

For Six Month Period Ending APR 30 2002  
(Insert date)

I - REGISTRANT

1. (a) Name of Registrant *Guyana Republican Party (GRP)* (b) Registration No. *4238*

(c) Business Address(es) of Registrant  
*881 Broad St. A-617  
Newark NJ 07104*

2. Has there been a change in the information previously furnished in connection with the following:

(a) If an individual:  
(1) Residence address Yes  No   
(2) Citizenship Yes  No   
(3) Occupation Yes  No

(b) If an organization:  
(1) Name Yes  No   
(2) Ownership or control Yes  No   
(3) Branch offices Yes  No

(c) Explain fully all changes, if any, indicated in items (a) and (b) above.  
*① Ms. Linda Shyfrin an officer has deceased*  
*② Mrs. Harold E. Prince is now a US Citizen*  
*③ They are two new executive members*  
*a) Tricio Matthews*  
*b) Mrs. Viola Cousins*

IF THE REGISTRANT IS AN INDIVIDUAL, OMIT RESPONSE TO ITEMS 3, 4, AND 5(a).

3. If you have previously filed Exhibit C<sup>1</sup>, state whether any changes therein have occurred during this 6 month reporting period.  
Yes  No

If yes, have you filed an amendment to the Exhibit C? Yes  No

If no, please attach the required amendment.

1 The Exhibit C, for which no printed form is provided, consists of a true copy of the charter, articles of incorporation, association, and by laws of a registrant that is an organization. (A waiver of the requirement to file an Exhibit C may be obtained for good cause upon written application to the Assistant Attorney General, Criminal Division, Internal Security Section, U.S. Department of Justice, Washington, D.C. 20530.)

4. (a) Have any persons ceased acting as partners, officers, directors or similar officials of the registrant during this 6 month reporting period? Yes  No

If yes, furnish the following information:

Name	Position	Date Connection Ended
Mrs. Linda Whifuis	Officer	Dec-2001

(b) Have any persons become partners, officers, directors or similar officials during this 6 month reporting period? Yes  No

If yes, furnish the following information:

Name	Residence Address	Citizenship	Position	Date Assumed
Mrs. Viola Conzius		Guyana	Officer	Jan 2001
Mrs. Tricia Matthews		Guyana	Officer	Jan 2002

5. (a) Has any person named in item 4(b) rendered services directly in furtherance of the interests of any foreign principal? Yes  No

If yes, identify each such person and describe his service.

Both Mrs Matthews & Mrs Conzius

(b) Have any employee or individuals, who have filed a short form registration statement, terminated their employment or connection with the registrant during this 6 month reporting? Yes  No

If yes, furnish the following information:

Name	Position or connection	Date terminated
	12/01	

(c) During this six month reporting period, has the registrant hired as employees or in any other capacity, any persons who rendered or will render services to the registrant directly in furtherance of the interests of any foreign principal(s) in other than a clerical or secretarial, or in a related or similar capacity? Yes  No

If yes, furnish the following information:

Name	Residence Address	Citizenship	Position	Date Assumed
			Attorney	

6. Have short form registration statements been filed by all of the persons named in Items 5(a) and 5(c) of the supplemental statement? Yes  No

If no, list names of persons who have not filed the required statement.

Mrs. Matthews  
Mrs Conzius

because we have no short/supplemental forms.

**II - FOREIGN PRINCIPAL**

7. Has your connection with any foreign principal ended during this 6 month reporting period?  
Yes  No

If yes, furnish the following information:

*Name of foreign principal*

*Date of termination*

8. Have you acquired any new foreign principal<sup>2</sup> during this 6 month reporting period?  
Yes  No

If yes, furnish following information:

*Name and address of foreign principal*

*Date acquired*

9. In addition to those named in Items 7 and 8, if any, list foreign principals<sup>2</sup> whom you continued to represent during the 6 month reporting period.

*None Other*

**10. EXHIBITS A AND B**

(a) Have you filed for each of the newly acquired foreign principals in Item 8 the following:

Exhibit A<sup>3</sup> Yes  No   
Exhibit B<sup>4</sup> Yes  No

*N/A*

If no, please attach the required exhibit.

(b) Have there been any changes in the Exhibits A and B previously filed for any foreign principal whom you represented during this six month period? Yes  No

If yes, have you filed an amendment to these exhibits? Yes  No

If no, please attach the required amendment.

