Form **990**

Return of Organization Exempt From Income Tax

Under section 501(c) of the Internal Revenue Code (except black lung benefit trust or private foundation) or section 4947(a)(1) nonexempt charitable trust

1996

OMB No. 1545-0047

This Form is

Department of the Treasury Internal Revenue Service Note: The organization may have to use a copy of this return to satisfy state reporting requirements.

This Form is Open to Public Inspection

A I	or the	e 1996 cal	endar ye	ear, OR tax year period beginning	, 1996, a	and endin	g		19
B 0	heck if	:	Please	C Name of organization					r identification number
	hange	of address	use IRS label or	Christian Legal Socie	ty			36-610	01090
<u> </u>	nitial ret	turn	print or	Number and street (or P.O. box if mail is not deli	E State reg	gistration number			
	inalretu	urn	type. See	4208 Evergreen Lane			222	F04044	13-6
	mende	dreturn	Specific Instruc-	City, town, or post office, state, and ZIP code				F Check	▶ ☐ if exemption
(r S	equired tate rep	dalso for porting)	tions.	Annandale, VA 22002-3	264				application is pending
G 1	уре о	f organizai	tion 🕨 🛭	Exempt under section 501(c) (3		▶ 🗌 se	ction 4947(a)(1) nonexem	ot charitable trust
Note	e: Sec	tion 501(c)(3) exer	mpt organizations and 4947(a)(1) nonexem					
				ed for affiliates?					s," enter four-digit group
(b)	If "Ye	es," enter f	the numb	per of affiliates for which this return is filed: .	•		otion number (-,
(c	ls th	is a separa	ate return	n filed by an organization covered by a			nting method:		Accrual
					🗌 Yes 🛮 No		ther (specify)		
K				organization's gross receipts are normally no					n with the IRS:
				90 Package in the mail, it should file a return					
				used by organizations with gross receipts les					
	art I			Expenses, and Changes in Net A					
	1			s, grants, and similar amounts received:			`	***************************************	- P-0
	a	Direct pu	blic supp	oort		1a	680,9	914	
	b	Indirect p	ublic sup	pport		1b	36,0		
	C	Governm	ent contr	# 1					
	d	c Government contributions (grants)							
		(cash \$ 656,216 noncash \$ 60,738)							716,954
	2								134,036
	3								367,450
	4	Interest on savings and temporary cash investments							2,727
	5	Dividend:		6					
	6a	Gross rer	nts			6a	15,2	200	
	b	b Less: rental expenses							
ь	С	c Net rental income or (loss) (subtract line 6b from line 6a)							15,200
R E V	7	7 Other investment income (describe ▶							
Ř N U					(A) Securities		(B) Other	***************************************	
Ü	1			m sale of assets other than inventory	5,956	8a		**************************************	
_	b	Less: cos	t or othe	r basis and sales expenses	5,956	8b			
	С	Gain or (I	loss) (atta	ach schedule)		8c	:		
	d			(combine line 8c, columns (A) and (B))				8d	
	9	Special e	vents an	d activities (attach schedule)				10000000000000000000000000000000000000	
	a			· · · · · · · · · · · · · · · · · · ·	tributions			Francisco Control Cont	
				a)		9a		### **********************************	
				nses other than fundraising expenses		9b		### 1	
				ss) from special events (subtract line 9b from		- 1		9c	
	1			entory, less returns and allowances		10a		### ##################################	
				ds sold		10b		**************************************	
				ss) from sales of inventory (attach schedule)					
	11			om Part VII, line 103)					1 004 000
	12			dd lines 1d, 2, 3, 4, 5, 6c, 7, 8d, 9c, 10c, and					1,236,373
E X	13			(from line 44, column (B))				· · · · · · · · · · · · · · · · · · ·	851,171
EXPENSES	14			general (from line 44, column (C))					137,665
N S	15			line 44, column (D))					134,813
E S	16			add lines 15 and 44 column (A)					1 100 (40
	17			add lines 16 and 44, column (A))					1,123,649
ASSET S	18			for the year (subtract line 17 from line 12).					112,724
EE	19			balances at beginning of year (from line 73					-305,936
'Ť S	20			net assets or fund balances (attach explana					100 010
	21	inet asset	is or tund	balances at end of year (combine lines 18,	19, and 20)			21	-193,212

2	Statement of All organizations must comp Functional Expenses section 4947(a)(1) nonexemp	lete colu t charita	mn (A). Columns (B), (C), a ble trusts but optional fo	and (D) are required for or others. (See Specific	section 501(c)(3) and (4) c Instructions on page 13.)	
	Do not include amounts reported on line 6b, 8b, 9b, 10b, or 16 of Part I.		(A) Total	(B) Program services	(C) Management and general	(D) Fundraising
22	Grants and allocations (attach schedule)					
	(cash \$)	22				
23	Specific assistance to individuals (attach schedule)	23				
24	Benefits paid to or for members (attach schedule)	24				
25	Compensation of officers, directors, etc	25	81,667	60,224	12,280	9,163
26	Other salaries and wages	26	324,250	239,112	48,759	36,379
27	Pension plan contributions	27	11,874	8,756		1,332
28	Other employee benefits	28	21,937	16,178		2,461
29	Payroll taxes	29	30,389	22,410	4,570	3,409
30	Professional fundraising fees	30				
31	Accounting fees	31	33,922	10,813	23,109	
32	Legal fees	32	10 000			
33	Supplies	33	13,753	9,601	2,532	1,620
34	Telephone	34	43,484	30,102	6,104	7,278
35	Postage and shipping	35	43,598	29,581	6,394	7,623
36 27	Occupancy	36	88,283	68,693	15,152	4,438
37 38	Equipment rental and maintenance	37	5,585	4,044	836	705
39	Printing and publications	38	64,743	57,092	364	7,287
40	Travel	39	36,415	33,217	2,329	869
41	Conferences, conventions, and meetings	40	117,493	116,992	283	218
42	Depreciation, depletion, etc. (attach schedule)	41	17,050 7,560	11,565	·	2,985
43	Other expenses (itemize): a See Statement 2	42 43a	181,646	4,891 127,900	1,016 6,353	1,653
b	one expenses (nemize). a Dec Deacement 2	43b	101,040	127,900	0,353	47,393
c		43c			-	
d		43d				
e		43e				
44	Total functional evacance (add lines 00 thru 10) Occasion for	750				
44	Total functional expenses (add lines 22 thru 43) Organizations completing columns (B)–(D), carry these totals to lines 13 – 15.	44	1,123,649	851,171	137,665	134,813
and If "Ye (iii) 1	orting of Joint Costs Did you report in column (B) (Program s fundraising solicitation?		; (ii) the amo	ount allocated to Pro ount allocated to Fu	ogram services \$. ▶ ☐ Yes No
	rt III Statement of Program Service Accompli					
	t is the organization's primary exempt purpose? ► Encoura	-				Program Service
Disc	rganizations must describe their exempt purpose achievements. uss achievements that are not measurable. (Section 501(c)(3) as must also enter the amount of grants and allocations to others.	and (4)	ne number of clients organizations and 4	served, publications 947(a)(1) nonexem	s issued, etc. pt charitable	Expenses (Required for 501(c)(3) and (4) orgs. and 4947(a)(1) trusts; but optional for others.)
а	See Statement 3					
	244					
			(Grants and alloc	ations \$)	851,171
b						
			(Grants and alloc	eations \$)	
С						
			(Grants and alloc	ations \$)	
đ						
			<u> </u>			
	Other program consists (-HLLL-1)	-	(Grants and alloc)	
	Other program services (attach schedule)		(Grants and alloc)	0.00
	Total of Program Service Expenses (should equal line 44, col	umn (B), Program services)			851,171

Part IV Balance Sheets (See Specific Instructions on page 16.)

	Note:	Where required, attached schedules and amounts within the description for end-of-year amounts only.	n colum	in should be	(A) Beginning of year		(B) End of year
	45	Cash – non-interest-bearing			250	45	
	46	Savings and temporary cash investments			193,825	46	212,090
	47 a	Accounts receivable	47a	3,430			
	1	b Less: allowance for doubtful accounts				47c	3 430
			2,101	470	3,430		
	48 a	Pledges receivable	48a				
		Less: allowance for doubtful accounts				48c	
	49	Grants receivable			39,000	49	
	50	Receivables from officers, directors, trustees, and key employees (attac			32,000	50	
Α	1	Other notes and loans receivable (attach schedule)				30	
S		Less: allowance for doubtful accounts				51c	
Ē	52	Inventories for sale or use			7,982		10,609
Ţ	53	Prepaid expenses and deferred charges			10,512		16,324
Э	54	Investments – securities (attach schedule).		10,512	54	10,324	
		Investments – land, buildings, and equipment:			54		
	35 a	basis	EE0				
	h	Less: accumulated depreciation (attach schedule)					
	56	Investments – other (attach schedule)				55C	· · · · · · · · · · · · · · · · · · ·
	l l	Land, buildings, and equipment: basis		74,741		56	
		Less: accumulated depreciation (attach schedule) See . St., 4 .		36,981	12 606		27 760
	58	Other assets (describe > See Statement 5	5/D	30,901	12,686	++	37,760
	30	Other assets (describe > DCC DCACCINCTIC D)		58	5,751	
	59	Total seests (add lines 45 through 59) (must equal line 74)		266 256		205 064	
	60	Total assets (add lines 45 through 58) (must equal line 74)			266,356 157,530		285,964
L	61	Grants payable			157,520	 	108,926
Ī	62				250 272	61	254 040
В	63	Deferred revenue.			259,272	62	254,942
!	1	Loans from officers, directors, trustees, and key employees (attach scho			155,500	63	91,500
ļ		Tax-exempt bond liabilities (attach schedule)				64a	
Ţ	1	Mortgages and other notes payable (attach schedule)				64b	
Ė	65	Other liabilities (describe ► <u>See Statement 7</u>)		65	23,808
S	66	Total liabilities (add lines 60 through 65)			572,292		170 176
N	+	anizations that follow SFAS 117, check here			312,232	66	479,176
Ë	O. g.	and lines 73 and 74.	85 67 tri	rough 69			
	67	Unrestricted			-483,775		241 440
A S S E T S	68	Temporarily restricted		,	165,314	67	-241,449
Ĕ	69	Permanently restricted					48,237
s		anizations that do not follow SFAS 117, check here ▶ ☐ and comp			12,525	69	
0	UI g	through 74.	iete iine	s /U			
R	70	-					
F	1	Capital stock, trust principal, or current funds				70	
N D	71	Paid-in or capital surplus, or land, building, and equipment fund				71	
В	72	Retained earnings, endowment, accumulated income, or other funds				72	
A	73	Total net assets or fund balances (add lines 67 through 69 OR lines 3			205 026		100 010
Ň		column (A) must equal line 19 and column (B) must equal line 21)	• • • • • •	• • • • • • • • • • • • • • • •	-305,936	73	-193,212
ANCES	7,	Total liabilities and not appetational between (1911)			266 256	_	205 25:
	74	Total liabilities and net assets/fund balances (add lines 66 and 73) .			266,356	74	285,964

(A) Name and address	(B) Title and average hours per week devoted to position	(C) Compensation (If not paid, enter -0-)	employee benefit plans & deferred compensation	(E)Expense account and other allowances
See Statement 8				

Did any officer, director, trustee, or key employee receive aggregate compensation of more than \$100,000 from your organization

If "Yes," attach schedule - see Specific Instructions on page 18.

and all related organizations, of which more than \$10,000 was provided by the related organizations?.....

