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1		STATE OF CALIFORNIA		
		BEFORE THE COMMISSION ON JUDICIAL QUALIFICATIONS		
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8		Inquiry Concerning a Judge,		
	9	No. 9		
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1	11	To: Judge Gerald S. Chargin		
1	12	It appearing that since October 1, 1959, and at all		
1	13	times herein, you have been Judge of the Superior Court of		
]	14	Santa Clara County; and		
נ	15	Preliminary investigation having been made, during		
ב	16	the course of which preliminary investigation you were af-		
	L7	forded a reasonable opportunity to present such matters as		
	18	you chose, and this Commission as a result of said preliminary		
	19	investigation, having concluded that formal proceedings to		
	20	inquire into the charges against you shall be instituted,		
	21	NOW, THEREFORE, you are hereby charged with (a)		
		wilful misconduct in office and (b) conduct prejudicial to		
		the administration of justice that brings the judicial office		
	24	into disrepute.		
	25	The specifications of the charges and the alleged		
2	26	facts upon which such charges are based are as follows:		
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ر⊳ مړ له On September 2, 1969, while you were sitting as judge 2 in Juvenile Division, Santa Clara County Superior Court, there 3 came before you a minor charged with the crime of incest in the 4 proceeding entitled, In the Matter of Paul Pete Casillas, Jr., 5 No. 40331. A complete copy of the transcript of the proceeding on that occasion is attached as Exhibit "A". You conducted the 6 7 proceeding and made the statements attributed to "THE COURT" 8 in said transcript. On or about September 26, 1969 you issued 9 a public statement of which a copy is attached as Exhibit "B". 10 The foregoing conduct and statements by you constitute wilful 11 misconduct in office and conduct prejudicial to the administra-12 tion of justice that brings the judicial office into disrepute.

13 You have the right to file a written answer to the 14 charges against you within 15 days after service of this notice 15 upon you with the Commission on Judicial Qualifications, Room 16 3041 State Building, 350 McAllister Street, San Francisco, 17 California 94102. Such answer shall be verified, shall conform 18 in style to subdivision (c) of Rule 15 of the Rules on Appeal 19 of the California Rules of Court, and shall consist of an 20 original and 11 legible copies.

By order of the Commission on Judicial Qualifications.

<sup>24</sup> Dated: December 19, 1969

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Murray Dyaper, Chair

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	IN THE SUPERIOR COURT OF	THE STATE OF CALIFORNIA		
l	IN AND FOR THE COUNTY OF SANTA CLARA			
2	JUVENILE DIVISION			
3				
4	HONORABLE GERALD S. CHARGIN, JI			
5	0(	)0		
6		N N		
7	In the Matter of	}		
8	PAUL PETE CASILLAS, JR.,	No. 40331		
9	a minor.	_}		
10				
11				
12	TRANSCRIPT OF PROCEEDINGS			
13		<b>C</b> ontroller 0 1060		
14	San Jose, California	September 2, 1969		
15				
16	000			
17				
18	APPEARANCES:			
19	For the Minor:	FRED LUCERO, ESQ.,		
20		Deputy Public Defender		
21	For the Probation Department:	WILLIAM TAPOGNA, ESQ., Court Probation Officer		
22		Court Probation Officer		
23				
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25	Official Court Reporter:	SUSAN K. STRAHM, C.S.R.		
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	EXHIBIT "A" - 1			
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September 2, 1969

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## 10:25 a.m.

## PROCEEDINGS

MR. TAPOGNA: Your Honor, appearing before the Court at this time is Paul Casillas with his parents, Mr. and Mrs. Casillas. Paul is being represented by Mr. Lucero from the Public Defender's office.

Also present is Miss Fran Coca from the Welfare 7 Department in the third row and her supervisor, Mr. Bernard Connelly, from the Welfare Department.

THE COURT: All right. This is the time regularly 9 10 set for the hearing of this matter. Under the law, I wish to advise you of your legal rights. You are represented by the 11 12 Public Defender's office. You have a right to call witnesses 13 on your behalf, and you have the right to cross-examine any 14 witnesses who testify against you. The minor has a right to remain silent. Anything that you say may be used against you. 15

16 Are you willing to proceed with the hearing at this 17 time?

MR. LUCERO: Yes.

THE MINOR: Yes, sir.

20 THE COURT: All right. We will read the Petition to you, Paul. Pay attention because you will be asked to 21 22 admit or deny the allegations.

Please read the Petition.