*N/A*

2 The term "foreign principal" includes, in addition to those defined in section 1(b) of the Act, an individual organization any of whose activities are directly or indirectly supervised, directed, controlled, financed, or subsidized in whole or in major part by a foreign government, foreign political party, foreign organization or foreign individual. (See Rule 100(a) (9)). A registrant who represents more than one foreign principal is required to list in the statements he files under the Act only those principals for whom he is not entitled to claim exemption under Section 3 of the Act. (See Rule 208.)  
3 The Exhibit A, which is filed on form CRM-157 (Formerly OBD-67) sets forth the information required to be disclosed concerning each foreign principal.  
4 The Exhibit B, which is filed on Form CRM-155 (Formerly OBD-65) sets forth the information concerning the agreement or understanding between the registrant and the foreign principal.

## III - ACTIVITIES

11. During this 6 month reporting period, have you engaged in any activities for or rendered any services to any foreign principal named in Items 7, 8, and 9 of this statement? Yes  No

If yes, identify each such foreign principal and describe in full detail your activities and services:

*No. However the GRP was engaged in legal actions against the Government of Guyana in the Courts of the United States of America.*

12. During this 6 month reporting period, have you on behalf of any foreign principal engaged in political activity<sup>5</sup> as defined below? Yes  No

If yes, identify each such foreign principal and describe in full detail all such political activity, indicating, among other things, the relations, interests and policies sought to be influenced and the means employed to achieve this purpose. If the registrant arranged, sponsored or delivered speeches, lectures or radio and TV broadcasts, give details as to dates, places, of delivery, names of speakers and subject matter.

*Lobbied the U.S. State Department to take stronger actions against the Government of Guyana for the crimes it committed against the United States of America.*

*See Court Document attached.*

13. In addition to the above described activities, if any have you engaged in activity on your own behalf which benefits any or all of your foreign principals? Yes  No

If yes, describe fully.

*Lobbying Washington on issues related to the Republic of Guyana and its numerous Human Rights Violations and serious crimes against the United States of America*

<sup>5</sup> The term "political activities" means any activity that the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting or changing the domestic or foreign policies of the United States or with reference to political or public interests, policies, or relations of a government, a foreign country or a foreign political party.

IV - FINANCIAL INFORMATION

14. (a) RECEIPTS-MONIES

During this 6 month reporting period, have you received from any foreign principal named in Items 7, 8, and 9 of this statement, or from any other source, for or in the interests of any such foreign principal, any contributions, income or money either as compensation or otherwise? Yes  No

If no, explain why.

14/A

If yes, set forth below in the required detail and separately for each foreign principal an account of such monies<sup>6</sup>

Date	From Whom	Purpose	Amount
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Total 0

(b) RECEIPTS - FUND RAISING CAMPAIGN

During this 6 month reporting period, have you received, as part of a fund raising campaign<sup>7</sup>, any money on behalf of any foreign principal named in items 7, 8, and 9 of this statement? Yes  No

If yes, have you filed an Exhibit D to your registration? Yes  No

14/A

If yes, indicate the date the Exhibit D was filed. Date 14/A

(c) RECEIPTS-THINGS OF VALUE

During this 6 month reporting period, have you received any thing of value<sup>9</sup> other than money from any foreign principal named in Items 7, 8, and 9 of this statement, or from any other source, for or in the interests of any such foreign principal? Yes  No

If yes, furnish the following information:

Name of foreign principal	Date received	Description of thing of value	Purpose
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None

6, 7 A registrant is required to file an Exhibit D if he collects or receives contributions, loans, money, or other things of value for a foreign principal, as part of a fund raising campaign. (See Rule 201(e).) 8 An Exhibit D, for which no printed form is provided, sets forth an account of money collected or received as a result of a fund raising campaign and transmitted for a foreign principal. 9 Things of value include but are not limited to gifts, interest free loans, expense free travel, favored stock purchases, exclusive rights, favored treatment over competitors, "kickbacks," and the like.

15. (a) **DISBURSEMENTS-MONIES**

During this 6 month reporting period, have you

(1) disbursed or expended monies in connection with activity on behalf of any foreign principal named in Items 7, 8, and 9 of this statement?      Yes       No

(2) transmitted monies to any such foreign principal?      Yes       No

If no, explain in full detail why there were no disbursements made on behalf of any foreign principal.

If yes, set forth below in the required detail and separately for each foreign principal an account of such monies, including monies transmitted, if any, to each foreign principal.