	Other information (see Specific Instructions on page 19.)				Yes	No
76	Did the organization engage in any activity not previously reported to the IRS? If "Yes," attach a detailed deeach activity	scriptio	n of	76		Х
77	Were any changes made in the organizing or governing documents but not reported to the IRS? If "Yes," attach a conformed copy of the changes.			77	X	
78 a	Did the organization have unrelated business gross income of \$1,000 or more during the year covered by	his retu	rn?	78a		Х
	If "Yes," has it filed a tax return on Form 990-T for this year?			78b	N,	
79	Was there a liquidation, dissolution, termination, or substantial contraction during the year?				- 1	
	If "Yes," attach a statement			79		X
80 a	Is the organization related (other than by association with a statewide or nationwide organization) through governing bodies, trustees, officers, etc., to any other exempt or nonexempt organization?	commo	n membership,			v
h	If "Yes," enter the name of the organization ► N/A		• • • • • • • • • • • • • • • • • • • •	80a	1	X
_	and check whether it is a exe	mnt OF	∏ nonexempt			######################################
81 a	Enter the amount of political expenditures, direct or indirect, as described in the instructions for line 81		i 🖂 Honexempt.			
	Did the organization file Form 1120–POL for this year?			81b		Х
	Did the organization receive donated services or the use of materials, equipment, or facilities at no charge					
	less than fair rental value?			82a	Х	
b	If "Yes," you may indicate the value of these items here. Do not include this amount as revenue in					
	Part I or as an expense in Part II. (See instructions for reporting in Part III.)					
	Did the organization comply with the public inspection requirements for returns and exemption applications			83a	X	
	Did the organization comply with the disclosure requirements relating to quid pro quo contributions?			83b	X	
	Did the organization solicit any contributions or gifts that were not tax deductible?			84a		X
b	If "Yes," did the organization include with every solicitation an express statement that such contributions or	gifts we	ere not		1	<i>7</i> –
85	tax deductible?			84b	N	
	501(c)(4), (5), or (6) organizations. – a Were substantially all dues nondeductible by members? Did the organization make only in-house lobbying expenditures of \$2,000 or less?			85a	N N	
	If "Yes" was answered to either 85a or 85b, do not complete 85c through 85h below unless the organization			85b	1/1/	l A
	a waiver for proxy tax owed for the prior year.	n receiv	/ea			
c		85c	N/A			
d	Section 162(e) lobbying and political expenditures		N/A			**************************************
е	Aggregate nondeductible amount of section 6033(e)(1)(A) dues notices		N/A			
f	Taxable amount of lobbying and political expenditures (line 85d less 85e)		N/A			
g	Does the organization elect to pay the section 6033(e) tax on the amount in 85f?			85g	N	A
h	If section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount in 85f to its of dues allocable to nondeductible lobbying and political expenditures for the following tax year?	reason	able estimate	85h	N	ľΑ
86	501(c)(7) organizations. – Enter:					
а	Initiation fees and capital contributions included on line 12	86a	N/A			
b	Gross receipts, included on line 12, for public use of club facilities	86b	N/A			
87	501(c)(12) organizations Enter: a Gross income from members or shareholders	87a	N/A			
b	Gross income from other sources. (Do not net amounts due or paid to other sources against amounts due or received from them.)	87b	N/A			
88	At any time during the year, did the organization own a 50% or greater interest in a taxable corporation or profigures," complete Part IX	artners	hip?	88		X
89 a	501(c)(3) organizations. – Enter: Amount of tax paid during the year under:			00		
	section 4911 ▶ ; section 4912 ▶ ; section 4955 ▶					
b	501(c)(3) and 501(c)(4) organizations. – Did the organization engage in any section 4958 excess benefit tra	nsactio	n during			37
^	the year? If "Yes," attach a statement explaining each transaction			89b		X
d	Enter: Amount of tax in 89c, above, reimbursed by the organization				·	
90	List the states with which a copy of this return is filed AK, AZ, MN, NE, NH, TN,					
91			no. ▶ 703-64	12-	070	<u> </u>
		•	22003-326		2070	
92	Section 4947(a)(1) nonexempt charitable trusts filing Form 990 in lieu of Form 1041 – Check here					▶ 🗌
	· · · · · · · · · · · · · · · · · · ·	92	N/A			

Enter gros	Analysis of Income-Producing Actives amounts unless otherwise indicated.		usiness income	1	section 512, 513, or 514	(E)
	gram service revenue:	(A) Business code	(B) Amount	(C) Exclusion co	(D)	Related or exe
	nference registrations	245/11055 0040	741104111	Exclusion co	Amount	109,
	ntr for Law & Relig.Fr.			·		8,
c Sa	les of books, tapes,etc					12,
d Sa	les of subscriptions					3,
e						
g Fees	s and contracts from government agencies					
94 Men	mbership dues and assessments					367,
95 Inter	rest on savings and temporary cash investments		· · · · · · · · · · · · · · · · · · ·	1	4 2,727	,
96 Divid	dends and interest from securities			1		
97 Net	rental income or (loss) from real estate:					1
a debi	t-financed property					
b not a	debt-financed property			1	6 15,200	
	rental income or (loss) from personal property. \ldots .					
99 Othe	er investment income					
	n or (loss) from sales of assets other than inventory.					
	income or (loss) from special events					
	ss profit or (loss) from sales of inventory					
	er revenue: a					
b						
c						1
e —			<u></u>			
	ototal (add (columns (B), (D), and (E))				17,933	501,
	al (add line 104, columns (B), (D), and (E))					519,419
Part VII		oorted in column	(E) of Part VII cont			
	See Statement 9					
Part IX	Information Regarding Taxable Sub	sidiaries (Con	nplete this Part if	the "Yes" box	on line 88 is checked	.)
	Name, address, and employer identification	Percentage of ownership	Natur		Total	End-of-yea
/-	number of corporation or partnership	interest	business a	ctivities	income	assets
N/A		%				
		%				
		%				
Please Sign Here	Under penalties of perjury, I declare that I have a knowledge and belief, it is true correct, and com has any knowledge. (See General instructions, p	nplete. Declaration	urn, including acco	ompanying sche r than officer) is	SARVEL B. C.	on of which prej
	Signature of officer		Date		Type or print name and tit	е.
Paid	Preparer's James B. Moore	U	Date 8/2	, se	Preparer's	SSN
Preparer's	James B. Moo	re, CPA		EI	<u> </u>	
Use Only			‡ 235			
	Annandale, VA				22003-	3251

SCHEDULE A (Form 990)

Organization Exempt Under Section 501(c)(3)

(Except Private Foundation) and Section 501(e), 501(f), 501(k), 501(n), or Section 4947(a)(1) Nonexempt Charitable Trust

Supplementary Information

See separate instructions.

OMB No. 1545-0047

1996

Department of the Treasury Must be completed by the above organizations and attached to their Form 990 (or 990-EZ). Internal Revenue Service Name of the organization Employer identification number Christian Legal Society 36-6101090 Compensation of the Five Highest Paid Employees Other Than Officers, Directors, and Trustees (See instructions on page 1. List each one. If there are none, enter "None.") (d) Contributions to (e) Expense (b) Title and average hours (a) Name and address of each employee paid more than \$50,000 (c) Compensation employee benefit plans 8 account and other per week devoted to position deferred compensation allowances Steven T. McFarland CLRF--Director 1413 N. Buchanan, Arlington VA 40 73,440 11,126 0 Total number of other employees paid over \$50,000 ▶ Compensation of the Five Highest Paid Independent Contractors for Professional Services (See instructions on page 1. List each one (whether individuals or firms.) If there are none, enter "None.") (a) Name and address of each independent contractor paid more than \$50,000 (b) Type of service (c) Compensation Valtim PO Box 114, Venture Dr., Forest VA 24551 Data mgmt/caging 110,852

Total number of others receiving over \$50,000 for

	art III	Statements About Activities	Υ	es	No
1	During	the year, has the organization attempted to influence national, state, or local legislation, including any attempt to not public opinion on a legislative matter or referendum?	1	Х	
	If "Yes	s," enter the total expenses paid or incurred in connection with the lobbying activities. > \$ 2,200			
	Orgar check	izations that made an election under section 501(h) by filing Form 5768 must complete Part VI-A. Other organizations ing "Yes," must complete Part VI-B AND attach a statement giving a detailed description of the lobbying activities.			
2	direct	the year, has the organization, either directly or indirectly, engaged in any of the following acts with any of its trustees, ors, officers, creators, key employees, or members of their families, or with any taxable organization with which any such is affiliated as an officer, director, trustee, majority owner, or principal beneficiary:			
а	Sale,	exchange, or leasing of property?	2a		X
b	Lendi	ng of money or other extension of credit?	2b		X
С	Furnis	hing of goods, services, or facilities?	2c		Х
d	Paym	ent of compensation (or payment or reimbursement of expenses if more than \$1,000)? See F.orm 9.90., Part V	2d	Х	
е	Trans	er of any part of its income or assets?	2e		Х
		answer to any question is "Yes," attach a detailed statement explaining the transactions. See Statement 10			
3	Does	the organization make grants for scholarships, fellowships, student loans, etc.?	3		X
4	Attach in furt	a statement to explain how the organization determines that individuals or organizations receiving grants or loans from it nerance of its charitable programs qualify to receive payments. (See instructions on page 2.)			
P	art IV	Reason for Non-Private Foundation Status (See instructions on pages 2 through 4.)			
The	organiz	ation is not a private foundation because it is (please check only ONE applicable box):			
		surch, convention of churches, or association of churches. Section 170(b)(1)(A)(i).			
6	_	hool. Section 170(b)(1)(A)(ii). (Also complete Part V, page 4.)			
7		espital or a cooperative hospital service organization. Section 170(b)(1)(A)(iii).			
8		deral, state, or local government or governmental unit. Section 170(b)(1)(A)(v).			
9		edical research organization operated in conjunction with a hospital. Section 170(b)(1)(A)(iii). Enter the hospital's name, city, an	nd state	•	
10	☐ An (organization operated for the benefit of a college or university owned or operated by a governmental unit. Section 170(b)(1)(A)(iv) to complete the Support Schedule in Part IV-A.)	·		
11 a	An o	rganization that normally receives a substantial part of its support from a governmental unit or from the general public. ion 170(b)(1)(A)(vi). (Also complete the Support Schedule in Part IV-A.)			
11b	☐ A co	mmunity trust. Section 170(b)(1)(A)(vi). (Also complete the Support Schedule in Part IV-A.)			
12	activ inve	organization that normally receives: (1) more than 33 1/3% of its support from contributions, membership fees, and gross receipt rities related to its charitable, etc., functions—subject to certain exceptions, and (2) no more than 33 1/3% of its support from gro stment income and unrelated business taxable income (less section 511 tax) from businesses acquired by the organization after a 30, 1975. See section 509(a)(2). (Also complete the Support Schedule in Part IV—A.)	s from ess		
13	☐ An o	organization that is not controlled by any disqualified persons (other than foundation managers) and supports organizations descr nes 5 through 12 above; or (2) section 501(c)(4), (5), or (6), if they meet the test of section 509(a)(2). (See section 509(a)(3).)	ribed in:		
		Provide the following information about the supported organizations. (See instructions on page 4.)		_	
		(a) Name(s) of supported organization(s) (b) Line from	number above	· 	
				_	
14	☐ An o	organization organized and operated to test for public safety. Section 509(a)(4). (See instructions on page 4.)			

