How The League Operates

The first time that the League is aware of an arrest is when some one calls in to report an arrest. The call must be made by the police and not rely on rumor and must talk to some one who has first hand information. We cannot act in any matter unless asked to do so.

The League has a 24 hours answering service and calls come in to the league at all hours of the day and night. When a report is made to the answering service you will be asked to leave your phone number so that one of the Board can verify the information. Many people are reluctant to give this information to the answering service and will call back later, this delays action and if a person is in jail he wants out as soon as possible.

When talking to the person reporting the arrest we usually ask:
1. (Correct) name of the person arrested?
2. The reason he was arrested?
3. Whether he is out on bail or not?
4. What the person calling would like for us to do.

The League for Civil Education neither bail nor bond for any one, we do not have been able to arrange bond when the person is obviously guilty. One of the Board will then keep track of the case and a report made to the Board of Directors at the next meeting. In the League it is everything is confidential, so that a final decision is made by the Board, so no information of our being involved is available. There is a matter of record that cases where an attorney is involved result in 'not guilty' more often than when the public defender takes care of the case. This is not a refection on the ability of the Public Defender, but a private attorney can take more time to handle a case than the over-worked Public Defender.

If there is any question, feel free to call upon the League for Civil Education at any time, it's a matter of record that cases where an attorney is involved result in 'not guilty' more often than when the public defender takes care of the case. This is not a reflection on the ability of the Public Defender, but a private attorney can take more time to handle a case than the over-worked Public Defender.

The League for Civil Education is not a member of the United Fund.

ELECT CHRISTOPHER SOMETHING

Mr. George Christopher has announced his candidacy for the High office of Lieutenant Governor of the State of California. Those who know him well will be aware of just how surprising as seeing the up, he is. We know the laws he has been running for something, and since Mr. Nixon has now announced his candidacy for the office of Governor, Mr. Christopher must run for the lesser offices. I have a few other offices in mind that he might have run for.

On our calls all over California, is 'get in and help,' Mr. Christopher to the office. Our stand on this matter will come as a severe shock to many of our readers in San Francisco, but herein, we hope, to further explain our stand.

In case there is any question as to Mr. Christopher's ability to perform the duties of Lieutenant Governor, we would like to explain these duties:

(1) He presides over the Senate of the State with the assistance of the President pro Tempore, the Secretary of the Senate, the Sergeant at Arms and the Chaplain. In cases where an attorney is involved result in 'not guilty' more often than when the public defender takes care of the case. This is not a reflection on the ability of the Public Defender, but a private attorney can take more time to handle a case than the over-worked Public Defender.

(2) He acts as Governor when the Governor leaves the State, however his tenure is limited and he cannot sign bills into law. This is 'get in and help,' Mr. Christopher to the office.

(3) He becomes Governor on the death of the Governor. Mr. Nixon looks in good health, and he has promised that he will not re-cant as he is limited and he cannot sign bills into law. This is 'get in and help,' Mr. Christopher to the office.

In order to convince our out of town readers, it is nothing but fair that we revise the accusations of Mr. Christophers reign as Mayor. It should always be remembered that as the Chief Executive of a city, he is the only one we can hold responsible for what happens in the city. At least that is the case when you have a strong Mayor. In many cases within the city the Mayor has no control over certain agencies, the weight of his offices can be brought to bear on the independent agencies, at least that is less the case when you have a strong Mayor. So now let us review.

Under Mr. Christopher we have:

1. Built a beautiful, landscaped freeway system that lends nowhere any problems the view of the area in doing so.

2. Built Candlestick Park at a very high price and have just authorized spending $50,000 to see if anything can be done to make it usable.

3. Torn down 'Old San Francisco' and are rebuilding as it will look like a thousand other American cities. We subscribe to the Aims of the League for Civil Education, I am over 21 years of age. Enclosed is my check for $10.00.

EDITORIAL ASSOCIATE EDITOR O. ANORETTA

The Tax Rate is now $8.48 per hundred dollars evaluation, just three in the matter Los Angeles.

Passed a 'Budget Tax' so that we can lure tourists to San Francisco to look at the hills and then get arrested for 'wandering from place to place without any excuse.' Did you ever think it would be necessary for any tourist to San Francisco?

Successfully abated noise, San Francisco is so quiet on Saturday night, you could think we were in a snowstorm.

Bad to subsidize practically every cultural event in the City.

With special-architectural controls brought about by Mr. Nixon, the Jack Tar Hotel and the Airlines Terminal.

Solved the traffic problem. San Francisco has no less tourists that traffic on market has increased to almost a city's pace. In fact, one formerly busy intersection, the officers directing traffic had to spend more time to visit the nearby bar frequently. So frequently, in fact that he was dismissed.