Date	To Whom	Purpose	Amount
	<i>District Court of N-I</i>	<i>Legal Action</i>	

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Total

**(b) DISBURSEMENTS-THINGS OF VALUE**

During this 6 month reporting period, have you disposed of anything of value<sup>10</sup> other than money in furtherance of or in connection with activities on behalf of any foreign principal named in Items 7, 8, and 9 of this statement?

Yes  No

If yes, furnish the following information:

Date disposed	Name of person to whom given	On behalf of what foreign principal	Description of thing of value	Purpose
	<i>Mr. Dennis Adjei-Brenyah</i>	<i>GRP</i>	<i>Legal Fees \$400.<sup>00</sup>/<sub>22</sub></i>	<i>Consultation</i>

**(c) DISBURSEMENTS-POLITICAL CONTRIBUTIONS**

During this 6 month reporting period, have you from your own funds and on your own behalf either directly or through any other person, made any contributions of money or other things of value<sup>11</sup> in connection with an election to any political office, or in connection with any primary election, convention, or caucus held to select candidates for political office?

Yes  No

If yes, furnish the following information:

Date	Amount or thing of value	Name of political organization	Name of candidate
<i>None</i>			

10, 11 Things of value include but are not limited to gifts, interest free loans, expense free travel, favored stock purchases, exclusive rights, favored treatment over competitors, "kickbacks" and the like.

V - INFORMATIONAL MATERIALS

16. During this 6 month reporting period, did you prepare, disseminate or cause to be disseminated any informational materials<sup>12</sup>?  
Yes  No

IF YES, RESPOND TO THE REMAINING ITEMS IN SECTION V.

17. Identify each such foreign principal.

*① Guyana Republican Party*

18. During this 6 month reporting period, has any foreign principal established a budget or allocated a specified sum of money to finance your activities in preparing or disseminating informational materials? Yes  No

If yes, identify each such foreign principal, specify amount, and indicate for what period of time.

*None*

19. During this 6 month reporting period, did your activities in preparing, disseminating or causing the dissemination of informational materials include the use of any of the following:

- Radio or TV broadcasts
- Magazine or newspaper articles
- Motion picture films
- Letters or telegrams
- Advertising campaigns
- Press releases
- Pamphlets or other publications
- Lectures or speeches
- Other (specify) \_\_\_\_\_

20. During this 6 month reporting period, did you disseminate or cause to be disseminated informational materials among any of the following groups:

- Public Officials
- Newspapers
- Libraries
- Legislators
- Editors
- Educational institutions
- Government agencies
- Civic groups or associations
- Nationality groups
- Other (specify) \_\_\_\_\_

21. What language was used in the informational materials:

- English
- Other (specify) \_\_\_\_\_

22. Did you file with the Registration Unit, U.S. Department of Justice a copy of each item of such informational materials disseminated or caused to be disseminated during this 6 month reporting period? Yes  No

23. Did you label each item of such informational materials with the statement required by Section 4(b) of the Act? Yes  No

12 The term informational materials includes any oral, visual, graphic, written, or pictorial information or matter of any kind, including that published by means of advertising, books, periodicals, newspapers, lectures, broadcasts, motion pictures, or any means or instrumentality of interstate or foreign commerce or otherwise. Informational materials disseminated by an agent of a foreign principal as part of an activity in itself exempt from registration, or an activity which by itself would not require registration, need not be filed pursuant to Section 4(b) of the Act.

**VI--EXECUTION**

In accordance with 28 U.S.C. § 1746, the undersigned swear(s) or affirm(s) under penalty of perjury that he/she has (they have) read the information set forth in this registration statement and the attached exhibits and that he/she is (they are) familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her (their) knowledge and belief, except that the undersigned make(s) no representation as to truth or accuracy of the information contained in the attached Short Form Registration Statement(s), if any, insofar as such information is not within his/her (their) personal knowledge.

(Date of signature)

(Type or print name under each signature<sup>13</sup>)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*Leslie F. Prince*  
\_\_\_\_\_  
*Leslie F. Prince*  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

<sup>13</sup> This statement shall be signed by the individual agent, if the registrant is an individual, or by a majority of those partners, officers, directors or persons performing similar functions, if the registrant is an organization, except that the organization can, by power of attorney, authorize one or more individuals to execute this statement on its behalf.



# CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

### I. (a) PLAINTIFFS

*Prince, Leslie F.*

### DEFENDANTS

*Government of Guyana, et al.*

(b) County of Residence of First Listed Plaintiff United States of America  
(EXCEPT IN U.S. PLAINTIFF CASES)

County of Residence of First Listed Guyana

RECORDED  
JUN 25 2001  
U.S. PLAINTIFF CASES ONLY

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.