%

	JIE A (Form 990) 1996					Page :
Part	Support Schedule (Complete only Note: You may use the worksheet in the	if you checked a box instructions for conv	c on line 10, 11, overting from the a	or 12.) Use cash metho accrual to the cash meth	d of accounting. od of accounting.	
Caler	dar year (or fiscal year beginning in) 🕨	(a) 1995	(b) 1994	(c) 1993	(d) 1992	(e) Total
15	Gifts, grants, and contributions received.					
	(Do not include unusual grants. See line 28.)	1,036,923			610,642	3,082,897
16	Membership fees received	367,377	343,53	334,205	320,204	1,365,321
17	Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is not a business unrelated to the organization's charitable, etc., purpose.	178,406	124,55	53 134,273	85,365	522,597
18	Gross income from interest, dividends, amounts received from payments on securities loans (section 512(a)(5)), rents, royalties, and unrelated business taxable income (less section 511 taxes) from business acquired by the organization after June 30, 1975	1,118	1,81	L8 2,406	2,520	7,862
19	Net income from unrelated business activities not included in line 18					
20	Tax revenues levied for the organization's benefit and either paid to it or expended on its behalf					
21	The value of services or facilities furnished to the organization by a governmental unit without charge. Do not include the value of services or facilities generally furnished to the public without charge					
22	Other income. Attach a sch. Do not include gain (loss) from sale of capital assets . Stmt. 11			3,259	2,832	6,091
23	Total of lines 15 through 22				1,021,563	4,984,768
24	Line 23 minus line 17	1,405,418	1,259,54	861,010	936,198	4,462,171
25	Enter 1% of line 23	15,838	13,84	9,953	10,216	
26 b	Organizations described in lines 10 or 11: a Attach a list (which is not open to public inspectio (other than a government unit or publicly support	on) showing the nam	e of and amount	contributed by each pe	rson	89,243
	the amount shown in line 26a. Enter the sum of a	Il these excess amou	unts here		Þ 26b	
d	Total support for section 509(a)(1) test: Enter line Add: Amounts from column (e) for lines: 18 \$ 22 \$	7,862	19 \$			\$ 4,462,173
	Public support (line 26c minus line 26d total)					
	Public support percentage (line 26e (numerato					\$ 4,448,218 99.699
27	Organizations described on line 12: a For a list to show the name of, and total amounts received N/A	amounts included in	lines 15, 16, and	17 that were received fr	om a "disqualified pe	erson." attach a
	(1995) (1994)		(1993)		(1992)	
b	For any amount included in line 17 that was receach year, that was more than the larger of (1) the 5 through 11, as well as individuals.) After compenter the sum of all these differences (the excess	eived from a nondisone amount on line 25 uting the difference	qualified person, for the year or (2 between the am	, attach a list to show the 2) \$5,000. (Include in the	e name of, and amou e list organizations de	escribed in lines
	(1995)(1994)		(1993)		(1992)	
С	Add: Amounts from column (e) for lines:	15 \$ 20 \$	16 \$ 21 \$		▶ <u>27</u> c	 \$
d	Add: Line 27a total \$	and line 27b tot	al \$	•••	▶ 27d	\$
е	Public support (line 27c total minus line 27d total) <i>.</i>			▶ 27e	
f	Total support for section 509(a)(2) test: Enter ame	ount on line 23, colu	mn (e)	▶ 27f \$		
g	Public support percentage (line 27e (numerato					

h Investment income percentage (line 18, column (e) (numerator) divided by line 27f (denominator)) ▶ 27h

nature of the grant. Do not include these grants in line 15. (See instructions on page 4.)

Unusual Grants: For an organization described in line 10, 11, or 12 that received any unusual grants during 1992 through 1995, attach a list (which is not open to public inspection) for each year showing the name of the contributor, the date and amount of the grant, and a brief description of the

Schedule A (Form 990) 1996

Private School Questionnaire (See instructions on page 4.)
(To be completed ONLY by schools that checked the box on line 6 in Part IV)

1/	I/A		Yes	No
29	Does the organization have a racially nondiscriminatory policy toward students by statement in its charter, bylaws, other governing instrument, or in a resolution of its governing body?	29		
30	Does the organization include a statement of its racially nondiscriminatory policy toward students in all its brochures, catalogues, and other written communications with the public dealing with student admissions, programs, and scholarships?	30		T
31	Has the organization publicized its racially nondiscriminatory policy through newspaper or broadcast media during the period of solicitation for students, or during the registration period if it has no solicitation program, in a way that makes the policy known to all parts of the general community it serves?			
	If "Yes," please describe; if "No," please explain. (If you need more space, attach a separate statement.)	31		L
32	Does the organization maintain the following:			
a	Records indicating the racial composition of the student body, faculty, and administrative staff?	32a		
	Records documenting that scholarships and other financial assistance are awarded on a racially nondiscriminatory basis?	32b		
	admissions, programs, and scholarships?	32c		
d	Copies of all material used by the organization or on its behalf to solicit contributions?	32d		
	If you answered "No" to any of the above, please explain. (If you need more space, attach a separate statement.)			
			######################################	
33	Does the organization discriminate by race in any way with respect to:			
a	Students' rights or privileges?	33a		
b	Admissions policies?	33b		
С	Employment of faculty or administrative staff?	33c		
d	Scholarships or other financial assistance?	33d		
е	Educational policies?	33e		
f	Use of facilities?	33f		
9	Athletic programs?	33g		<u> </u>
h	Other extracurricular activities?	33h		
	If you answered "Yes" to any of the above, please explain. (If you need more space, attach a separate statement.)			
		1	<u> </u>	200000
34 a	Does the organization receive any financial aid or assistance from a governmental agency?	34a		
b	Has the organization's right to such aid ever been revoked or suspended?	34b		
	If you answered "Yes" to either 34a or b, please explain using an attached statement.	-TU		
35	Does the organization certify that it has complied with applicable requirements of sections 4.01 through 4.05 of Rev. Proc. 75–50,			
	1975–2 C.B. 587, covering racial nondiscrimination? If "No," attach an explanation	35		

Schedule A (Form 990) 1996				3	D-6101090 Page
Part VI-A Lobbying Expenditures by E (To be completed ONLY by an eligible	lecting Public Che organization that filed	narities (See instruction 5768)	ctions on page 6.)		, ago
Check here ▶ a ☐ if the organization belongs to an		***			
Check here ▶ b ☐ if you checked "a" above and "	'limited control" provision	ons apply.		(0)	(6)
Limits on Lobby i (The term "expenditures" mea	- •	curred.)		(a) Affiliated group totals	(b) To be completed for ALL electing organizations
36 Total lobbying expenditures to influence public opi	nion (grassroots lobbyi	ing)	36		1,400
37 Total lobbying expenditures to influence a legislative	e body (direct lobbying	g)			800
38 Total lobbying expenditures (add lines 36 and 37).					2,200
39 Other exempt purpose expenditures					848,971
41 Lobbying nontaxable amount. Enter the amount fro					851,171
	e lobbying nontaxabl				
Not over \$500,000	% of the amount on lin	e 40			
Over \$500,000 but not over \$1,000,000 \$1					
Over \$1,000,000 but not over \$1,500,000 \$1					152,676
Over \$1,500,000 but not over \$17,000,000 \$2 Over \$17,000,000					
42 Grassroots nontaxable amount (enter 25% of line 4					38,169
43 Subtract line 42 from line 36. Enter -0- if line 42 is				0	30,103
44 Subtract line 41 from line 38. Enter -0- if line 41 is	more than line 38		44	0	(
Caution: If there is an amount on either line 43 or	line 44, file Form 4720				
4–Yea	ar Averaging Peri	od Under Section	on 501(h)		<u></u>
(Some organizations that made	a section 501(h) election the instructions for line			e columns below.	
			· · · · · · · · · · · · · · · · · · ·		
		Lobbying Expenditu	res During 4-Yea	r Averaging Period	
Calendar year (or fiscal year beginning in)	(a) 1996	(b) 1995	(c) 1994	(d) 1993	(e) Total
45 Lobbying nontaxable amount	152,676	172,236			324,912
46 Lobbying ceiling amount (150% of line 45(e))					487,368
47 Total lobbying expenditures	2,200	2,200			4,400
48 Grassroots nontaxable amount	38,169	43,059			81,228
49 Grassroots ceiling amount (150% of line 48(e))			1		121,842
50 Grassroots lobbying expenditures	1,400	1,400			2,800
Rank M. P. Lobbying Activity by Nonelec	cting Public Char	ities N/A			2,000
(For reporting only by organizations the During the year, did the organization attempt to influence					
influence public opinion on a legislative matter or refere	ndum, through the use	of:	, ,	Yes No	Amount
a Volunteers					
c Media advertisements	•	• ,			
d Mailings to members, legislators, or the public					
e Publications, or published or broadcast statements					
f Grants to other organizations for lobbying purposes					
g Direct contact with legislators, their staffs, government	-	•			
h Rallies, demonstrations, seminars, conventions, speti Total lobbying expenditures (add lines c through h)					
i i oran loopying expenditures (add intes c tillough n	,	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • •	• • • • •	

If "Yes" to any of the above, also attach a statement giving a detailed description of the lobbying activities.

Schedule A	(Form 990) 1996	Regarding Transfers	To and Transactions a	nd Relationships With Noncharitable			Page 6
51 Did of the	the reporting organizate Code (other than sec	ion directly or indirectly eng	gage in any of the following with	any other organization described in section 501	(c)		
			ritable exempt organization of:			Yes	No
				• • • • • • • • • • • • • • • • • • • •	51a(i)	1.33	X
					a(ii)		X
b Oth	er transactions:						
					b(i)		X
					b(ii)		X
					b(iii)		X
					b(iv)		X
				• • • • • • • • • • • • • • • • • • • •	b(v)		X
					b(vi)	ļ	X
					С		X
of the	ne goods, other assets, ny transaction or sharin	or services given by the re	porting organization. If the orga	b) should always show the fair market value nization received less than fair market value s, other assets, or services received.			
(a) Line no.	(b) Amount involved	Name of noncharit	(c) able exempt organization	(d) Description of transfers, transactions, and sha	aring arr	angen	nents
N/A							
	1						
		7.00					
-							
-							
of th	ne Code (other than sec 'es," complete the follow	ction 501(c)(3)) or in section	n 527?	exempt organizations described in section 501(c)	🗆 Y	es	⊠ No
	(a) Name of orga	anization	(b) Type of organization	(c) Description of relationshi	р		
N/A							
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \					
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					

Form **2758**

(Rev. May 1995)

Application for Extension of Time To File Certain Excise, Income, Information, and Other Returns