Convinced 30,000 people that some whose where else was a better place to live and move on each day.

Cured the parking problem. When the race tourist leaves his car in a lowway area, after he has paid the toll and the falling fee to spend no more money to spend and does not come back to San Francisco, hereby our parking problems are eased.

Received tremendous publicity about the City Hall Bistro and the efficiency of the San Francisco Police in dealing with a large group of Citizens.

Bad and write-ups about the New Year's Eve. (Altho the San Francisco papers had little to say in the matter, the Los Angeles papers did.)

Talked about rebuilding the Palace of Fine Arts so much that even the Los Angeles Times put it in and help.

We promote many things for the support of our readers everywhere. If Los Angeles gets into and help we will no longer refer to it as 'magazine,' but rather will not longer jest about their not even supporting their ending of the bridge.
February 9, 1962

THE BLACK CAT
OPERA ASSOCIATION

THEATRE AT
499 PULTON ST., AT OCTAVIA

GRAND OPENING
BUFFET
Mon. Feb. 5

D'OAK ROOM
350 Diversor O Oak
YOU SHOULD KNOW...

The League for Civil Education has helped many of your friends to secure legal counsel when they had previously thought that such help was beyond their means.

Furnished funds to secure legal counsel to many when their rights or liberties had been violated.

Furnished legal counsel to persons who had questions to ask and did not know where to go.

Furnished information and help to cases where discharges from the service were under less than honorable conditions.

Furnished information regarding employment.

Operates on a strictly non-profit basis. No officer or any other person connected with the League is paid for their services nor any personal expense.

The L.C.E. News operates on a strictly non-profit basis. No person connected with the News in any way receives pay for his services or reimbursement for personal expense.

So may arrests have been made for "interfering with arrest." and resisting arrests and the Chief of Police has called for more officers to combat this offense, the News is happy to publish some of the laws dealing with this matter.

All quotations are from the California Penal Code.

*634a. Duty to Refrain From Resisting Arrest:* If a person has knowledge, or by the exercise of reasonable care, should have knowledge that he is being arrested by a peace officer, it is the duty of such person to refrain from using force or any weapon to resist arrest.

*850a. Use of Reasonable Force to Affect Arrest:* Any peace officer who has reasonable cause to believe that the person to be arrested has committed a public offense may use reasonable force to effect the arrest, to prevent escape or to overcome resistance.

A peace officer who makes or attempts to make an arrest need not retreat or desist from his efforts by reason of the resistance or threatened resistance of the person being arrested or shall such officer by reason of any aggravation or loss of his right to self-defense by the use of reasonable force to affect the arrest or to prevent the escape or to overcome resistance.

February 5, 1962

Law Seminar

The California Penal Code:

Section 650. Threats — Writ — Ten — Every person who knowingly and willfully sends or delivers to another any letter or writing, whether subscribed to or not, threatening to accuse him or another of a crime, or to expose or publish any of his failings or infirmities, is guilty of a misdemeanor.

Richard Nixon

Butch Powers

(write in other favorite)

For Governor:

‘Pat’ Brown

For Lieutenant Governor:

Georgia Christopher

Glenn Anderson

(write in other favorite)

L.C.E. News

The time of the year drove near when politics fills the air. This year we got off to a running start. Check your choice in the form below and either mail it to The L.C.E. News or give it to the owner of the establishment where you picked up this copy of the News. We will make a collection of them and will report in the next issue.

For Governor:

Richard Nixon

Butch Powers

(write in other favorite)

For Lieutenant Governor:

Georgia Christopher

Glenn Anderson

(write in other favorite)

WATCH FOR MOVING DATE

FIRST CLASS MAIL
JUSTICE

It is very, very hard to find fault with what someone does. It is much harder to find fault with what someone does who does nothing. When a person puts forth an opinion that seems to be at one with the trend of his times, that comes to the mind of many of our readers: "I disagree." And this is good.

Our country came into being for the very simple reason that the colonists disagreed with the ruler of England on how the colonies should be governed. The founders of our country were not in agreement themselves except in a few basic premises. But they found that differences of church, ethnicity, and economics could not overcome the one thing that on which there was agreement: FREEDOM.

We find ourselves in much the same circumstances today, because of the "Community." We are a group who find that our liberties are threatened, and we stand by them. We find that our freedoms, for which many of us have fought and for which many of us have died, are threatened by every side by the "ELITIC DICTATORS." We find that the "King George" has not yet "quartered his troops among us" as our ancestors did. But the militiaman has put his "help" next to us in our exertions.

He has not denied us the trial by Jury but he knows only too well the cost and the consequences of being accused even if found "Not Guilty".

