

Superior Court of New Jersey

State Board of Medical
Examiners,)

Plaintiff,)

vs.)

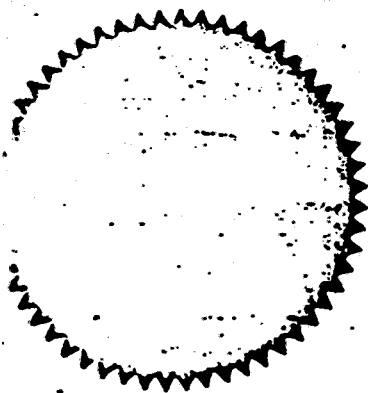
Hubbard Dianetic Research
Foundation,)

Defendant.)

Civil Action

CERTIFICATE

I, MORTIMER G. NEWMAN, JR., Clerk of the Superior Court of the State of New Jersey, the same being a Court of Record, do hereby certify that I have searched the indices of this Court from January 1, 1945 to December 31, 1965, inclusive, and can find no record of a case entitled as above.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at Trenton, this 4th day of September, 1973.

Mortimer G. Newman, Jr.

Clerk

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June 11, 1951

I, Sara Northrup Hubbard, do hereby state that the things I have said about L. Ron Hubbard in courts and the public prints have been grossly exaggerated or entirely false.

I have not at any time believed otherwise than that L. Ron Hubbard was a fine and brilliant man.

I make this statement of my own free will for I have begun to realize that what I have done may have injured the science of dianetics, which in my studied opinion may be the only hope of sanity in future generations.

I was under enormous stress and my advisers insisted it was necessary for me to carry through an action as I have done.

There is no other reason for this statement than my own wish to make atonement for the damage I may have done. In the future I wish to lead a quiet and orderly existence with my little girl far away from the enturbulating influences which have ruined my marriage.

Sara Northrup Hubbard
SARA NORTHRUP HUBBARD

*Witnessed 6/11/51
John W. Maloney
Chas. Leonard*

RECEIVED
APR 4 1957
SILVER SPRING, MD.

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DEPARTMENT OF
HEALTH, EDUCATION, AND WELFARE
FOOD AND DRUG ADMINISTRATION
WASHINGTON, D.C.
April 2, 1957

Mr. Kenneth D. Barrett,
The Distribution Center, Inc.
Rox 242
Silver Spring, Maryland
Dear Mr. Barrett:

In Mr. Cook's absence, I am replying to your letter of February 26 concerning "Dianzono."

We understand from your letters that the Dianzono label will recommend that three tablets be taken per day and will name ferrous gluconate as the ingredient supplying the iron.

If three tablets (the recommended daily dose) supply an amount of ferrous gluconate equivalent to 100 milligrams of elemental iron, we would have no objection to the proposed use for or treating iron deficiency anemia. In this connection, we point out that since the iron content of ferrous gluconate is approximately 12 percent, three tablets of Dianzono would have to contain approximately 0.8 gram of ferrous gluconate in order to provide a daily intake of 100 milligrams of elemental iron.

Assuming that, as finally marketed, the article will provide the equivalent of 100 milligrams of elemental iron in the daily dose and that the only claims made for the article in all of its promotional material is that it is for overcoming iron deficiency anemia and deficiencies of vitamins B₁, B₂, C, and nicotinic acid, we have no other significant comment to offer.

Sincerely yours,

M. S. Yankovitz

M. S. Yankovitz
Assistant to the Director
Bureau of Enforcement

UNITED STATES OF AMERICA

_____, plaintiff

SPECIAL ANTI-RADITION COMPOUND

(DIANEZENE), ETC.

_____, defendant

District Court Docket
No. 10-5B

I, JAMES F. DAVEY, Clerk of THE UNITED STATES DISTRICT COURT FOR THE DISTRICT

OF COLUMBIA, do hereby certify the annexed to be true and correct copy of the original pleadings and the docket sheets

as it (they) appear of record in the Clerk's Office of said Court in the above-entitled cause.

IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix

the seal of said Court, at the City of Washington, this 30th

day of January 19 73

JAMES F. DAVEY, Clerk

By *James J. Brennan*
Deputy Clerk

6-2/3 gr. Dicalcium Phosphate
200 mg. Iron Reduced N.F.
3-1/2 mg. Pantothenic Acid ***
This is a bulk shipment *** Delmar
Pharmaceutical, Inc., Kenosha, N.Y.