Department of the Tre Internal Revenue Serv					OMB No. 1545-0148
		Name	► File a separate applica	ation for each return.	
Please ty	pe or		ristian Legal Society		Employer identification number
print. File original a		Numbe	er, street, and room or suite no. (or P.O. box no. if mail is not deliv	vered to street address)	36-6101090
copy by t	-		(or to be seen to the total of	voice to street address)	
	•••	420	8 Evergreen Lane #222		
return. Se	36 1112-	City, to	own or post office, state, and ZIP code. For a foreign address, so	ee instructions	
tructions	UII Dack.		nandale, VA 22002-3264		
Note: Co			tax return filers must use Form 7004 to request an ex	tonsion of time to file Partnerships DEMICs and	
Fo	rm 8736 to	reque	est an extension of time to file Form 1065, 1066, or 10	041.	rusts must use
				_ , to file (check only one):	
	Form 706-	GS(D)	Form 990-T (401(a) or 408(a) trust))	☐ Form 8612
	Form 706-	GS(T)			☐ Form 8613
X	Form 990 d	or 990-			Form 8725
	Form 990-	BL	☐ Form 1041–A	☐ Form 5227	Form 8804
	Form 990-	PF	☐ Form 1042	☐ Form 6069	Form 8831
If th	ne organiza	tion d	oes not have an office or place of business in the Uni		
2a For	calendar y	ear 19	9 96 , or other tax year beginning	and ending	
			less than 12 months, check reason: Initial return	n Final return Change in accounting p	 eriod
3 Has	s an extens	ion of	time to file been previously granted for this tax year?	,	∏ Yes ⊠ No
4 Sta	te in detail	why y	ou need the extension Entity's annua	l audit was recently comm	oleted and
<u>ac</u>	ditio	na⊥	time is needed to transla	te the results of the aud	lited
<u>fi</u>	nanci	al	statements on to the Form	990.	
5a If the 606	nis form is fo 89, 8612, 86	or For 313, 87	m 706-GS(D), Form 706-GS(T), 990-BL, 990-PF, 99 725, 8804, or 8831, enter the tentative tax, less any no	00-T, 1041 (estate), 1042, 1120-ND, 4720, onrefundable credits. See instructions.	. \$ 0
b If th	nis form is fo	or For	rm 990-PF, 990-T, 1041 (estate), 1042, or 8804, enter clude any prior year overpayment allowed as a credit	r any refundable credits and estimated tax	-
c Bala	ance due.	Subtra	act line 5b from line 5a. Include your payment with thi	is form, or deposit with FTD coupon if required	
					. \$ 0
inder nena	ilties of neriur	rv I dec	clare that I have examined this form, including accompanying so	d Verification	
ınd comple	te; and that I	am auti	horized to prepare this form.	riedules and statements, and to the best of my knowledge a	nd belief, it is true, correct,
Signature			Title ▶	D	ate ►
ILE ORI	GINAL ANI	D ONE	E COPY. The IRS will show below whether or not y	your application is approved and will return the	сору.
Notice to	Applicant	– To l	Be Completed by the IRS		
			•		
			ved your application. Please attach this form to your r		
اللا	we nav∈ i due date of	NOIA fvour	approved your application. However, we have granted return (including any prior extensions). This grace pe	d a 10-day grace period from the later of the date	shown below or the
1	required to	be ma	ade on a timely return. Please attach this form to you	return.	for elections otherwise
	We HAVE I	NOT a	approved your application. After considering the reasons not granting the 10-day grace period.		for an extension of
				- 4-4646- 4	
	~		der your application because it was filed after the due		quested.
	Ouner				
			Ву:		
		Di	irector		Date
If you w	ant a copy	of this	s form to be returned to an address other than that sh	hown above, please enter the address to which th	e copy should be sent.
	Name				.F. 7
Please	Jame	s B	. Moore, CPA		
Type	Number, s	street, a	and room or suite no. (or P.O. box no. if mail is not delivered to s	treet address)	
or Print	4208	Ev	ergreen Lane #235		
	City town	or nor	et office etate and ZID ands Fore faraien address in-term	41	·

Annandale, VA 22003-3251

4562 Form

Department of the Treasury Internal Revenue Service (99)

990

Depreciation and Amortization (Including Information on Listed Property)

► See separate instructions.

1996

Attachment Sequence No. 67

OMB No. 1545-0172

Name(s) shown on return Christian Legal Society Business or activity to which this form relates

► Attach this form to your return.

Identifying number 36-6101090

	rm 990/990PF								
	art i Election To Expen	se Certain Tangib	le Property (Section 1	179) (Note: If you ha	ive any "lis	ted proper	rty," complete Pa	rt V be	fore you complete Part I.)
1	Maximum dollar limitation. If								\$17,500
2	Total cost of section 179 pro								
3	Threshold cost of section 17								\$200,000
4	Reduction in limitation. Subtr	ract line 3 from line	If zero or less, enter	· -0				4	
5	Dollar limitation for tax year. see page 2 of the instruction	Subtract line 4 from	line 1. If zero or less,	enter -0 If marr	ied filing	separate	ely, 	5	
6	(a) Description			(business use only)			ected cost		
							· · · · · · · · · · · · · · · · · · ·		
7	Listed property. Enter amour	nt from line 27				7			
8	Total elected cost of section								
9	Tentative deduction. Enter the	ne smaller of line 5 of	or line 8					9	
10	Carryover of disallowed ded		• -						
11	Business income limitation.								
12	Section 179 expense deduct	tion. Add lines 9 and	d 10, but do not enter	more than line 11		<u></u>		12	
13	Carryover of disallowed ded	uction to 1997. Add	l lines 9 and 10, less lir	ne 12		▶ 13			
Note ente	e: Do not use Part II or Part III ertainment, recreation, or amus	l below for listed pro sement). Instead, u	operty (automobiles, co se Part V for listed pro	ertain other vehic perty.	les, cellui	lar teleph	nones, certain	comp	uters, or property used for
P	art II MACRS Depreciat	ion For Assets Pla	ced in Service ONLY	During Your 199	6 Tax Ye	ear (Do N	Not Include Lis	sted P	roperty.)
kanaan			Section A - Gener						
14	If you are making the electio general asset accounts, chec	n under section 168 ck this box. See par	B(i)(4) to group any ass ge 2 of the instructions	sets placed in ser	vice durir	ng the ta	x year into on	e or m	nore ▶ □
			eneral Depreciation S						 _
(a)	Classification of property	(b) Month and year placed in service	(c) Basis for depreciat (business/investment only – see instruction	use (d) Reco	very d	(e) Conventi	on (f) Met	hod	(g) Depreciation deduction
15a	3-year property	_							
b	5-year property								
C	7-year property								
d	10-year property								
e	15-year property	_							
f	20-year property	_							
g	25-year property			25 y	rs		s/		
h	Residential rental property			27.5	yrs	MM	s/		
	nesidential rental property				yrs	MM	s/		
i	Nonresidential real property			39 y	rs	MM	s/		
	Nonesidential real property					MM	s/	L	
		Section C - Alte	rnative Depreciation	System (ADS): (See page	4 of the			
<u>16a</u>	Class life	_					s/		
_	12-year			12 y	rs		s/		
_ c	40-year			40 y	rs	MM	s/	L [
P	art III Other Deprecia	ation (Do Not Incl	ude Listed Property.) (See page 4 of the	e instructi	ions.)			
17	GDS and ADS deductions for	or assets placed in s	service in tax years beç	ginning before 19	96			17	
18	Property subject to section 1	68(f)(1) election					<i>.</i>	18	
19	ACRS and other depreciatio	n		<u></u>	<u> </u>	<u></u>	<u> </u>	19	7,552
P	art IV Summary (See								
20	Listed property. Enter amount	nt from line 26						20	
21	Total. Add deductions on lin	ne 12, lines 15 and	16 in column (g), and I	ines 17 through 2	0. Enter	here and	on the		
	appropriate lines of your retu	urn. Partnerships &	S corporations - see in	nstructions				21	7,552
22	For assets shown above and of the basis attributable to se					22			

Part V

Listed Property – Automobiles, Certain Other Vehicles, Cellular Telephones, Certain Computers, and Property Used for Entertainment, Recreation, or Amusement

Note: For any vehicle for which you are using the standard mileage rate or deducting lease expense, complete only 23a, 23b, columns (a) through (c) of Section A. all of Section B. and Section C. if applicable

Section A = D	epreciation ar			· · · · · · · · · · · · · · · · · · ·		an 5 of 1	ho instr	uotion	for limita	tions for	. automo	hilos \		
23a Do you have evidence to sur												Diles.)	es 🗌	No
(2)		(c) Business/ investment use percentage	(d) Cost o	or	Basis for	(e) deprecia s/investm e only)	tion Re	(f) covery eriod	(g Meth Conve) iod/	Dep	(h) preclation duction		(i) Elected ction 179 cost
24 Property used more than 50%	in a qualified l	ousiness use (See page	5 of the	e instruc	tions.):			L		1		L	
											ļ			
25 Property used 50% or less in a	a qualified busi	2000 1100 (200	2 22 2 5 A	of the in	struction	-).					J			
23 Property used 50 % of less in t	a qualified busi	ness use (See	page 3	oi me iii		s.).					Τ			
					 -								# # # # # # # # # # # # # # # # # # #	
													10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
26 Add amounts in column (h). E												-1	0	
27 Add amounts in column (i). Er	nter the total he	ere and on line	7, page	1			<u></u>	· · · · · ·		· · · · · ·			27	
			ection B											
Complete this section for vehicles If you provided vehicles to your e	used by a sole molovees, first	e proprietor, pa answer questi	artner, or ons in Se	other "n	nore thar to see if	15% owi	ner," or of an ex	related	d person.	letina thi	ie eartini	for the	sa vahici	loe.
28 Total business/investment mile				hicle 1		nicle 2		hicle 3		hicle 4	Υ	hicle 5	T	hicle 6
(DO NOT include commuting								-						
29 Total commuting miles driven														
30 Total other personal (noncom	· .												ļ	
31 Total miles driven during the y			Yes	No	Yes	No	Yes	No	Yes	No	Von	No	Voo	No.
32 Was the vehicle available for p off-duty hours?		• • • • • • • • • • • • • • • • • • • •		NO	res	NU	res	NO	res	No	Yes	No	Yes	No
33 Was the vehicle used primarily or related person?														
34 Is another vehicle available fo	r personal use	?												
Answer these questions to determ related persons.		Questions for an exception										e than t	5% owne	ers or
35 Do you maintain a written poli	cy statement th	nat prohibits a	l persona	l use of	vehicles	, includir	ng comi	muting	. by your e	emplove	es?		Yes	No
36 Do you maintain a written poli See page 6 of the instructions	cy statement th	at prohibits p	ersonal u	se of ve	hicles, ex	cept co	mmutin	g, by y	our emplo	yees?				
37 Do you treat all use of vehicle			_										-	
38 Do you provide more than five and retain the information rec	e vehicles to yo	ur employees	, obtain ir	nformatio	on from y	our emp	oloyees		the use o					
39 Do you meet the requirements Note: If your answer to 35, 36														
Part VI Amortization													-kummumm	
Description of costs		(b) Date amorti begins		A	(c) mortizable amount		(d Co sect	de		(e) rtization r percenta	age		(f) nortization r this year	
40 Amortization of costs that beg														
CLSNet software	e develp	12/01	./96			279		162		3				8
41 Amortization of costs that beg	an hefore 1994										41			
42 Total. Enter here and on "Oth		·								••••	42			8
TE TOTAL LINE HERE AND ON OUN	e Deductions	or Other Exp	cuses III	ie oi yol	a return		• • • • • •	• • • • •			44			- 0

1996 Fed	ler	al Statem	ents		Page 1
Client 4029 Ch	risti	an Legal Soc	elety		36–6101090
08/15/97 Statement 1 Form 990, Part II, Line 43 Other Expenses					1:42 pm
Other Expenses		(A)	(B) Program Services	(C) Management & General	(D) Fundraising
CLSNet web site Liability insurance Cost of goods sold Certain fundraising activities Legal advocacy expenses Student chapter costs Database management & other se		4,901 2,858 13,490 6,515 14,866 107,052	6,515 14,866 68,653	378 3 5 5 5 5,412	13,490 32,987
Other Total	 \$ ==	181,646	127,900	563 56,353 56,353	47,393
Statement 2 Form 990, Part III, Line a Statement of Program Service Accomplishme Description				Grants and Allocations	
Membership Ministries: Facilitate society, fellowship and nurture lawyers, judges, law professors helping them to view law vocate opportunity for witness, service Conferences: Sponsors local and conferences for attorneys and	ing sa ion ce dn	among Cland studer ally as a and ministrational	hristian nts, an stry.	\$	237,915
Center for Law and Religious France promotes the constitutional exercise of religion and sanct provides consultative services current issues, publishes a bi and provides strategic litigat appellant and trial court level Public Ministries: Trains and lawyers in Biblical reconciliation conflict resolution. Encourage	l r ity , r -mc ion ls. cer	right of rof human esearcher on thly jour support on technic	free n life, s urnal, at hristian ques and		347,974

996	Federa	al Sta	tements		Page 2
lient 4029	Christia	an Lega	l Society		36-6101090
8/15/97 Statement 2 (Continued) Form 990, Part III, Line a Statement of Program Ser	vice Accomplishments				1:42 pm
	Description			Grants and Allocation	
provide legal aid local chapters.		_	nd throug	gh \$	41,177
Law Student Minist CLS-affiliated strand colleges through Provides mentors a spiritual growth, service, and integ Christian faith.	udent chapters a ughout the Unite and resources to outreach throug	t law d Sta fost h pub	tes. er lic		74.050
Christian raith.					74,859
				\$ =======	851,171 ========
Statement 3 Form 990, Part IV, Line 57 Land, Buildings, and Equi			Basis	\$ ====================================	
Form 990, Part IV, Line 57 Land, Buildings, and Equi	pment sset tures	<u>-</u> \$	11,148 63,593	Depreciation 	Book Value 487 37,273
Form 990, Part IV, Line 57 Land, Buildings, and Equip Are Furniture and fixe	pment sset tures	 \$	11,148 63,593 74,741	Depreciation	Book Value 487 37,273 37,760

