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August 28, 1967

Mr. George Villalobos American GI Forum of California P. O. Box 548 San Jose, California 95106

Dear Mr. Villalobos:

Thank you very much for your letter of August 23 with which you forwarded a copy of the Articles of Incorporation of the Education Foundation. Since the Articles are prepared under the applicable California statutes, I am sure that Mr. Perez is in far better position than I to pass judgment on their sufficiency. They appear very adequate to me.

You mentioned the records in some of the civil rights cases that have been handled. These records are very voluminous in some of the cases and it would be impracticable and expensive to ship them. If there is anything in any of the cases that might be of help or interest to anyone I would be pleased to make the pertinent parts available. You specifically mentioned "the grouping system" used in California. I assume that you mean some sort of achievement or ability grouping. If this is so, then I urge anyone that is interested to read the opinion of Judge Skelly Wright in the case of Hobson vs. Hansen, Civil Action No. 82-66, U. S. District Court, Washington, D. C. I had three copies of the opinion but I have loaned all of them out and I do not have any available at the present time. The opinion condemns the so-called track system as used in District's schools and generally discusses all realms of segregation problems and

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and has an excellent background review of the segregation cases.

Congratulations to you for the excellent job you are doing on the foundation. If I can be of help, please let me know. I would have written to Mr. Perez direct, but I did not have his address. Best wishes.

Sincerely yours,

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cc: Dr. Hector P. Garcia

Mr. Louis P. Tellez

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the District Court of the county of residence of the person whose Leense shall have been so revoked or suspended, by filing an approprinte petition for such purpose. Said cause shall be placed on the cocket of said Court in the name of the party filing same, as plaintiff, and the Board as defendant. It shall be the duty of said Board, upon the filing of a petition asking for an appeal and review of such proccedings of said Board, after citation in such cause has been issued and served as in other civil cases, to prepare and transmit to such District Court a transcript of the order hereinabove provided for, the some to be certified as true and correct by the Secretary of said Board. The District Court shall thereafter set such cause for hearing as in o her civil cases. Said trial shall be de novo as that term is used in annuals from Justice of the Peace Courts to County Courts and shall nat te subject to the substantial evidence rule in sustaining administest we action by the Board. In all such cases the burden of proof and be on the Board to sustain its action by a preponderance of the entimence. Either party may demand a jury in such trial, and either may appeal the judgment of the Court, as in other civil cases. Time appeal be taken from the order of the trial Court, the same shall become final after thirty (30) days. As amended Acts 1957, 55th Leg. p. 95, ch. 47 § 6.

Membership in organization recognizing right to strike or engage in organized work stoppage

Sec. 10A. It shall be unlawful for any individual who has been beensed as a Licensed Vocational Nurse to be a member of any group, organization, association, or union which advocates or recognizes the right to strike, or which permits its members to engage in an organized work stoppage. Any person who has been licensed as a Licensed Montional Nurse and who violates this Section of this Act, shall have his or her license suspended for a period of two (2) years, and the Board shall thereupon enter an order to such effect upon its minutes. It shall be incumbent upon the individual after the expiration of two (2) years to apply for a new license as a Licensed Vocational Nurse should such individual desire to engage in such work as herein authorized by this Act. It is the declared public policy of this State that a person who requires nursing care should be protected from organized work stoppages of any kind or character.

Injunctions

Sec. 11. Six (6) years after the effective date of this Act, any person practicing nursing who is not licensed as a Vocational Nurse, or as a Registered Nurse, or as a Tubercular Nurse, and who does not corre under any of the exceptions set out in this Act, may be enjoined and restrained by a District Court from practicing nursing upon petition of the Board.

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