(c) Attorney's (Firm Name, Address, and Telephone Number)  
*381 Broad St. A-617  
Newark NJ 07104  
U.S.A. 973 497 1508*

Attorneys (If Known)  
AT 8:30  
*Not Known*

### II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- 1 U.S. Government Plaintiff
- 2 U.S. Government Defendant
- 3 Federal Question (U.S. Government Not a Party)
- 4 Diversity (Indicate Citizenship of Parties in Item III)

### III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- |   |                                       |                                       |   |                                       |                                       |
|---|---------------------------------------|---------------------------------------|---|---------------------------------------|---------------------------------------|
| Citizen of This State                   | <input checked="" type="checkbox"/> 1 | DEF <input type="checkbox"/> 1        | Incorporated or Principal Place of Business In This State     | <input checked="" type="checkbox"/> 4 | DEF <input type="checkbox"/> 4        |
| Citizen of Another State                | <input type="checkbox"/> 2            | <input type="checkbox"/> 2            | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5            | <input type="checkbox"/> 5            |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3            | <input checked="" type="checkbox"/> 3 | Foreign Nation  | <input type="checkbox"/> 6            | <input checked="" type="checkbox"/> 6 |

### IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability	<b>PERSONAL INJURY</b> <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 R.R. & Truck <input type="checkbox"/> 650 Airline Regs. <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 690 Other	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 <b>PROPERTY RIGHTS</b> <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce/ICC Rates/etc. <input type="checkbox"/> 460 Deportation <input checked="" type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Federal Determination Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes <input checked="" type="checkbox"/> 890 Other Statutory Actions
<b>REAL PROPERTY</b> <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	<b>CIVIL RIGHTS</b> <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 440 Other Civil Rights	<b>PRISONER PETITIONS</b> <input type="checkbox"/> 510 Motions to Vacate Sentence <b>Habeas Corpus:</b> <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition	<b>LABOR</b> <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<b>SOCIAL SECURITY</b> <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) <b>FEDERAL TAX SUITS</b> <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609

### V. ORIGIN (PLACE AN "X" IN ONE BOX ONLY)

- 1 Original Proceeding
- 2 Removed from State Court
- 3 Remanded from Appellate Court
- 4 Reinstated or Reopened
- 5 Transferred from another district (specify)
- 6 Multidistrict Litigation
- 7 Appeal to District Judge from Magistrate Judgment

### VI. CAUSE OF ACTION

(Cite the U.S. Civil Statute under which you are filing and write brief statement of cause. Do not cite jurisdictional statutes unless diversity.)

*The defendants possess a Security Threat to the United States of America. That the Defendants have committed serious crimes against the United States of America.*

### VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23 DEMAND \$ 15,000,000.00. CHECK YES only if demanded in complaint: JURY DEMAND:  Yes  No

### VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

*June 25th 2001*

*Leslie F. Prince*

Name of Court

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

Title of Action: Indictment

RECEIVED

JUN 25 2001

Leslie F. Prince (Pro Se Litigant)

AT 8:30

U.S. DISTRICT COURT  
DISTRICT OF NEW JERSEY

Plaintiff,

Vs.

Civil Action No.

Government of Guyana  
Bharrat Jagdeo,  
Janet Jagan,  
Reepu Daman Persaud,  
Narvin Chandrapaul  
Sheik Baskh,  
Roger Luncheon,  
Kellawan Lall,  
Cecil Kennard,  
Carl Singh  
Paul Fung-A-Fat  
Joseph Singh,  
Henry Greene,  
Floyd McDonald  
Et. al

"Jury Trial Demanded"

Defendants.

Plaintiff Address:

Leslie F. Prince, of 381 Broad St. A-617, Pavilion Apartments,  
Newark, New Jersey, 07104-3363.

Defendants Address:

Bharrat Jagdeo; Reepu Daman Persaud; Narvin Chandrapaul; Sheik Baskh; Roger Luncheon; Kellawan Lall; of Office of the President Presidential Secretariat, New Garden Street, Georgetown, Republic of Guyana, South America. Cecil Kennard; Paul Fung-A-Fat; Carl Singh, of Supreme Courts of Georgetown, Avenue of the Republic, Georgetown, Republic of Guyana, South America. Janet Jagan, of PPP Headquarters, Freedom House, Robb Street, Georgetown, Guyana, South America. Henry Greene; Floyd McDonald; of Guyana Police Force, Headquarters, Eve Leary, Georgetown, Republic of Guyana, South America. Joseph Singh; of Guyana Elections Commission, 41

High & Streets, Kingston, Georgetown, Republic of Guyana, South America.