996	Federal Statements	Page 3
ilient 4029	Christian Legal Society	36–6101090
8/15/97		1:42 pm
Statement 5 Form 990, Part IV, Line 63 Loans from Officers, Directors, Trust	tees, and Key Employees	
		Balance Due
Lender's Name: Lender's Title: Date of Note: Maturity Date: Repayment Terms: Interest Rate: Security Provided: Purpose of Loan: Desc. of Consideration:	William A. Treeby Treasurer 4/29/94 Various \$25K on 1/1/97, \$10K on 1/1/98 8% Unsecured promissory note Debt consolidation Check	
FMV of Consideration: Original Amount: Balance Due:	35,000 35,000	\$ 35,000
Lender's Name: Lender's Title: Date of Note: Maturity Date: Repayment Terms: Interest Rate: Security Provided: Purpose of Loan: Desc. of Consideration: FMV of Consideration: Original Amount: Balance Due:	Stephen A. West Former Director 1/23/92 1/01/97 Quarterly interest payments 8% Unsecured promissory note Debt consolidation Check 25,000 25,000	25,000
Lender's Name: Lender's Title: Date of Note: Maturity Date: Repayment Terms: Interest Rate: Security Provided: Purpose of Loan: Desc. of Consideration: FMV of Consideration: Original Amount: Balance Due:	North American Trust Company Former Director 2/24/92 Various \$5000 ea 1/1/97,7/1/97,1/1/98 8% Unsecured promissory note Debt consolidation Check 15,000 15,000	15,000
Lender's Name: Lender's Title: Date of Note: Maturity Date: Repayment Terms:	Robert C. Cannada Former Director 2/24/92 1/01/97 Quarterly interest payments	

1996	Federal Statements	Page 4
Client 4029	Christian Legal Society	36–6101090
08/15/97		1:42 pm
Statement 5 (Continued) Form 990, Part IV, Line 63 Loans from Officers, Directors, Trust	tees, and Key Employees	
		Balance Due
Interest Rate:	8%	
Security Provided: Purpose of Loan:	Unsecured promissory note Debt consolidation	
Desc. of Consideration: FMV of Consideration: Original Amount:	Check 10,000 10,000	
Balance Due:	10,000	\$ 10,000
Lender's Name: Lender's Title:	John R. Wylie President & Chairman of Board	
Date of Note:	3/16/92	
Maturity Date: Repayment Terms:	1/01/97	
Interest Rate:	Quarterly interest payments 8%	
Security Provided:	Unsecured promissory note	
Purpose of Loan:	Debt consolidation	
Desc. of Consideration: FMV of Consideration:	Check 5,000	
Original Amount:	5,000	
Balance Due:	-,	5,000
Lender's Name:	Mary I Dayno	
Lender's Title:	Mary L. Payne Director	
Date of Note:	2/16/93	
Maturity Date:	1/01/98	
Repayment Terms: Interest Rate:	Quarterly interest payments 8%	
Security Provided:	Unsecured note payable	
Purpose of Loan:	Debt consolidation	
Desc. of Consideration:	Check	
FMV of Consideration:	1,500	
Original Amount: Balance Due:	1,500	1,50
200		- /
	Total	\$ 91,50
	20042	

1996 Fe	ederal Statements			Page 5
Client 4029	Christian Legal Society			36–6101090
08/15/97 Statement 6 Form 990, Part IV, Line 65 Other Liabilities				1:42 pm
Financing leaseTelephone sy	stem	Total	\$	
Statement 7 Form 990, Part V List of Officers, Directors, Trustees, and Key	Title & avg. Hrs/wk devoted	Comp.	Employee Ben. Pln Contrib.	Account/
Samuel B. Casey 4208 Evergreen Lane, Suite 222 Annandale, VA 22003-3264	Exec. Director	81,667	7,454	0
David J. Allen 290 S. County Farm Rd, 3rd Flr Wheaton, IL 60187-4526	Director None	0	0	0
John R. Bancroft 602 Montgomery St., Suite 900 San Francisco, CA 94111-2612	Director None	0	0	0
Karon Owen Bowdre Samford University Birmingham, AL 35229	Director None	0	0	0
Sylvia Chen PO Box 6512 Libertyville, IL 60048-6512	Director None	0	0	0
Kim D. Cooke 8300 Greensboro Dr., Ste. 1020 McLean, VA 22102	Director None	0	0	0
James A. Davids 122 S. Michigan Ave., #1220 Chicago, IL 60603	Director None	0	0	0

1996 Fe	ederal Statements			Page 6
Client 4029 C	Christian Legal Society			36-6101090
08/15/97				1:42 pm
Statement 7 (Continued) Form 990, Part V List of Officers, Directors, Trustees, and Key	r Employage			
List of Officers, Directors, Trustees, and Ney	/ Employees		Employee	Evnongo
Name and Address	Title & avg. Hrs/wk devoted	Comp.	Employee Ben. Pln Contrib.	Account/
R. Leonard Davis PO Box 1306 Doylestown, PA 18901-0117	Director None	0	0	0
Edward McGlynn Gaffney Valparaiso University Law Schl Valparaiso, IN 46383		0	0	0
Laura M. Horton 1300 NW 167th St. Miami, FL 33169-5738	Director None	0	0	0
Philip G. Hull One Battery Park Plaza, Flr 32 New York, NY 10004-1490	Director None	0	0	0
Herbert A. Jensen 7222 N. Shadeland Ave, Ste 101 Indianapolis, IN 46250-2029	Director None	0	0	0
Timothy C. Klenk 150 N. Michigan Ave, #2500 Chicago, IL 60601-7567	Director None	0	0	0
Marcia L. Luecke 264 South Arlington Akron, OH 44306	Director None	0	0	0
Jonathan E. Maire 2401 E. Grand River Ave. Lansing, MI 48912-3225	Director None	0	0	0
John R. Parker 1740 West Katella Ave., #D Orange, CA 92667-3434	Director None	0	0	0
Mary Libby Payne 656 North State Street Jackson, MS 39201	Director None	0	0	0

1996 F	ederal Statements			Page 7
Client 4029 (Christian Legal Society			36-6101090
08/15/97 Statement 7 (Continued) Form 990, Part V List of Officers, Directors, Trustees, and Ke	v Employees			1: 42 pm
List of Officers, Directors, Trustees, and Re	y Employees			
Name and Address	Title & avg. Hrs/wk devoted	Comp.	Employee Ben. Pln Contrib.	Account/
Julius B. Poppinga 126 Heller Way Montclair, NJ 07043-2512	Director None	0	0	0
Claude H. Rhea III 1226 Rowland Drive Herndon, VA 20170-2426	Director None	0	0	0
John D. Robb PO Box 1888, 20 First Plaza Albuquerque, NM 87103	Director None	0	0	0
Thomas A. Rulon 733 Bishop St., Suite 2057 Honolulu, HI 96813-4076	Director None	0	0	0
H. Robert Showers 8280 Greensboro Dr., 7th Floor McLean, VA 22102	Director None	0	0	0
Stephen A. Tuggy 601 S. Figueroa St., 40th Flr Los Angeles, CA 90017-5758	Director None	0	0	0
Tim L. Voorhees 6507 York Road Baltimore, MD 21212	Director None	0	0	0
Keith Watkins PO Box 489 Troy, AL 36081-0489	Director None	0	0	0
John R. Wylie 90 South Cascade Ave., #1300 Colorado Springs, CO 80903	Pres. & Ch. Bd. None	0	0	0
Wallace L. Larson 3300 N. Central Ave., #1900 Phoenix, AZ 85012	Secretary None	0	0	0

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1996 Fe	ederal Statements	ļ		Page 8
Client 4029	Christian Legal Society			36–6101090
08/15/97 Statement 7 (Continued) Form 990, Part V List of Officers, Directors, Trustees, and Ke	y Employees			1:42 pm
Name and Address	Title & avg. Hrs/wk devoted	Comp.	Employee Ben. Pln Contrib.	Account/
William D. Treeby 546 Carondelet St. New Orleans, LA 70130-3588	Treasurer None	0	0	0
Brent L. Amato 1000 North Randall Road Elgin, IL 60123	Past President None	0	0	0
Richard B. Couser PO Box 3550 Concord, NH 03302-3550	President-elect None	0	0	0
Beverly B. Ellis 3527 N.E. 100th Seattle, WA 98125	President-WCLRF None	0	0	0
William Rehwald 5855 Topanaga Canyon Blvd,#400 Woodland Hills, CA 91367-4600	V.Pres-WCLRF None	0	0	0
William B. Ball 511 N. Second St., PO Box 1108 Harrisburg, PA 17108-1108	WCLRF Director None	0	0	0
L. Martin Nussbaum PO Box 1678 Colorado Springs, CO 80901	WCLRF Director None	0	0	0
Victor L. Smith 401 West 89th Street Kansas City, MO 64114	WCLRF Director None	0	0	0
	Total \$	\$ 81,667 =======		

1996

Federal Statements

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Client 4029

Christian Legal Society

36-6101090

08/15/97

1:42 pm

Statement 8 Form 990, Part VIII Relationship of Activities to the Accomplishment of Exempt Purposes

Line #	Explanation of Activities
93a	Conference registrations: National conferences held for student and lawyer members. Provide education, motivation, and Christian fellowship.
93b	Center for Law and Religious Freedom: Protects and promotes the constitutional right of free exercise of religion, provides consultative services, researches current issues, publishes a bi-monthly journal, and provides strategic litigation support.
93c&d	Sales of books, tapes, subscriptions etc.: Educates, motivates, and informs members on topics of interest to them.
94	Membership dues and assessments: Annual dues paid by lawyers and students to obtain the services of the organization and to provide funds needed to operate the Center for Law and Religious Freedom, Law Student Ministries, and Membership Ministries.

Statement 9
Schedule A, Part III, Line 2
Transactions with Trustees, Directors, etc.

Question d -- Disclosure in addition to Form 990, Part V:

Jill Casey, the Executive Director's wife, also works (20 to 35 hours per week) for the association as an administrative assistant. Her gross compensation for 1996 was \$9,753. She received no fringe benefits.

Kelly F. Casey, the Executive Director's daughter, performed de minimus clerical services for the association during 1996. She was paid \$157.63. She received no fringe benefits.

Statement 10 Schedule A, Part IV-A, Line 22 Other Income

	====	=====	===	=====						
	\$	0		0		3,259		2,832		6,091
Misc/Other Reimburseme	\$	0		0		3,259		2,832		6,091
Description	(a)	1995	(b)	1994	(c)	1993	(d)	1992	(e)	Total

ARTICLE 1 - PURPOSES

The purposes for which the corporation is organized are wholly religious and include the following:

To proclaim Jesus as Lord through all that we do in the field of law and other disciplines.

To provide a means of society, fellowship and nurture among Christian lawyers.

To encourage Christian lawyers to view law as ministry.

To clarify and promote the concept of the Christian lawyer and to help Christian lawyers integrate their faith with their professional lives.

To mobilize, at the national and local level, the resources needed to promote justice, religious liberty and reconciliation.

To encourage, disciple and aid Christian students in preparing for the legal profession.

To provide a forum for the discussion of problems relating to Christianity and the law.

To cooperate with bar associations and other organizations in asserting and maintaining high standards of legal ethics.

