begun.

10. I promise never to walk off from a preclear in session.

11. I promise never to get angry with a preclear in session.

12. I promise to run every major case action to a floating needle.

13. I promise never to run any one action beyond its floating needle.

14. I promise to grant beingness to the preclear in session.

15. I promise not to mix the processes of Scientology with other processes except when the preclear is physically ill and only medical means will serve.

16. I promise to maintain communication with the preclear and not to cut his comm or permit him to overrun in session.

17. I promise not to enter comments, expressions or enturbulence into a session that distract a preclear from his case.

18. I promise to continue to give the preclear the process or auditing command when needed in session.

19. I promise not to let a preclear run a wrongly understood command.

20. I promise not to explain, justify or make excuses in session for any auditor mistakes whether real or imagined.

21. I promise to estimate the current case state of a preclear only by Standard Case Supervision data and not to diverge because of some imagined difference in the case.

22. I promise never to use the secrets of a preclear divulged in session for punishment or personal gain.

23. I promise never to falsify worksheets of a session.

24. I promise to see that any donation received for processing is refunded following the policies of the Claim Verification Board, if the preclear is dissatisfied and demands it within three months after the processing, the only condition being that he may not again be processed or trained.

25. I promise not to advocate Dianetics or Scientology only to cure illness or only to treat the insane, knowing well they were intended for spiritual gain.

26. I promise to cooperate fully with the authorised organisations of Dianetics and Scientology in safeguarding the ethical use and practice of those subjects.

27. I promise to refuse to permit any being to be injured, violently damaged, operated on or killed in the name of "mental treatment".

28. I promise not to permit sexual liberties or violations of patients.

29. I promise to refuse to admit to the ranks of practitioners any being who is insane.

Rule 21 Religious Orders

The College may establish and maintain religious orders, the purposes of which shall be the carrying out of the religious and administrative activities of this College. The specific functions and duties of such religious orders, and of the members of such orders, shall be as determined and assigned by the Board of Trustees in accordance with the Scriptures and consistent with the purposes for religious orders herein stated.

Acceptance of persons into the religious orders of the College shall be governed by the applicable Scriptures. Persons seeking acceptance into a religious order of this

College shall enter into a covenant expressing the individuals desire and intent to devote himself to accomplish the goals and purposes of this College and the Religion of Scientology.

All members of the religious order shall agree to abide by the policies of this College, the Scriptures, and these Rules.

Rule 22 Terminations

Membership, affiliation, charters, ordinations, certifications or other special dispensations, or recognitions, shall terminate, by direction of the Board of Trustees, for the following causes:

- a. Death,
- b. Resignation,
- c. Actions deemed contrary to the principles, purposes, aims, code, ecclesiastical letters, policies, covenants, agreements, the Rules of this College and Scientology.

Rule 23 Return of Property

Upon any termination, pursuant to Rule 22 then the person whose status has been terminated shall be required immediately to return to the College any and all real and personal property issued to such person by this College.

Rule 24 Discretion of Trustees

Pursuant to the Scriptures, particularly the ethics and justice system of Scientology, membership in a Religious Order, ordination, or affiliation may be denied or revoked for cause deemed to be sufficient by the Trustees in their sole discretion.

ARTICLE XI - Seal

The College shall have a seal, the form of which shall be determined and adopted by the Board of Trustees provided that the seal meets the requirements of the provisions of the Associations Incorporation Act 1956-1965 or any other laws of the State of South Australia applicable from time to time.

ARTICLE XII - Amendments

These Rules may be amended or repealed and new Rules adopted by unanimous vote of the Board of Trustees.

HEREBY CERTIFY that this is a true copy of a document
which was lodged with the Corporate Affairs Commission
in South Australia on the 26th day of July
1982

GIVEN under the seal of the Corporate Affairs Commission,
Adelaide this 27th day of July 1982.


COMMISSIONER FOR CORPORATE AFFAIRS

Number of Company F. 9154/1

THE COMPANIES ACTS 1948 TO 1967

LIST OF DOCUMENTS DELIVERED FOR REGISTRATION BY AN OVERSEA COMPANY

(Pursuant to section 407 of the Companies Act 1948)

Insert the
Name of the
Company

CHURCH OF SCIENTOLOGY RELIGIOUS EDUCATION

COLLEGE INCORPORATED

Presented by



Presenter's Reference JT/LM



Oyez Publishing Limited, Oyez House, 237 Long Lane, London SE1 3Y
a subsidiary of The Solicitors' Law Stationery Society, Limited
F21282.23-5-73 ***



List of Documents delivered to the Registrar of Companies

~~CHURCH OF SCIENTIFIC & INDUSTRIAL RESEARCHES (INCORPORATED IN SOUTH AUSTRALIA)~~

a Company incorporated in * SOUTH AUSTRALIA

and which has a place of business within Great Britain at 68, Tottenham
COURT ROAD, LONDON N.1.