THE CLERK: Paul Pete Casillas, Jr., is appearing 2425 before the Court on a Petition drawn by George W. Lazarus,

filed August 13, 1969, in which the Petitioner alleges the 1 2 person whose name, address and age are shown in the above 3 caption is under 21 years of age. This person comes within the provisions of Section 602 of the Juvenile Court Law of 4 California, in that in the County of Santa Clara, State of 5 California, during the month of December, A.D., 1968, a 6 felony, to wit, a violation of California Penal Code Section 7 285, incest, was committed by the above-named minor as follows, 8 to wit: The said minor did unlawfully accomplish an act of 9 sexual intercourse with his sister. 10 Certified from the Justice Court for the Gilroy-11 Morgan Hill Judicial District on the 25th day of July, 1969. 12 THE COURT: All right. Will the minor and his 13 14 parents please stand up and raise your right hand to testify in case you care to testify in this matter. 15 16 PAUL PETE CASILLAS, JR., and 17 MR. AND MRS. PAUL PETE CASILLAS, SR., 18 called as witnesses on behalf of the minor, were duly sworn 19 to tell the truth, the whole truth and nothing but the truth. 20 THE COURT: All right. Be seated. 21 Now, young man, you've heard this Petition read to 22 you, Paul. It, in effect, charges you that during the month 23 of December of last year, 1968, a felony was committed by you,  $\mathbf{24}$ in that you did unlawfully accomplish an act of sexual 25intercourse with your sister. 26

Before you answer, consult your attorney. Do you admit or deny the allegations?

(Discussion off the record between the minor and his attorney.)

THE MINOR: Yes.

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THE COURT: All right. In view of the admission by the minor, the Court determines that the allegations of the Petition are true, and the minor comes within the provisions of Section 602 of the Juvenile Court Law.

In I have before me a report prepared by the probation officer and its recommendation, which I don't go along with. But I guess there ought to be some other way -- just sending you to some relatives isn't the answer on this kind of charge.

14 Counsel, what do you have to say about this?
15 MR. LUCERO: Well, Your Honor, this is the first
16 time that this youngster has been referred to the Probation
17 Department for any violation. He seems to be doing well in
18 school. He's not a behavior problem at the school. He has
19 never given any difficulty at home.

I think that perhaps the recommendation of the Probation Department is in line with the needs of this youngster and that he's not violent. He's not taking things from people, destructive of property. Separation of the family -- him from the other family members is probably the answer to this particular violation, although I don't think that the youngster, in view of what has transpired since then,

is going to reengage in that type of activity.

2 THE COURT: There is some indication that you more or
3 less didn't think that it was against the law or was improper.
4 Haven't you had any moral training? Have you and your family
5 gone to church?

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THE MINOR: Yes, sir.

THE COURT: Don't you know that things like this are
terribly wrong? This is one of the worst crimes that a person
can commit. I just get so disgusted that I just figure what is
the use? You are just an animal. You are lower than an
animal. Even animals don't do that. You are pretty low.

I don't know why your parents haven't been able to 12 teach you anything or train you. Mexican people, after 13 13 years of age, it's perfectly all right to go out and act like 14 an animal. It's not even right to do that to a stranger, 15 let alone a member of your own family. I don't have much 16 hope for you. You will probably end up in State's Prison 17 before you are 25, and that's where you belong, any how. 18 There is nothing much you can do. 19

I think you haven't got any moral principles. You won't acquire anything. Your parents won't teach you what is right or wrong and won't watch out.

> Apparently your sister is pregnant; is that right? THE MINOR'S FATHER, MR. CASILLAS: Yes.

THE COURT: It's a fine situation. How old is she? THE MINOR'S MOTHER, MRS. CASILLAS: Fifteen.

THE COURT: Well, probably she will have a half a 1 dozen children and three or four marriages before she is 18. 2 3 The County will have to take care of you. You are no particular good to anybody. We ought to send you out of 4 the country -- send you back to Mexico. You belong in prison 5 for the rest of your life for doing things of this kind. You 6 7 ought to commit suicide. That's what I think of people of this kind. You are lower than animals and haven't the right 8 to live in organized society -- just miserable, lousy, 9 rotten people. 1.0

There is nothing we can do with you. You expect 11 the County to take care of you. Maybe Hitler was right. The 12 animals in our society probably ought to be destroyed because 13 they have no right to live among human beings. If you refuse 14 to act like a human being, then, you don't belong among the 15 society of human beings. 16

MR. LUCERO: Your Honor, I don't think I can sit here and listen to that sort of thing. 18

THE COURT: You are going to have to listen to it 19 because I consider this a very vulgar, rotten human being. 20

MR. LUCERO: The Court is indicting the whole 21 Mexican group. 22

THE COURT: When they are 10 or 12 years of age, 23 going out and having intercourse with anybody without any 24 moral training -- they don't even understand the Ten 25 Commandments. That's all. Apparently, they don't want to. 26

EXHIBIT "A" - 6

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So if you want to act like that, the County has a 1 system of taking care of them. They don't care about that. 2 3 They have no personal self-respect.

MR. LUCERO: The Court ought to look at this youngster and deal with this youngster's case. 5

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THE COURT: All right. That's what I a going to do. 6 The family should be able to control this boy and the young 7 8 girl.