Do you think for one minute the free man existing in a country wouldn't have tolerated the thought that a free man existing in a country wouldn't have tolerated the thought that a free man wasn't just free by himself or the streets or he was being to jail as a common criminal?

If you do, you are still the master of your own opinion.
THE BLACK CAT
MAR. 4 - MADAM BUTTERFLY

RED AND WHITE BALL

JOIN THE L.C.E.

NANCY'S BIRTHDAY PARTY at the FRONT Feb. 21

HARASSMENT ET TU WYATT EARP?

A large portion of the news this week is devoted to the activities of the L.C.E. mothers. This is due to the fact that the organization is running a campaign to prevent the use of electric razors. The campaign is being supported by the United States Marshall's Office, and the L.C.E. mothers are working closely with the Marshall to prevent the use of electric razors. The campaign is expected to continue for several weeks, and the L.C.E. mothers are asking for the support of all mothers in the area.

ROVING REPORT

The changing season... Beauty et tu, Wyatt Earp?... The L.C.E. mothers are completely over their heads in the use of electric razors. The campaign is being supported by the United States Marshall's Office, and the L.C.E. mothers are working closely with the Marshall to prevent the use of electric razors. The campaign is expected to continue for several weeks, and the L.C.E. mothers are asking for the support of all mothers in the area.

THE BOND STREET

Fifty-cent Draft Party

The L.C.E. mothers are completely over their heads in the use of electric razors. The campaign is being supported by the United States Marshall's Office, and the L.C.E. mothers are working closely with the Marshall to prevent the use of electric razors. The campaign is expected to continue for several weeks, and the L.C.E. mothers are asking for the support of all mothers in the area.

D'OKA ROOM

350 Divisadero At Oak

It looks like the trend in Florence - No More White Boys. Now the L.C.E. news is coming in from San Francisco. The L.C.E. mothers are completely over their heads in the use of electric razors. The campaign is being supported by the United States Marshall's Office, and the L.C.E. mothers are working closely with the Marshall to prevent the use of electric razors. The campaign is expected to continue for several weeks, and the L.C.E. mothers are asking for the support of all mothers in the area.
WE GOOFED

The first issue of the "Newt" was so full of mistakes that we cannot even divulge the name of the error. In the first place, both we and the rest of San Francisco realized: Seminar
In the second place, when you put a column entitled:
Question
in a newspaper, then you are supposed to put the question in, not just the answers, and in the third place:
The Question
was spelled:
Seminar

In the matter of the D'Oak Room, after being at the festivities, I don't guess that it made a lot of difference. It was festive and it was crowded.

About the Seminar we promise to watch that kind of stuff and the Question will be stated in the future, but we will probably forget to put in the answers.

DAYS TWO

In the second place, when you put a column entitled:
Question
in a newspaper, then you are supposed to put the question in, not just the answers, and in the third place:
The Question

BIG THINGS COMING TO THE CROSS ROAD

Lunch Dinner Sandwiches

D' OAK ROOM

Advertisement was supposed to read
A FESTIVE A FESTIVE TWO DAYS TWO

In the second place, when you put a column entitled:
Question
in a newspaper, then you are supposed to put the question in, not just the answers, and in the third place:
The Question

Bias Case Boy Goes To Jail
Watsonville Ex-Chief Gets Fine, Probation

Two cases that have made the local papers taken separately might make sense but in comparison do not look so if justice was served.

In the first case the former Police Chief of Watsonville, California was sentenced to three years' probation and $1,000 fine, his co-defendants were fined $1,000 each and sentenced to serve 30 days in the County Jail over weekend periods.

The case involved liquor that was reported stolen, and allegedly stolen, and was sold thru the continuity of the real owner, the liquor salesman and the Chief of Police.

This should prove conclusively to anyone that a Chief of Police is definitely not scheduled to go to his own lockup. How a Judge passing sentence could overlook the fact that a law enforcement officer has far more responsibility in upholding the law than does a liquor salesman or a tavern owner is almost unbelievable.

But if you consider the counts against these people and their terms of punishment against one handed down here in San Francisco last week you will see such a disparity as to make a sane person wonder.

A 10 year old youth, termed the leader of the gang who harassed a Jewish couple for 15 minutes was sent to the County Jail for 6 months with another six months suspended. This trial made the headlines here and this was the last of the Harassment Gong to be sentenced.

As far as harassment goes, this writer has evidence that a larger group has harassed a still larger group for a much longer period and so far as we know the ones doing the harassment get medals for it.

Nothing to fear
but fear itself

T.F.D.R.

THE HEADHUNTERS

Embarcadero

82

BRUNCH 6am til 6pm

COMPLIMENTS OF THE SABRE

BRISBANE

6pm til 6am

Sunday