- (A) A certified copy of the Constitution and General rules
of the Company.

(A) A certified copy of the Charter, Statutes or Memorandum and Articles of the Company, or other instrument constituting or defining the constitution of the Company, and, if the instrument is not written in the English language, a certified translation thereof.

The copies and translations (if any) above-mentioned must be certified in the form prescribed in paragraphs 2 and 5 of the Companies (Forms) Order 1948, as amended (see Form).

(B) A list of the directors and secretary of the Company, containing the particulars required by section 407 (2) of the Companies Act 1947.

(C) The names and addresses of some one or more persons resident in Great Britain authorised to accept on behalf of the Company service of process and any notices required to be served on the Company.

NOTE.—This margin is reserved for binding and must not be written across.

for Registration pursuant to section 407 of the Companies Act 1948, by

NOTE.--This margin is reserved for binding and must not be written across.

(B) List and Particulars of the Directors and Secretary of the Company, pursuant to Section 407 of the Companies Act 1948

(C) List of the Names and Addresses of Persons resident in Great Britain authorised to accept on behalf of the Company service of process and any notices required to be served on the Company.

**

** Signatures of the persons authorised under section 407 (1) (c) of the Companies Act 1948, or of some

F9154/2

CONSTITUTION AND GENERAL RULES

OF THE

CHURCH OF SCIENTOLOGY BY PETITIONED INCORPORATION ACT 1976

ARTICLE ONE - Location and Membership

Section 1. Location

The principal office of the Church of Scientology Religious Education College will be situated at 57 Pulteney Street Adelaide, 5000, or such other place within the State of South Australia as shall be determined by the Trustees.

Section 2. Membership

1. The Membership will expire by written application to the Board of Trustees by or on behalf of the member in question.
2. Those members who do not pay their contributions after having been requested to do so on two occasions may be excluded from the College.
3. The members of the College shall be divided into two classes of members namely "Church Members" and "Student Members". Each "Church Member" shall have one vote only on any resolution proposed in general meeting. "Student Members" shall not be entitled to vote on any resolution proposed in general meeting.

"Church Members" are listed hereunder:

Church of Scientology Incorporated (Australia)
Church of Scientology AOSH (Denmark)
Church of Scientology Belgium
Church of Scientology British Columbia
Church of Scientology Copenhagen
Church of Scientology Denmark
Church of Scientology France
Church of Scientology Germany
Church of Scientology Holland



Church of Scientology Montreal

Church of Scientology Ottawa

Church of Scientology South Africa Pty Inc

Church of Scientology Sweden

Church of Scientology Toronto

Hubbard Foundation Scotland

The Board of Trustees in its discretion may resolve that the number of "Church Members" may be increased and that additional "Church Members" may be admitted to the College provided that such persons affirm and adhere to the Creed and doctrines of Scientology as formulated by L. Ron Hubbard the founder of the religion. A "Student Member" shall constitute a person who has been admitted to the College as a Student and who affirms and adheres to the Creed and doctrines of Scientology as formulated by L. Ron Hubbard the Founder of the religion or any persons who contribute funds or other property to the College provided that person affirms adherence to the Creed and doctrines aforesaid.

- " . A member will cease to be liable to make contributions to the Association as from the date of his death or in the case of a corporate member as from the date on which proceedings for dissolution of the corporate member commences. Neither the legal personal representative of a deceased member nor the liquidator of a corporation in liquidation shall exercise any rights of membership on behalf of a deceased member.

Any dispute as to membership and in particular any dispute as to whether a member is affirming adherence to the Creed and doctrines of Scientology as formulated by L. Ron Hubbard the Founder of the religion shall be determined by the Board of Trustees in accordance with principles of natural justice. The Board of Trustees may in a proper case exclude a member from membership.

Section 4. Contributions.

The Members of the College will contribute periodically such an amount as will be determined by the Board of Trustees for the purpose of covering its disbursements.

ARTICLE TWO - Objects of the College.