(bottle)
*Dianezeno *** Manufactured for the
Distribution Center, Inc., Box 242
Silver Spring, Maryland *** Each

Tablet Contains:
Nicotinic Acid 100 mg.
Vitamin B1 6-2/3 mg.
Di-Calcium Phosphate 6-2/3 gr.
Pantothenic Acid 3-1/3 mg.
Ascorbic Acid 100 mg.
Iron 333 mg. ***

To The Honorable Judge of the United States District Court For
The District of Columbia.

Now comes the United States of America, by Oliver Gasch, United
States Attorney for the District of Columbia and shows to the Court:

The Washington Post

Times Herald

WEDNESDAY, OCTOBER 24, 1973

Church Gets Back Books, E-Meters

By William H. Mackaye
Washington Post Staff Writer

About 100 persons burst into applause yesterday as a rented truck drew up in front of 1812 18th St. N.W. and local followers of the Church of Scientology retrieved back three tons of books and other materials seized by the government from them 10 years ago.

The ceremony represented the denouement of the longest case ever fought by the Food and Drug Administration. The Scientologists in effect won the case, successfully defending themselves against FDA charges of medical quackery by satisfying federal courts that the seized materials were religious paraphernalia.

Despite the largely favorable ruling, which was confirmed in March by three judges of the U.S. Court of Appeals for the

District of Columbia, the Scientologists had to pay the costs the government accrued on storing their things for 10 years of Security Storage Company of Washington, around the corner at 1701 Florida Ave. N.W.

A Security Storage officer declined to say what the government's bill had been or even to confirm that the materials had been stored there, but the Rev. Arthur Maren, a spokesman for the church, said the bill through 1970 totalled \$3,600.

What the Scientologists got back, somewhat yellowed with age, were 3,000 volumes of 13 different books, about 20,000 booklets and 25 E-meters.

The E-meters, made from tin cans and batteries, are used to measure electrical conductivity of the skin.

The NDA insisted they were phony medical devices banned under federal pure food and drug laws; the Church of Scientology said they were religious artifacts comparable to holy water.

The church said that another 25 to 50 E-meters seized in the raid on Jan. 4, 1963, were not included in the return shipment and remain unaccounted for.

In contrast to the drama of the seizure, which involved a team of deputized Baltimore longshoremen burrowing into the converted town house that is the church, the return ceremony was a sedate affair.

Mr. Maren, speaking from a temporary podium on the church's front porch, referred mildly to the seizure and the legal struggle that followed as an example of

"the bureaucratic tendency to overgovern in the name of the public good."

One of the books seized in the raid—and proposed for destruction by the FDA—was "Dianetics," by L. Ron Hubbard. It dominated best-seller lists in 1950. Mr. Maren pointed out, Hubbard, who now lives on an ever-cruising ship, is the founder of the Church of Scientology.

After the speeches were concluded, several black-garbed ministers of the church began to unload the cartons from the truck and carry them into the building.

The believers clustered on the sidewalk and in the street, smiled broadly at each other, then went inside the church to toast the occasion with champagne.



Followers of Church of Scientology carry boxes of books sealed over the Rev. Arthur Maren and the Rev. Duke Snider. U.S. government had seized materials 10 years ago.

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

STATE OF ARIZONA)
) SS.
County of Maricopa)

I, WILSON D. PALMER, Clerk of the Superior Court of Maricopa County, State of Arizona, hereby certify that a thorough search has been made of our records, from October 1949 through December 1959. The records did not disclose a Criminal action for Lafayette Ronald Hubbard filed in the Office of the Clerk of the Superior Court.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court this 29th day of December, 1972.

WILSON D. PALMER, Clerk

BY: M. Lora
Deputy Clerk

ARTICLES OF INCORPORATION

OF

HUBBARD ASSOCIATION OF SCIENTOLOGISTS

KNOW ALL MEN BY THESE PRESENTS:

That we, L. RON HUBBARD, MARY JOE WHIPP HUBBARD, JAMES A. TINDOCK-Y.R., ALBERT HART, and GEORGE F. TERSEN having associated ourselves together for the purpose of forming a corporation under the laws of the State of Arizona, do hereby adopt the following Articles of Incorporation:

ARTICLE I

The name of this corporation shall be "HUBBARD ASSOCIATION OF SCIENTOLOGISTS".