JURISDICTION;

1. The District Court of New Jersey has Jurisdiction over this Case due to fact that the Plaintiff resides in Newark, New Jersey and is a Citizen of the United States of America.
2. The Crimes committed were attacks on the Property of a Federal Building, the United States Consulate in Georgetown Guyana, that these acts were acts of International Terrorism perpetrated by enemies of the United States, then as of now. USC 50/1701nt; USC 22/2349aa; 22/2708
3. The Plaintiff as a U.S. Citizen, has taken an oath to defend the Constitution of the United States of America from all enemies Domestic and Abroad. Therefore, this action is in defense of that said oath.
4. That the defendants have committed Fraud against the United States of America. They have trafficked in Narcotics to the United States of America. USC 18/1031
5. That the Defendants have committed Murder in the 1st Degree, to suppress evidence of their Crimes against the United States of America, and the Next-of-Kin's of United States Citizens in the Republic of Guyana. USC 18/1111; (21USCA 848(e) (1) (A) (K)

Cause of Action:

That the Defendants Janet Jagan and Reepu Daman Persaud are long-standing members of the Communist Party, The People's Progressive Party (PPP) for over forty-years.

That the said People's Progressive Party (PPP) was a militant organization in the Sixty's (1960's), it's members received training in Terrorist Activities in Cuba under the Fidel Castro's Regime.

That Janet Jagan and Reepu Daman Persaud and others, serving as young executives to the Peoples Progressive Party (PPP) carried

out, participated, and conspired to destroy the United States Consulate, with intent to commit murder, on June 24, 1965, in Georgetown, Guyana. Thus violating the USC 50/1701nt; 22/2349aa.

Bharrat Jagdeo, while serving as Minister of Finance in the Government Guyana, along with Roger Luncheon, Kellawan Lall, Narvin Chandrapaul Sheik Baskh and others, committed Major Fraud against the United States OF America (USC 18/1031).

That Henry Greene, while serving as Asst. Commissioner of Police in the Guyana Police force with the assistance of Floyd McDonald Crime Chief of the Guyana Police Force, Cecil Kennard Chancellor of the Judiciary of Guyana, Carl Singh Chief Justice of the Guyana Supreme Courts, Paul Fung-A-Fat, Chief Magistrate of the Georgetown Magistrate Courts, conspired to commit Major Fraud against the United States of America (USC 18/1031) Conspired to the suppression of evidence of Major Fraud against the United States of America, Conspired to Commit Murder in the 1st Degree (18 USC 848(e)(1)(A)(K) for the purpose of suppressing evidence. Conspiracy to Trafficking in Narcotics to the Unites States of America (USC8/21) (18USCA/2)

That Narvin Chandrapaul while serving as adviser to the President of Guyana along with Sheik Baskh serving as Minister of Housing to the Government of Guyana conspired to commit acts Of International Terrorism, (USC 50/1701NT), while Trafficking in Narcotics to the United States of America (USC 26/5703).

That Sheik Baskh, while serving as Minister of Housing in the Government Of Guyana committed Violent Crimes against Children (USC 42/14071(3)(VII); (USC18/2241-2242), by denying the parents of Children access to International Aid as provided by the United States to the World Bank and it's Lending Agencies, including the United Nations, UNICEF and others. Thus causing the children to enter into an early state of Crime, and acts of Sexual Abuses, due to the lack of Homes and Food that was provided for by the above mentioned Agencies.

Bharrat Jagdeo, Roger Luncheon, Kellawan Lall, Henry Greene, Floyd McDonald, Joseph Singh all participated in the Brutal and Gruesome Murder of the United States Informant, Former Sgt. Linden London of the Guyana Defence Force (GDF), and a Female Companion Rhonda Forde. (USC 18/1111) (21USCA 848(e0(1)(A)(K) in Eccelles along the East Bank of the Demerara River. The purpose to suppress evidence of their involvement in Crimes as stated above.

**DEMAND**

The Plaintiff humbly prays the Court to Order the following:-

- a) Order the United States of America, Department of State to Cease and Desist from granting any form of International Aid to the Government of Republic of Guyana, or any of its entities.

During the process of these Litigation's.