Section 1. Religion of Scientology

The College exists for the benefit of the public at large and in particular for the furtherance of the doctrines and Creed of the religion of Scientology throughout the world and for the purpose of administering religious colleges for the instruction of members of the College or their delegates in the doctrines and Creed of Scientology. With the object of attaining this end the College may provide funds for setting up in proper cases libraries, chapels, benevolent Institutions, Charitable Institutions, Schools, Study Centres, and any other forms of educational and reforming establishment. Additionally the College may provide funds to be utilised in the publication of books and other literature wholly and exclusively for the purpose of furthering the doctrines and Creed of the said religion. The College may also provide funds to be utilised in the grant of scholarships to enable persons to study the religion and Creed of Scientology.

believing that man's best evidence of God is the love
he finds within himself and trusting with Enduring Faith
that the Author of the Universe intends Life to thrive
within it, the College is formed to espouse such evidence
of the Supreme Being and Spirit as may be knowable to Man
and by their use the College hopes to bring a greater
tranquility to the State and better order and survival
to Man upon this planet.

Section 3. The Creed

To teach and expound the beliefs:

- (a) That all men of whatever race, colour or creed were created with equal rights.
- (b) That all men have inalienable rights to their own religious practices and their performance.
- (c) That all men have inalienable rights to their own lives.
- (d) That all men have inalienable rights to their sanity.
- (e) That all men have inalienable rights to their own defence.
- (f) That all men have inalienable rights to conceive, choose, assist and support their own organisations, churches and governments.
- (g) That all men have inalienable rights to think freely, to talk freely, to write freely their own opinions and to counter or utter or write upon the opinions of others.
- (h) That all men have inalienable rights to the creation of their own kind.
- (i) That the souls of men have the rights of men.
- (j) That the study of the mind and the healing of mentally caused ills should not be alienated from religion or condoned in non religious fields.
- (k) And that no agency less than God has power to suspend or set aside these rights, overtly or covertly.

- (n) That he is seeking to survive
- (n) That his survival depends upon himself and upon his fellows and his attainment of brotherhood with his Universe.
- (o) That the laws of God forbid Man:
 - To destroy his own kind
 - To destroy the sanity of another
 - To destroy or enslave another's soul
 - To destroy or reduce the survival of one's companions or one's group
- (p) That the spirit can be saved, and
- (q) That the spirit alone may save or heal the body.

Section 4. Religious Unity

To expound the essential unity of all religions and religious faith and the existence of a single Supreme Superhuman Power.

Section 5. Affiliation

To affiliate subject to the provisions of the Constitution and General Rules with any Church which exists for the purpose of furthering the doctrines and Creed of the religion Scientology and to retain a unity of doctrine, teaching and practice with any such Church.

Section 6. Sister Colleges and Churches.

To recognise and fraternally co-operate with any College and Church and other institution which seeks to achieve similar objects to those set out herein.

Section 7. Establishment of Institutions

To establish and charter libraries, schools, institutes, seminaries, chapels, subordinate colleges and other places to encourage the learning, study and practice of the faith of Scientology.

Section 8. Study of Literature, Science and Religion.

To promote and encourage the study of literature, science and arts with a view to the research into religion, philosophy and science.

The Board of Trustees, a body of
of Trustees then holding office, shall be so organized
power shall be vested in the Board of Trustees
and General will be exercising all of the following powers:

Section 3. Powers of the Board

In the event of the resignation, incapacity or death of any
member of the Board of Trustees a new member of the Board
shall be appointed and in the circumstances aforesaid the
power of appointing a new member of the Board of Trustees
is delegated to the Board of Trustees.

Section 2. Vacancy

- (e) The property, activities and affairs of the College
shall be managed by a Board of Trustees consisting
of not more than five members.
(b) A Trustee will hold office until death, resignation
or until a cessation of his membership of the College
or upon a resolution of the Board of Trustees, notified
by the President removing the Trustee from office.

Section 1. Board of Trustees

ADMINISTRATIVE

Section 11. Agency of Executive
The College is to carry on its operations without any program
term with to any person and it shall be prohibited from
attaching any surplus or other form of dividend to any
person.

In the event of financial assistance to members of the
College in other persons who in the opinion of the Board of
Trustees would be unduly benefited by
further education.

Section 10. Administration

The Board of Trustees shall have the power to appoint and
dismiss any person who in the opinion of the Board of Trustees
is not qualified to carry on the business of the College.