ARTICLE II

The principal place of business of the corporation shall be at Phoenix, Maricopa County, Arizona, but the directors of this corporation may open and establish offices within or outside the State of Arizona in such other places as they may designate, where meetings of the members and directors may be held and where the business of the corporation may be transacted.

ARTICLE III

The affairs of this corporation shall be conducted by a Board of Directors and a President, a Vice-President, a Secretary, and a Treasurer, and such other officers as may be desired. The President, Vice-

President, Secretary and Treasurer shall be members of the Board of Directors, which Board of Directors shall consist of not less than five (5) nor more than (9) members. The directors and officers shall be elected by the voting members at any special meeting called for that purpose, or at the annual meeting to be held on the first Monday in March of each year, and shall hold office until the next annual meeting or until their successors are elected and qualified. The Board of Directors shall have the power to adopt, amend, or repeal by-laws for the government of the corporation, and the regulation of its affairs. Until their successors shall have been elected and qualified the following persons shall hold the offices set forth opposite their names, and shall conduct the affairs of the corporation:

L. Ron Hubbard, President

James A. Strachmeyer, Vice President

Mary Sue Whipp Hubbard, Secretary

Alpha Hart, Treasurer.

ARTICLE IV

The purposes for which this corporation is formed shall be the dissemination and advancement of knowledge of the human mind and investigation and research into the functioning of the human mind. The general nature of this business to be transacted by this corporation and its powers are:

1. To carry on any and all scientific research and most particularly the dissemination and advancement of knowledge of the human mind in mental, psychometric and allied fields.

2. To teach and instruct of and concerning the human mind, and to conduct research of and concerning the same.

3. To accept and receive contributions of services, money, and other gifts of both real and personal property.

4. To expend money and execute and perform contracts of every character, and to do and perform every act and thing which may be lawfully done, performed, executed, engaged in, conducted, or carried on by a natural person.

5. To purchase, take, own, hold, and to lease, sell, convey, exchange, transfer, or in any other manner, dispose of real and personal property of every class and description, and to borrow money, and pledge or mortgage the whole or any part of the property of this corporation to secure the repayment thereof.

It is the intention that the foregoing clauses shall be construed both as objects and powers, and the foregoing enumeration of specific powers shall not be held to limit or restrain in any manner the powers of the corporation.

ARTICLE V

There shall be authorized the sum of 7200,000.00 in capital stock to be issued under the terms and conditions of the by-laws of this corporation. The shares shall be non-assessable and there shall be no return, expressed or implied, and the shares shall be issued for such consideration as the Board of Directors shall deem desirable to serve the ends of this corporation. The private property of the officers, directors, or members of this corporation shall be forever exempt of any debts or liabilities of every kind and character of the corporation. The highest amount of in-

debtedness of liability, direct or contingent, to which the corporation shall at any time subject itself is \$250,000.00.

ARTICLE VI

The time of the commencement of this corporation shall be the day a certificate of incorporation is issued by the Corporation Commission. The termination shall be twenty-five (25) years thereafter, with the privilege of renewal as provided by law.

ARTICLE VII

The membership of this corporation shall consist of those persons interested in promoting the purposes of this corporation as shall be provided by the by-laws.

ARTICLE VIII

James A. Struckmeyer, Phoenix, Arizona, who has been a bona fide resident of Arizona for at least three (3) years, is hereby appointed its lawful agent, in and for the State of Arizona, for and on behalf of said corporation to accept service of and upon whom may be served process of any action or proceeding that may be brought against this corporation in any of the courts of the State of Arizona.

ARTICLE IX

The names, residences, and post office addresses of the incorporators are as follows:

1. L. Ben Hubbard, Rt. 2, Box 1203, Phoenix, Ariz.
2. Mary Sue Whisp Hubbard, Rt. 2, Box 1203, Phoenix, Ariz.
3. James A. Struckmeyer, 207 Libra Bldg., Phoenix, Ariz.
4. Alpha [unclear], 1403 E. Central, Phoenix, Ariz.