To encourage lawyers to furnish legal services to the poor and needy and grant special consideration to the legal needs of churches and other charitable organizations.

To engage in all other activities in which a religious corporation incorporated under the Illinois General Not For Profit Corporation Act, and exempt from taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as they are from time to time amended, may lawfully engage.

ARTICLE 2 - STATEMENT OF FAITH

SECTION 1. STATEMENT. The corporation's statement of faith is as follows:

STATEMENT OF FAITH:

Trusting in Jesus Christ as my Savior, I believe in:

1. One God, eternally existent in three persons, Father. Son and Holy Spirit.

5 A - Page 1

SECTION 2. ACKNOWLEDGMENT. All officers, directors, regular and student members and senior staff of the corporation shall acknowledge their acceptance of, and agreement with, the corporations statement of faith.

ARTICLE 3 - OFFICES

The corporation shall continuously maintain in the State of Illinois a registered office and a registered agent whose business office is identical with such registered office, and may have other offices within or without the state.

ARTICLE 4 - MEMBERS

- SECTION 1. SELECTION. The members of the corporation shall consist of such persons as are selected in a manner determined by the board of directors from the applications of interested candidates.
- SECTION 2. APPLICATIONS. Each candidate for membership shall submit to the corporation an application in a form approved by the board of directors of the corporation. However, no applicant shall be accepted as a regular or student member unless he or she affirmatively indicates in the application that he or she is trusting Jesus Christ as his or her personal Savior and accepts and agrees with the corporation's statement of faith.
- SECTION 3. CLASSES OF MEMBERS. The members of the corporation shall be divided into three classes: regular members, student members and associate members.
- a. <u>Regular Members</u>. Regular members shall include all members who are members of the bar of any jurisdiction of the United States or who are law school graduates.
- b. <u>Student Members</u>. Student members shall include all members who are enrolled in law schools or other higher educational institutions in the United States.
- c. <u>Associate Members</u>. Associate members shall include all members of the corporation who are neither regular members nor student members.
- SECTION 4. DUES. Members shall pay dues to the corporation in such amounts and in such manner as shall from time to time be determined by the board of directors.
- SECTION 5. TERMINATION OF MEMBERSHIP. The membership of each member of the corporation shall terminate upon that member's death, resignation or expulsion. In addition, unless otherwise determined by the board of directors, each member's membership shall terminate because of his or her non-payment of dues on a date which is ninety days after the last date for which that member's

meeting of members during that year shall be held on the second Friday of December. At each annual meeting of the members, the results of the election and appointment of directors shall be announced and the election and appointment will be deemed to take place at the time of that announcement.

SECTION 8. SPECIAL MEETINGS. Special meetings of the members may be called either by the president, the board of directors, or members having not less than one-fourth (1/4) of all of the votes entitled to be cast at such a meeting, for the purpose or purposes stated in the notice of the meeting.

SECTION 9. PLACE OF MEETINGS. The board of directors may designate any place as the place of meeting for any annual meeting or for any special meeting called by the board of directors. If no designation is made, or if a special meeting is otherwise called, the place of the meeting shall be the principal office of the corporation.

SECTION 10. NOTICE OF MEETINGS. Written notice stating the place, date and time of each meeting of the members and, in the case of a special meeting, the purpose or purposes for which the meeting is called, shall be delivered to each member of record entitled to vote at such meeting not less than five (5) nor more than sixty (60) days before the date of meeting, except in the case of a removal of one or more directors, when such notice shall be delivered to each member entitled to vote not less than twenty (20) nor more than sixty (60) days before the date of the meeting. Such notice shall be delivered either personally or by mail (by letter or in a publication of the corporation), by or at the direction of the president, or the secretary, or the officer or persons calling the meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail, addressed to the member at his or her address as it appears on the records of the corporation, with postage thereon prepaid. When a meeting is adjourned to another time or place, notice need not be given of the adjourned meeting if the time and place thereof are announced at the meeting at which the adjournment is taken.

SECTION 11. FIXING RECORD DATE. The date on which notice of a meeting of the members of the corporation is mailed (or otherwise delivered) shall be the record date for the determination of members entitled to vote, whether by mail or at that meeting or any adjournment thereof.

SECTION 12. INSPECTORS. At any meeting of members, the chairman of the meeting may, or upon the request of any members shall, appoint one or more persons as inspectors for such meeting. Such inspectors shall ascertain and report the number of votes represented at the meeting, based upon their determination of the validity and effect of proxies or mailed ballots; count all votes and report the results; and do such other acts as are proper to conduct the election and voting with impartiality and fairness to all the members. Each report of an inspector shall be in writing and signed by him or her or by a majority of them if there be more than one inspector acting at such meeting. If there is more than one inspector, the report of a majority shall be the report of the inspectors.

SECTION 13. VOTING. No members of the corporation shall have the right to vote except regular members who are in good standing and, except as required by other provisions of these bylaws, or the corporation's articles of incorporation, or law, such regular members shall have the right to vote

by the member or his or her duly authorized attorney-in-fact. No proxy shall be valid after eleven (11) months from the date of its execution unless otherwise provided in the proxy.

SECTION 15. QUORUM AND MANNER OF ACTING. Thirty (30) members entitled to vote, present in person, voting by mail, or represented by proxy, shall constitute a quorum at any meeting of members, provided, however, that if less than thirty (30) such members are present at such a meeting, a majority of such members present may adjourn the meeting without further notice. Except as otherwise provided in these bylaws, in the corporation's articles of incorporation, or by law, the vote of a majority of the votes entitled to be cast by the members present, voting by mail, or represented by proxy at a meeting at which a quorum is present, shall constitute the action of the members with respect to the matters voted upon.

ARTICLE 5 - BOARD OF DIRECTORS

SECTION 1. GENERAL POWERS. The property, ministry and other affairs of the corporation shall be managed by or under the direction of its board of directors.

SECTION 2. NUMBER AND QUALIFICATIONS. The board of directors of the corporation shall consist of twenty-four (24) members and, ex officio, the president, president-elect, secretary, treasurer and immediate past president of the corporation. If the executive director of the corporation is a regular member of the corporation, he or she shall also be an ex officio member of the board of directors. (The assumption by an elected director of an office which makes that director an ex officio member of the board shall be deemed to create a vacancy of the elected directorship previously held by that director, which vacancy shall be filled by the board of directors as provided in Section 5 of this Article V.) Ex officio members of the board of directors shall have the same rights, privileges and responsibilities (including the right to vote) as other directors. All directors of the corporation must be regular members of the corporation. Directors may succeed themselves in office.

Directors would not be eligible for reelection or reappointment to the Board for a period of one (1) year after they completed nine (9) consecutive years of service on the Board unless they are serving ex officio as a result of their appointment as officers, except that directors as of May 1994 would be eligible to serve for a period of six (6) years following the expiration of their present terms of office.

SECTION 3. ELECTION AND APPOINTMENT. Six (6) members of the board of directors of the corporation shall be elected annually by the regular members of the corporation entitled to vote from a list of candidates selected by the board governance and nominating committee. Two (2) members of the board of directors of the corporation shall be appointed annually by the board of directors from a list of candidates selected by the board governance and nominating committee. In addition to the qualifications of all other board members elected by the regular members of the corporation entitled to vote, the candidates to be appointed hereunder by the board of directors shall not have served on the board of directors of the corporation at any time within the two (2)-year period before their initial appointment pursuant to this Section 3.

- SECTION 5. VACANCIES. Any vacancy occurring in the board of directors and any directorship to be filled by reason of an increase in the number of directors may be filled by the board of directors. Any director appointed by the board of directors to fill a vacancy shall be appointed for the unexpired term of his or her predecessor in office.
- SECTION 6. REGULAR MEETINGS. Regular meetings of the board of directors shall be held at such time and place as the board of directors shall, from time to time, determine, except that there shall be at least two meetings of the board during each of the corporation's fiscal years. One such meeting shall be designated by the board (and in the notice of the meeting) as the annual meeting of the board. At each regular meeting of the board of directors, the directors may consider all such business as may properly come before the meeting without prior notice of such business having been given.
- SECTION 7. SPECIAL MEETINGS. Special meetings of the board of directors may be called by the president or the secretary of the corporation, and must be called by the secretary upon the request of one-third (1/3) of the entire board of directors. Such meetings shall be held at such places as are designated by the president.
- SECTION 8. NOTICE. Notice of each regular meeting of the board of directors shall be given to all directors in writing at least thirty (30) days in advance of that meeting and notice of each special meeting shall be given to all directors at least five (5) days in advance of that meeting. The notice of each such meeting shall include the date, place and time of the meeting. The designation of a regular meeting as the annual meeting of the board shall be included in the notice of that meeting. The determination of the board regarding the date, place and time of any regular meeting, and the designation of any such meeting as the board's annual meeting, as set forth in the minutes of the board, shall be sufficient notice if mailed to all board members at least thirty (30) days prior to that meeting.
- SECTION 9. QUORUM. One-third (1/3) of the entire board of directors shall constitute a quorum, provided, however, that if less than one-third (1/3) of the entire board is present at a meeting, a majority of the directors present may adjourn the meeting at any time without further notice.
- SECTION 10. MANNER OF ACTING. The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the board of directors, unless the act of a greater number is required by these bylaws, the corporation's articles of incorporation or applicable law. No director may act by proxy on any matter.
- SECTION 11. PARTICIPATION BY TELEPHONE. Directors may participate in and act at any meeting of the board of directors through the use of a conference telephone or other communications equipment by means of which all persons participating in the meeting can communicate with each other. Participation in such meeting shall constitute attendance and presence in person at the meeting of the person or persons so participating.
- SECTION 12. INFORMAL ACTION BY DIRECTORS. The authority of the board of directors may be exercised without a meeting if a consent in writing, setting forth the action taken, is signed by all of the directors entitled to vote. The consent of each director shall be evidenced by a written approval which sets forth the action taken and bears that director's signature. All approvals

may be removed at that meeting.

SECTION 14. COMPENSATION. All directors shall serve without compensation for their services as members of the board of directors.

Corporation Act of 1986, as from time-to-time amended, requires to be approved by members; (3) fill vacancies on the board of directors or on any of its committees; (4) elect, appoint or remove any officer or director or member of any committee, or fix the compensation of any member of a committee; (5) adopt, amend, or repeal the bylaws or the articles of incorporation of the corporation; (6) adopt a plan of merger or adopt a plan of consolidation with another corporation, or authorize the sale, lease, exchange or mortgage of all or substantially all of the property or assets of the corporation; or (7) amend, alter, repeal or take action inconsistent with any resolution or action of the board of directors when the resolution or action of the board of directors provides by its terms that it shall not be amended, altered or repealed by action of a committee.