Section 9. General Powers

- (a) To alter the structure of the principal office.
- (b) To provide for the making of and determine the order of business at the annual meetings.
- (c) To call, constitute or any bodies created under the Constitution and General Rules and determine the order of business at such meetings.
- (d) To alter and amend the Constitution and General Rules with the approval of the President on his delegate provided any relevant alteration or amendment is consonant with the trend of the religion of Scientology as formulated by the founder of the religion L. Ron Hubbard.
- (e) To make, alter and amend Special Rules not inconsistent with the Constitution and General Rules for:
 - (i) The more precise exposition of the intention of the Constitution and General Rules.
 - (ii) The provision of standing orders for its own meetings and other bodies created by the Constitution and General Rules or Special Rules made thereunder.
 - (iii) The calling of meetings under the Constitution and General Rules and the giving of notices and waiver of notices for such meetings.
 - (iv) The establishing of any body within the objects of the College set out in the Constitution and General Rules not otherwise provided for.
 - (v) The charter and administration of chapels, subordinate Colleges and other bodies.
 - (vi) The execution of any authority vested in the Board of Trustees by law or the Constitution and General Rules.
- (f) To budget and collect contributions from members of the College for the purpose of covering the disbursements and in this context the Board of Trustees shall have full discretion in the administration and particular application of the funds of this College.

REPRODUCED FROM ORIGINAL

- (g) To transfer to a fund any surplus of receipts and sums receivable over expenses and sums expenses and sums expendable or other surpluses and to apply such fund at its discretion in reducing future subscriptions and contributions of members towards expenses and sums expendable in subsequent periods provided that expenses which have been incorporated in budgets of the Association shall be taken into account in fixing contributions from members as well as contingent liabilities and future and deferred capital expenditure.
- (h) To ensure that the College does not engage in any activity which is susceptible of being construed as trade activity in Australia or in any other territory in which the College may from time to time have any form of direct or indirect presence.
- (i) To ensure that no substantial part of the activity of the College shall be designed to influence the legislation of any territory in which it has a direct or indirect presence or to influence a political campaign in such territory or to promote propaganda in any such territory.

SECTION 4. President.

- (a) The President shall be selected by the General meeting from amongst the Board of Trustees and shall hold office until his death or resignation.
- (b) The President shall select a Vice President from amongst the Board of Trustees within six calendar months of his taking office and in the absence of his making such a selection the Board of Trustees will select the Vice President who will hold office as if had been selected by the President.
- (c) The President shall be the Chief Executive Officer and the Spiritual Head of the College. The President will administer the College when the Board of Trustees is not sitting.
- (d) The President or his delegate shall be the Chairman of all meetings he attends within the College unless he delegates his authority to the Vice President or a member of the Board of Trustees.

- (e) The President or his delegate shall not vote at a meeting of the Board of Trustees or any other body created under the Constitution and General Rules provided that in the case of an equality of votes he or his delegate shall have a casting vote.

SECTION 5. Vice President and Resident Trustee.

- (a) The Vice President shall hold office until death, resignation or supersession.
- (b) The Vice President shall be the Chairman of every meeting within the College in the absence of the President.
- (c) When acting as Resident Trustee as the President's delegate he will have all the powers of the President save those attributable to the Spiritual Head of the College.
- (d) The Vice President shall be responsible to the President and Board of Trustees for the administration of the College.

SECTION 6. Secretary.

- (a) The Secretary shall be selected by the Board of Trustees with the consent of the President or his delegate from amongst the Board of Trustees.
- (b) The Secretary shall hold office until his death, resignation, excommunication, supersession or until he fails to qualify as a Public Officer by reason of any relevant statutory enactment.
- (c) The Secretary shall be responsible to the President or his delegate and shall prepare, sign and cause to be mailed all written notices of meetings, prepare and maintain the minutes of all meetings of the Board of Trustees and the meetings of other College bodies and promptly provide the President or his delegate with copies of all resolutions of the Board of Trustees or of other College bodies.

SECTION 7. Treasurer.

- (a) The Treasurer shall be selected by the Board of Trustees from amongst the Board of Trustees.
- (b) The Treasurer shall hold office until death, resignation, excommunication or supersession.
- (c) The Treasurer shall annually review the financial condition of the College and shall report his findings and recommendations to the President or his delegate whenever either of them request such

of invoices, deposit slips and other documents reflecting the deposit of monies or financial transactions in which the College is involved and make such periodic reports to the Board of Trustees as it may request.

SECTION 8. General Meeting.