9 MR. LUCERO: What appalls me is that the Court is saying that Hitler was right in genocide. 10

THE COURT: What are we going to do with the mad 11 dogs of our society? Either we have to kill them or send them 12 to an institution or place them out of the hands of good 13 people because that's the theory -- one of the theories of 14 15 punishment is if they get to the position that they want to act like mad dogs, then, we have to separate them from our 16 17 society.

Well, I will go along with the recommendation. You 18 will learn in time or else you will have to pay for the 19 penalty with the law because the law grinds slowly but 20 exceedingly well. If you are going to be a law violator --21 you have to make up your mind whether you are going to observe 22 23 the law or not. If you can't observe the law, then, you have to be put away. 24

Said minor will be adjudged a ward of the Juvenile 25 26 Court in and for the County of Santa Clara, that the

welfare of the minor requires that his physical custody be 1 taken from his parents, said minor be committed to the care, 2 custody and control of the relative home placement, with 3 approval of placement in the home of his grandmother. 4 Do you think she can handle the boy? Do you think 5 she can take care of him? 6 MRS. CASILLAS: Yes. 7 MR. CASILLAS, SR.: I think so. 8 THE COURT: All right. 9 -- in Gilroy, under the supervision of the probation 1.0 officer, that said minor obey all rules and regulations of 11 12 the relative home. Now, when you get down there with your grandmother, 13 you have to pay attention to her because she is going to act 14 as your parent. Mind her. After school also stay home and 15 keep out of trouble. Do better in school. 16 It might be a good idea to read the Ten 17 Commandments to find out what life is all about and what 18 duties the Supreme Being imposes on every one of us to act 19 like ordinary human beings and not like a pig. 20 All right. That's all. 21 22 --000--23 24 2526 EXHIBIT "A" - 8

COUNTY OF SANTA CLARA

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4 I. SUSAN K. STRAHM, do hereby certify that the 5 foregoing is a full, true and correct transcript of the 6 proceedings had in the within-entitled action taken on the 7 2nd day of September, 1969; that it is a full, true and 8 correct transcript of the evidence offered and received, 9 instructions, acts and statements of the Court, also all 10 objections and exceptions of counsel, and all matters to 11 which the same relate; that I reported the same in stenotype, 12 being the qualified and acting Official Court Reporter of the 13 Superior Court of the State of California, in and for the 14 County of Santa Clara, appointed to said Court, and thereafter 15 had the same transcribed into typewriting as herein appears.

ss.

Dated: This <u>29th</u> day of <u>September</u>, 1969.

/s/ Susan K. Strahm SUSAN K. STRAHM, C.S.R.

In response to certain comments and allegations made regarding remarks which were made by me during the course of a recent Juvenile hearing, I wish to state as follows:

5 I am presently the Presiding Judge of the Santa 6 Clara County Juvenile Court, Juvenile Court Proceedings by 7 law in California are private for the protection of the minor 8 and the family involved. Only those persons directly concerned 9 are allowed to be present; for this reason it is difficult 10 to comment as fully and freely as otherwise might be the 11 case.

12 It has come to my attention that some of the copies 13 of these excerpts of my statements are being widely circu-14 lated with the name of the youth involved printed on them. 15 This is not only a disservice to the youth and family 16 involved, but may involve a violation of the law.

However, I wish to respond directly to some aspects of these remarks and it is apparent to me in retrospect and in reading the remarks out of context, that they do indeed appear intemperate and quite strong. For whatever unfavorable connotation that is being put on them by their readers, I am regretful!

But, I am compelled to set the record straight in this regard: the case involved the admitted unnatural crime of <u>incest</u> between a 17 year old boy and his 15 year old sister, who is now pregnant. Without revealing more

1 of the facts, it was a situation which was so revolting it 2 offended my sense of morality and conscience. It is also 3 a function of a Juvenile Court Judge to lecture those young 4 people unfortunate enough to be before him, and it is an 5 accepted fact that these lectures are stated in harsh terms 6 to impress upon the mind of the youths the seriousness of 7 the situation in which they find themselves. Sometimes, the 8 words of the lecture are purposely accentuated and exaggerated. 9 However, it is to the ultimate disposition of the case that 10 one must look! In this case, the youth was returned to his 11 Grandmother, as a ward of the Court under supervision of 12 the Juvenile Probation Department, which followed the recom-13 mendation of the Juvenile Probation Department. Suffice it 14 to say, that much harsher alternative dispositions were 15 available to me.

I also wish to state that if the remarks are being interpreted so as to cast me as biased or prejudiced as against.any ethnic or racial group, it is simply not so! I am pleased to say that my entire adult life, both in the law and on the Superior Court bench, has been an effort and a striving for justice for all.

22 The most recent example of this, is my nomination 23 of the only Mexican-American individual presently serving 24 on the County Grand Jury.

> GERALD CHARGIN, Superior Court Judge

EXHIBIT "B" - 2

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