- SECTION 3. PROCEDURES. Each committee may establish its own procedures for the conduct of its business provided that those procedures are not inconsistent with the following:
- a. <u>Meetings and Notice</u>. Subject to action by the board of directors, each committee by majority vote of its members shall determine the time and place of its meetings and the notice required therefore.
- b. <u>Quorum</u>. Unless the appointment by the board of directors requires a greater number, a majority of any committee shall constitute a quorum, and a majority of committee members present and voting at a meeting at which a quorum is present is necessary for committee action.
- c. <u>Unanimous Consent</u>. A committee may act by unanimous consent in writing without a meeting, provided, however, that the consent shall be evidenced by one or more written approvals, each of which sets forth the action taken and bears the signature of one or more committee members. All of the approvals evidencing the consent shall be delivered to the secretary of the corporation to be filed in the corporate records. The action taken shall be effective when all the committee members have approved the consent unless the consent specifies a different effective date.
- d. <u>Telephone Meetings</u>. Committee members may participate in and act at any meeting of a committee through the use of a conference telephone or other communications equipment by means of which all persons participating in the meeting can communicate with each other. Participation in such meeting shall constitute attendance and presence in person at the meeting of the person or persons so participating.
- e. <u>Minutes</u>. Minutes of all meetings of the committee shall be prepared and provided to the secretary of the corporation for inclusion with the corporation's records.
- SECTION 4. STANDING COMMITTEES. The standing committees of the board of directors shall be:
- a. <u>Executive Committee</u>. The executive committee of the board of directors, serving at the pleasure of the board, shall consist of the president (who shall serve as its chairperson), president-elect, immediate past president, secretary, treasurer and executive director, who shall serve at the pleasure of the board. Subject to the limitations set forth in Section 2 of this Article 6, the executive

candidates eligible for appointment by the board of directors pursuant to Article V, Section 3 shall be sent to all directors of the corporation with the notice of the annual meeting of the board of directors. At least forty (40) days before each annual membership meeting, the board governance and nominating committee shall nominate candidates from among the regular members of the corporation to fill each vacancy on the board of directors which arises as a result of the expiration of the terms of office of the directors whose terms then expire, except that the board governance and nomination committee shall not be required to nominate candidates for the offices of executive director, assistant secretary and assistant treasurer and those officers need not be members of the corporation. The person nominated by the board governance and nominating committee to serve as officers may be, but need not be, directors of the corporation. The list of candidates nominated to serve as officers shall be sent to all directors of the corporation with the notice of the annual meeting of the board of directors.

In addition to the foregoing, the board governance and nominating committee shall be responsible for the orientation of new members of the corporation's board of directors and the training of the corporation's board of directors.

- c. Administration, Personnel and Finance Committee. The administration, personnel and finance committee shall consist of a chairperson and at least two (2) other directors of the corporation, all of whom shall be appointed by the board of directors and shall serve at the pleasure of the board. This committee shall be responsible for overseeing the administrative, personnel and financial affairs of the corporation. The committee shall report and make recommendations with respect to such matters to the board of directors and executive committee. Unless the board appoints a separate audit committee, this committee (excluding any members of the committee who are employees or staff members of the corporation or who are related to employees or staff members of the corporation) shall serve as the audit committee.
- d. <u>Membership Ministries Committee</u>. The membership ministries committee shall consist of at least three (3) persons, all of whom shall be appointed by the board of directors and shall serve at its pleasure. A majority of the membership of the committee, including the chairperson and at least one (1) other member, shall be directors of the corporation. Subject to the oversight and supervision of the executive committee, and in conjunction with the executive director, this committee shall be responsible for providing guidance and direction to the membership ministries of the corporation between meetings of the board.
- e. <u>Center for Law and Religious Freedom Committee</u>. The Center for Law and Religious Freedom committee shall consist of at least three (3) persons, all of whom shall be appointed by the board of directors and shall serve at its pleasure. A majority of the membership of the committee, including the chairperson and at least one (1) other member, shall be directors of the corporation. Subject to the oversight and supervision of the executive committee, and in conjunction with the executive director, this committee shall be responsible for providing guidance and direction to the corporation's Center for Law and Religious Freedom between meetings of the board.
- f. <u>Public Ministries Committee</u>. The public ministries committee shall consist of at least three (3) persons, all of whom shall be appointed by the board of directors and shall serve at its

make recommendations to the board for the appointment of independent auditors; review, evaluate and (if applicable) oversee the implementation of, any recommendations made by the independent auditors about the corporation's internal accounting and management controls; review the corporation's annual financial statements with the independent auditors; assist the board in any responsibilities it might have with regard to financial accounting and reporting; advise the board with respect to any other financial or legal matters as the committee determines might be helpful to the board; and act as a liaison between the board and the corporation's independent auditors. Unless a separate audit committee is appointed by the board, the administration, personnel and finance committee (excluding any members of the committee who are employees or staff members of the corporation or who are related to employees or staff members of the corporation) shall serve as the audit committee.

- h. <u>Development Committee</u>. The development committee shall consist of at least three (3) persons, all of whom shall be appointed by the board of directors and shall serve at its pleasure. A majority of the membership of the committee, including the chairperson and at least one (1) other member, shall be directors of the corporation. This committee shall be responsible for overseeing the efforts of the corporation to raise funds through grants and contributions from the corporation's members, foundations and others. The committee shall report and make recommendations with respect to such matters to the board of directors and executive committee.
- i. <u>Law Student Ministries Committee</u>. The law student ministries committee shall consist of at least three (3) persons, all of whom shall be appointed by the board of directors and shall serve at its pleasure. A majority of the membership of the committee, including the chairperson, shall be directors of the corporation. Subject to the oversight and supervision of the executive committee, and in conjunction with the executive director, this committee shall be responsible for providing guidance and direction to the law student ministries of the corporation between meetings of the board.
- SECTION 5. EX OFFICIO MEMBER. The president of the corporation shall be an <u>ex officio</u> member of all standing committees of which he or she is not otherwise a designated member with the same rights (including the right to vote) as all other members of the committee.
- SECTION 6. ADVISORY COMMITTEES. In addition to the committees of the board of directors which are the subject of Sections 1 through 5 of this Article VI, either the board of directors or the president may appoint advisory committees. Such committees may consist of any two (2) or more members of the corporation and may, but need not, include one (1) or more directors. Unless the board of directors or the president appoints a chairperson of an advisory committee, that committee may elect its own chairperson and, except insofar as they might be inconsistent with any rules or procedures established for the advisory committee by the board of directors or the president, each advisory committee may establish its own rules and procedures. Such committees shall act in an advisory capacity only and may not act on behalf of the corporation or bind it to any action but may make recommendations to the board of directors or the officers of the corporation with respect to such matters as are specified by the board.

the expiration of officers' terms of office, except that the office of president shall be filled by the president-elect. Such officers (other than the president) shall be elected from among a list of regular members nominated by the nominating committee, as provided in Article VI, Section 4b of these bylaws, except that candidates for the offices of executive director, assistant secretary and assistant treasurer need not be nominated by the nominating committee and need not be members of the corporation.

SECTION 3. TENURE. Each officer shall hold the office to which he or she is elected until the second (2nd) annual meeting of directors following his or her election and until his or her successor has been elected and qualified, unless he or she sooner resigns or is removed from office, except that the term of office of the president, president-elect, secretary and treasurer shall terminate sooner upon the termination of their membership in the corporation. All officers may succeed themselves in office except the president and president-elect.

SECTION 4. THE PRESIDENT. The president shall preside at all meetings of the members and of the board of directors, shall be the chairperson of the executive committee, and shall be an exofficio member of all other standing committees. Between meetings of the board of directors and the executive committee, the executive director shall report to the president and the president shall be the representative of the board in matters regarding the interpretation and implementation of policies established by the board.

SECTION 5. THE PRESIDENT-ELECT. The president-elect (who may also be referred to as the vice-president) shall assist the president in the discharge of his or her duties, as the president may direct, and shall perform such other duties as from time to time may be assigned to him or her by the president or by the board of directors. In the absence of the president, or in the event of the president's inability or refusal to act, the president-elect shall perform the duties of the president, and when so acting, shall have all of the powers of, and be subject to all of the restrictions upon, the president. The president-elect shall also perform such other duties as are appropriate to the office of president-elect or vice-president. Upon the termination of the president's term of office, upon its expiration or for any other reason, the president-elect shall become president of the corporation.

SECTION 6. THE EXECUTIVE DIRECTOR. The executive director shall be the chief executive officer of the corporation. Subject to the direction and control of the board of directors, and the president as the representative of that board, the executive director shall be in charge of the ministry and other activities and business of the corporation. He or she shall see that resolutions and directions of the board of directors are carried into effect except in those instances in which that responsibility is specifically assigned to some other person by the board of directors. In general, the executive director shall discharge all duties incident to the office of the chief executive officer of the corporation and such other duties as may be prescribed by the board of directors from time to time. He or she shall be responsible for the administration, programs and funding of the corporation, including the spiritual leadership of the corporation and its staff; recruiting and training of staff members; planning, interpreting, implementing and evaluating programs; supervising all of the corporation's publications; raising the entire funding needed for the operations, programs and special needs of the corporation; and reporting regularly to the board of directors and the president. He or she may vote all securities which

and other records are accurately and properly maintained. He or she shall also assure that all notices of meetings of members and the board of directors are given in accordance with these bylaws, or as required by law, and that a list of all members of the corporation is properly maintained. The secretary shall have the authority to certify the bylaws, resolutions of the members and board of directors and committees thereof, and other documents of the corporation as true and correct copies thereof, and shall perform all duties incident to the office of secretary and such other duties as from time to time may be assigned to him or her by the president or the board of directors.

SECTION 9. THE ASSISTANT TREASURERS AND ASSISTANT SECRETARIES. The assistant treasurers and assistant secretaries shall perform such duties as shall be assigned to them by the treasurer or the secretary, respectively, or by the executive director or the board of directors.

SECTION 10. REMOVAL. Any officer elected or appointed by the board of directors may be removed by the board whenever in its judgment the best interest of the corporation will be served thereby.

SECTION 11. VACANCIES. A vacancy in any office for any reason may be filled by the board of directors for the unexpired portion of the term.

money, and all notes or other evidences of indebtedness issued in the name of the corporation, shall be signed by such officer or officers or agent or agents of the corporation, and in such manner, as shall from time to time be determined by resolution of the board of directors.

SECTION 3. DEPOSITS. All funds of the corporation not otherwise employed shall be deposited from time to time to the credit of the corporation in such banks, trust companies or other depositories as the board of directors may select.

ARTICLE 9 - LIMITATIONS ON DEBT, LOANS, CORPORATE ACTIVITIES, USE OF INCOME AND ASSETS. AND DISSOLUTION

SECTION 1. DEBT. No debt shall be incurred by the corporation beyond the accounts payable incurred by it as a result of its ordinary operating expenses, and no evidence of indebtedness shall be issued in the name of the corporation, unless authorized by the board of directors.

SECTION 2. LOANS TO OFFICERS AND DIRECTORS. Except as provided in Article X, Section 5 of these bylaws, no loan shall be made by the corporation to a director or officer except that a loan may be made to a director or officer who is employed by the corporation if authorized by a majority of the non-employed directors and either: (a) the purpose of such loan is to provide financing for the principal residence of the employed director or officer upon receipt of adequate collateral consisting of marketable real estate or securities readily capable of valuation; or (b) the loan is otherwise in furtherance of the purposes of the corporation and in the ordinary course of its affairs.

SECTION 3. ACTIVITIES. The corporation is organized exclusively for religious purposes within the meaning of section 501(c)(3) of the Internal Revenue Code. Notwithstanding any other provisions of these bylaws, the corporation shall not carry on any activities not permitted to be carried on: (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law); or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

SECTION 4. INUREMENT OF INCOME. The corporation shall not have or issue shares of stock and no dividends shall be paid to its members, directors or officers. No part of the net income of the corporation shall inure to the benefit of, or be distributable to, its members, directors, officers or other private persons, provided, however, that, except as otherwise provided in these bylaws, the corporation may pay reasonable compensation to its members, officers and directors for services rendered, and the corporation may indemnify its officers, directors, employees and agents in accordance with Article X of these bylaws.

SECTION 5. LEGISLATIVE AND POLITICAL ACTIVITIES. No substantial part of the activities of the corporation shall involve the carrying on of propaganda or otherwise attempting to

under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law). Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for religious purposes.

ARTICLE 10 - INDEMNIFICATION OF OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS

SECTION 1. GENERAL. The corporation shall indemnify any person who was or is a party, or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the corporation) by reason of the fact that such person is or was a director, officer, employee or agent of the corporation, or who is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with such action, suit or proceeding if such person acted in good faith and in a manner he or she reasonably believed to be in, or not opposed to, the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his or her conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction or upon a plea of nolo contendere or its equivalent, shall not, or itself, create a presumption that the person did not act in good faith and in a manner which he or she reasonably believed to be in, or not opposed to, the best interests of the corporation or, with respect to any criminal action or proceeding, that the person had reasonable cause to believe that his or her conduct was uniawful.