The ordinary general meeting will take place every year at a place to be determined by the Board of Trustees. The members or their representatives will be convened to the meeting by a notice displayed at the registered office of the College thirty days before the meeting is due to take place. Additionally Church Members will be notified of the meeting by registered letter thirty days before the date on which the meeting is due to take place.

Section 9. Agenda at General Meeting.

The following matters will be considered at the General Meeting in conjunction with any other relevant matter:

- (i) The consideration of the annual report and the annual account as well as the auditor's report.
- (ii) The nomination and recall of the Members of the Board of Trustees.
- (iii) The nomination and recall of the auditor or auditors of the Association.

Resolutions shall be taken when a quorum is present which for the purpose of the Article shall consist of a majority of the Church Members for the time being or their representatives and resolutions shall be carried by a simple majority of Church Members and in the event of an inequality of votes, the President shall have the casting vote.

Section 10. Election of Board of Trustees.

The General Meeting elects the Board of Trustees and the President. The Board shall consist of not more than five members of which one shall be President. The Board shall formulate the over-riding policy of the Association which shall accord at all times with the Creed and doctrines of the religion of Scientology as founded by L. Ron Hubbard the founder of the Religion.

II.

The Board takes the resolutions when a quorum is present which for the purpose of this Article consists of a majority of the Trustees then holding office.

SECTION II. Functions of the Board of Trustees.
The Board of Trustees presents the annual report and the annual account to the General Meeting. It enacts the rules for the implementation of the Association's religious and educational functions and for these purposes the Board is entitled to make and promulgate regulations which shall then form an integral part of this constitution.

Section I2. Auditor.
The General Meeting nominates every year one auditor.

Section I3. Religious Year.
The religious year will be the calendar year. The annual report and the annual account will be presented every year on or about the 30th June and the General Meeting will take place on or about the 1st. August of each year.

Section I4. Modifications.
The regulations of the Association can be amended upon resolution of the General Meeting. If the Members propose any amendment of the regulations they will present it to the Board of Trustees at least 2 months before the General Meeting taking place. No amendment shall be entertained unless it is consonant with the Creed and doctrines of the religion of Scientology as founded by L. Ron Hubbard.

ARTICLE 4. Institutions.

Section I. Establishment.
The Board of Trustees shall establish such seminaries schools, study centres and other institutes of learning at such times and places as it deems advisable, provided that such establishments exist for the furtherance of the religion of Scientology.

Section 2. Teaching Faculty.
The Board of Trustees shall appoint such to the teaching faculties of establishments for such period of time and on such terms as it deems necessary for the betterment of research, education and study.

ARTICLE FIVE.

Subordinate Colleges.

Section 1. Establishment.

The Board of Trustees shall by Charter establish such subordinate Colleges and study groups, appoint such officers to administer them on such terms as it deems necessary for the propagation of the faith.

Section 2. Names.

The names of such subordinate Colleges or study groups shall be first approved by the Board of Trustees.

Section 3. Bylaws.

The members of such subordinate Colleges or study groups may adopt such bylaws as are consistent with this Constitution and General Rules or Special Rules made thereunder as the Board of Trustees may ratify for limited application to such subordinate Colleges or study groups.

ARTICLE SIX. Dissolution.

The Board of Trustees shall be authorized at any time to dissolve the College in whole or in part subject to the relevant statutory provisions. Any surplus assets will be transferred to a person which exists wholly and exclusively for the purpose of furthering the doctrines and Creed of the religion of Scientology as formulated by its Founder, L. Ron Hubbard.

ARTICLE SEVEN. Interpretation.Section 1. General.

Unless the context otherwise requires, the singular shall include the plural and vice versa and the masculine shall include the feminine gender.

Section 2. Particular.

The definitions of this section are to assist in the interpretation of this constitution and General Rules.

- (a) "Special Rule" means a Rule passed by the Board of Trustees, and "By law" means a Rule ratified by the Board of Trustees.

- (b) "The College" unless the context otherwise requires means the Church of Scientology Religious Education College.
- (c) "Religion" means the system, worship and human recognition of superhuman controlling power and the effect of this on the conduct of human beings.

I HEREBY CERTIFY that this is a true copy of a document
which was lodged in the office of the Registrar of Com-
panies for South Australia on the ^{14th} day of October
19 76

GIVEN under my hand and seal at Adelaide this 21st
day of December 1976

Job Frousdale

Deputy REGISTRAR OF COMPANIES