SECTION 2. ACTION BY OR IN THE NAME OF THE CORPORATION. The corporation shall indemnify any person who was or is a party, or is threatened to be made a party, to any threatened, pending or completed action or suit by or in the right of the corporation to procure a judgment in its favor by reason of the fact that such person is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by such person in connection with the defense or settlement of such action or suit, if he or she acted in good faith and in a manner he or she reasonably believed to be in, or not opposed to, the best interests of the corporation, provided that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his or her duty to the corporation, unless, and only to the extent that, the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability, but in view of all the circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses which the court shall deem proper.

proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if a quorum of disinterested directors so directs, by independent legal counsel in a written opinion.

SECTION 5. ADVANCE OF EXPENSES. Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the board of directors in the specific case, upon receipt of an undertaking by or on behalf of the director, officer, employee or agent to repay such amount, unless it shall ultimately be determined that he or she is entitled to be indemnified by the corporation as authorized in this article.

SECTION 6. INDEMNIFICATION NOT EXCLUSIVE. The indemnification provided by this Article shall not be deemed exclusive of any other rights to which those seeking indemnification may be entitled under any bylaw, agreement, vote of members or disinterested directors, or otherwise, both as to action in his or her official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be a director, officer, employee or agent, and shall inure to the benefit of the heirs, executors and administrators of such person.

SECTION 7. INSURANCE. The corporation may purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the corporation, or who is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against any liability asserted against such person and incurred by such person in any such capacity, or arising out of his or her status as such, whether or not the corporation would have the power to indemnify such person against such liability under the provisions of this Article X.

SECTION 8. MERGER, ETC. References to "the corporation" shall include, in addition to the surviving corporation, any merging corporation (including any corporation having merged with a merging corporation) absorbed in a merger which, if its separate existence had continued, would have had the power and authority to indemnify its directors, officers, employees or agents, so that any person who was a director, officer, employee or agent of such merging corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, shall stand in the same position under the provisions of this Article with respect to the surviving corporation as such person would have with respect to such merging corporation if its separate existence had continued.

SECTION 9. EMPLOYEE BENEFIT PLANS. For purposes of this Article, references to "other enterprises" shall include employee benefit plans; references to "fines" shall include any excise taxes assessed on a person with respect to an employee benefit plan; and references to "serving at the request of the corporation" shall include any service as a director, officer, employee or agent of the corporation which imposes duties on, or involves services by such director, officer, employee, or agent with respect to an employee benefit plan, its participants, or beneficiaries. A person who acted in good faith and in a manner he or she reasonably believed to be in the best interests of the participants and beneficiaries of an employee benefit plan shall be deemed to have acted in a manner "not opposed to the best interests of the corporation" as referred to in this Article.

an administrative manual published by the corporation, the terms of which shall be established by the board of directors. Unless otherwise determined by the board, the affiliation agreement, among other things, shall provide for representation of some of the corporation's local members on the board of directors or governing board of the affiliate, agreement with the corporation's statement of faith and a commitment to work with the corporation to advance religious freedom, Biblical justice and reconciliation.

ARTICLE 12 - LOCAL CHAPTERS

SECTION 1. FORMATION AND RECOGNITION. Any three (3) or more members of the corporation residing in any locality may form a local chapter of members of the corporation in that locality for the holding of regular meetings of not less than three (3) annually and for carrying out the purposes of the corporation. The members of the corporation desiring to form the local chapter shall apply for recognition of that chapter by filing with the corporation an application containing the names and addresses of the members desiring to form the chapter and the secretary and each other officer of the chapter designated by them, all rules to be adopted by the chapter and such other information as is requested by the corporation. Recognition of the local chapter shall take place upon the approval of its application by the corporation and its delivery to the corporation of an undertaking in a form designated by the corporation governing the chapter's use of the service marks "Christian Legal Society," "CLS" and such other marks as are owned by the corporation. In order to maintain its status as a recognized chapter, the chapter membership at all times must include at least three (3) regular members of the corporation and all officers must be regular members of the corporation.

SECTION 2. REPORTS. Promptly after each local chapter is recognized, it shall notify the corporation of the names and addresses of its members. Annually thereafter it shall file with the corporation a report containing the names and addresses of its secretary, other officers and members, a summary of its meetings and activities during the previous year, and such other information as is requested by the corporation. At the same time it shall file with the corporation specimens of literature, notices and other items published by it which identify it as a local chapter of the corporation or which otherwise use the marks owned by the corporation.

SECTION 3. REVOCATION OF RECOGNITION. The recognition of any local chapter may be revoked by the corporation at any time for any reason.

SECTION 4. FORMS AND PROCEDURES. The application of a local chapter for recognition, the undertaking regarding its use of the marks owned by the corporation and the annual report to be filed by the local chapter shall be in a form designated by the board of directors of the corporation. The recognition and revocation of recognition of local chapters shall be determined by the board of directors of the corporation or such committee or person as is designated by it, in that board's, committee's or person's sole discretion.

ARTICLE 13 -- STUDENT CHAPTERS

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the chapter membership at all times must include at least three (3) student members of the corporation and all officers must be student members of the corporation. Whenever feasible, each student chapter shall have a regular member of the corporation approved by the corporation as an advisor.

SECTION 2. REPORTS. Each student chapter shall submit to the corporation any reports requested by the corporation. At least annually, the chapter shall file with the corporation specimens of literature, notices and other items published by it which identify it as a student chapter of the corporation or which otherwise use the marks owned by the corporation.

SECTION 3. REVOCATION OF RECOGNITION. The recognition of any student chapter may be revoked by the corporation at any time for any reason.

SECTION 4. FORMS AND PROCEDURES. The application of a student chapter for recognition, the undertaking regarding its use of the marks owned by the corporation and any reports to be filed by the student chapter shall be in a form designated by the board of directors of the corporation. The recognition and revocation of recognition of student chapters shall be determined by the board of directors of the corporation or such committee or person as is designated by it, in that board's, committee's or person's sole discretion.

ARTICLE 14 - FISCAL YEAR

The fiscal year of the corporation shall begin on the first day of January in each year and end on the last day of December.

ARTICLE 15 - BOOKS AND RECORDS

The corporation shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of its members, board of directors and committees having any of the authority of the board of directors. It shall also keep, at its registered office or principal office, a record giving the names and addresses of its members entitled to vote. All books and records of the corporation may be inspected by any member, or his or her agent or attorney, for any proper purpose at any reasonable time.

ARTICLE 16 - RULES OF ORDER

Except insofar as they are not consistent with the corporation's articles of incorporation, or these bylaws, or applicable law, all meetings of the members and the board of directors of the corporation shall be governed by the parliamentary procedures of Robert's Rules of Order, as from time to time revised.

ARTICLE 17 - AMENDMENTS

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REVISED: May 12, 1997

12	/31/96			1996 Federal Depreciation Schedule									
Client 4029				Christian Legal Society									
No.	Description	Date Acquired	Date Sold	Cost/ Basis	Bus. Pct.	Current 179/ Bonus	Prior 179/ Bonus	Prior Dec. Bal. Depr.	Basis Reductn	Salvage Value	Depr. Basis	Prior Depr.	
Form	990/990-PF												
	Furniture and Fixtures												
4	Furniture - D&F	1/15/89		16							16	,	
22	Table & chairs (SBC)	9/15/94		730							730	1	
23	Furniture & fixtures	12/31/88	40 (45 (0)	8,467							8,467	8,	
25	Metal desks (3) Partitions-Padded Cloth (1/01/88 1/01/88	12/15/96	300 20							300 20		
26 27	Computer table	1/01/88	12/15/96 12/15/96	50 50							50		
28	Metal shelves (5)	1/01/88	12/15/96	20							20		
39	Desk-Gray reception	1/01/88	1/01/96	60							60		
60	Furn & Fixtures-1997 disp	12/31/88		1,935							1,935	1,9	
				11,598		0) 0	0	0	11,598	11,0	
	Machinery and Equipment												
1	Computer-Valtim dumb term	4/15/95		3,711							3,711	1,4	
2	Computer - DVG Oregon	7/15/95		1,500							1,500	:	
3	Computer, monitor, printr	12/15/95		2,000							2,000		
5	Corp comp system	2/15/89		434							434		
6	Corp comp system	3/15/89		1,493							1,493	1,	
7	Computer - Family	4/15/89		79							79 757		
8	American Educ Services	6/15/90		353 5 453							353 5 453		
9	Equipment	10/15/90	1/01/04	5,65 3							5,653 23,884	4, 23,	
10	System 36-LTB Enterprises	11/15/90 11/15/90	1/01/96	23,884 1,832							1,832	23,6 1,1	
11 12	Peoples Bank Advanced computer	11/15/90		2,774							2,774	2,	
13	System 36-LTB Enterprises	11/15/90	1/01/96	15,383							15,383	15,	
14	System 36-LTB Enterprises	11/15/90	1/01/96	3,640							3,640	3,	

12	//31/96		1996 Federal Depreciation Schedule Christian Legal Society									
Clie	ent 4029											
No.	Description	Date Acquired	Date Sold	Cost/ Basis	Bus. Pct.	Current 179/ Bonus	Prior 179/ Bonus	Prior Dec. Bal. Depr.	Basis Reductn	Salvage Value	Depr. Basis	Prior Depr.
Form	990/990-PF (Cont)											
	Machinery and Equipment (C	Cont)										
15	System 36-LTB Enterprises	12/15/90	1/01/96	167							167	10
16	Ark Publications	4/15/91 4/15/01		200							200	1
17 18	Ark Publications Ark Publications	6/15/91 6/15/91		200 200							200 200	1
18 19	STM computer	7/15/91		700							700	6
20	US Computer	10/15/93		1,123							1,123	6
21	Computer (SBC)	6/15/94		8,715							8,715	4,4
31	Monitors - Computer (8)	1/01/88	1/01/96	4,300							4,300	4,3
33	Computers & peripherals	1/01/88	1/01/96	9,537							9,537	9,5
34	Memory upgrade - GW2000	9/04/96	•• - • • •	371							371	•
35	Panasonic UF788 Facsimile	8/15/96		3,057							3,057	
36	Computer - LSM Illinois	7/12/96		1,900							1,900	
38	Memory upgrade	12/10/96		160							160	
41	Computers/Peripherals-Var	1/01/89	1/01/96	47,063							47,063	47,0
47	Telephone system (GE Lse)	6/01/96		27,138							27,138	
				167,567		0	0	0	0	0	167,567	122,8
	Miscellaneous											
24	Office equip - Various	12/31/88		28,535							28,535	28,5
29	Typewriters (5)	1/01/87	1/01/96	1,750							1,750	1,7
30	Printer - Apple Laserwrtr	1/01/87	1/01/96	850							850	8
32	Telephone system - Execcu	1/01/88	7/01/96	13,500							13,500	13,5
40	Office equip - Various	1/01/88	1/01/96	900							900	90
				45,535		0	0	0	0	0	45,535	45,53

12	2/31/96			1996 Federal Depreciation Schedule										
Clir	ent 4029		Christian Legal Society											
No.	Description	Date Acquired	Date Sold	Cost/ Basis	Bus. Pct.	•	Prior 179/ Bonus	Prior Dec. Bal. Depr.	Basis Reductn	Salvage Value	Depr. Basis	Prior Depr.		
Form	n 990/990-PF (Cont)													
	Amortization													
37	CLSNet software develpmnt	12/01/96		279							279			
	Grand Total Amortization			279		0	0) 0	0	0	279	(
	Grand Total Depreciation			224,700		0	0	0	0	0	224,700	179,388		
	Depreciation Assets Sold			121,424		0	0	0	0	0	121,424	121,424		
	Depr Remaining Assets			103,276		0	0	0	0	0	103,276	57,964		