- b) Order the State Department of the United States of America to present an Audit of its Financial Aid, Loans Grants, or any form of Assistance Given to the Republic of Guyana, During the years or period of January 1<sup>st</sup>, 1993 to March 31<sup>st</sup> 2001.
- c) Order an Independent Body comprising of a lead team from the United States of America to conduct an Independent Investigations into these Charges.
- d) Order an International team of Marshals to Pursue to Guyana for the Purpose of a fact-finding Mission.
- e) The Plaintiff Pray the Court to provide a "Lean" of \$5,000,000 US for the purpose of Conducting these Investigations and Fact Finding Mission. (The said Lean is to be repaid by the Government of Guyana, with interest. This is due to its misconduct of the Government of Guyana as sited above) This Lean will be under the Supervision of the Courts.
- f) Upon the results of the Investigations, a process of Arrest will be conducted with the Assistance of an International Team of Marshals assisted By the Caricom Force.
- g) It is imperative for this Court to act upon these charges, as Guyana is presently engage in activities with the Military of the Peoples Republic of China, In developing Strategies that will infringe upon the National Security of the United States of America.

- h) Further, it is imperative that the United States of America, by order of this Court Suspends and Revoke all Diplomatic Passports and Visas granted to those individuals of the Government of Guyana, cited in these matters.
- i) The Plaintiff hereby states that "Fraud against the United states of America," is of a Serious Nature in the USA regardless of one Stature or Office. Therefore, this Court needs to draw a line when these Crimes are committed by International Elements at the expense of the American Taxpayers.
- j) The Government of Guyana, under the Instructions and assistance of both China and Cuba, has been very Instrumental in the Removal of the USA from the United Nations Human rights Commission. So that it can pursue it inhumane policies and atrocities against the Next-of Kin's of US Citizens in Guyana.
- k) Finally the Plaintiff seeks Damages or Reparation, to the Sum of US\$15,000,000,000 (Fifteen Billion US Dollars) for the Surviving families of Former Sgt. Linden London, Rhonda Ford, et al. Repayment of the misappropriated funds from the International Aid as stated above.
- l) The Plaintiff here by states that Guyana has to Capacity to pay the above mentioned.
- m) Should the Individuals refuse to voluntarily submit to a Trial by Jury, here in the USA, all necessary actions are to be

taken, including the use of International Force to enforce a process of extradition

- n) The Plaintiff requests a speedy trial, so as to prevent the ongoing extra-judicial killings that have now surpass 100 by the People's Progressive Party (PPP).

A handwritten signature in black ink, appearing to read "Lester J. Kwe", written over a horizontal line.

Signature of Plaintiff

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

CHAMBERS OF  
MADELINE COX ARLEO  
UNITED STATES MAGISTRATE JUDGE

MARTIN LUTHER KING COURTHOUSE  
50 WALNUT ST.  
ROOM 2060  
NEWARK, NJ 07101  
(973) 297-4903

June 27, 2001

Leslie F. Prince, Pro Se  
381 Broad Street, A-617  
Pavilion Apartments  
Newark, New Jersey 07104-3363

RE: **Leslie F. Prince v. Government of Guyana, et al.**  
**Civil Action No. 01-2992 (A.JL)**

Dear Ms. Prince:

I have been assigned case management responsibilities in the above referenced matter initiated by you in this Court. This is intended to advise you of some requirements which I have established for the early stages of the litigation.

I would like to know the names of all counsel involved in this action and ask that you advise me of the names and addresses of all attorneys involved, when such information is available to you.

I call your attention to Rule 4(m) of the Federal Rules of Civil Procedure which requires that you serve a copy of the Summons and Complaint upon your adversaries within 120 days of the date of filing the Complaint. Otherwise, the action will be terminated.

Be advised that L. Civ. R. 26.1(b) requires counsel to confer and to submit a joint discovery plan prior to the initial Rule 16 conference. The initial conference will be scheduled as soon as all parties are joined. I draw counsel's attention to the voluntary disclosures mandated by Rule 26. There will be no other discovery until further notice of the Court. Scheduling of all motions will be addressed at the Rule 16 conference. Prior to that time, no motions shall be filed without leave of Court.

Finally, all counsel are expected and required to be in Court on time and ready to proceed for any and all scheduled conferences. In the event you have a question concerning a conference, check with your adversary. Do not call the Court to confirm a conference. **A copy of this letter is to be supplied to your adversaries.**

If you have any questions regarding any of these matters, please contact my chambers.

Very truly yours,

*Madeline Cox Arleo*

MADELINE COX ARLEO  
United States Magistrate Judge

MCA:sm



ALTERNATIVE DISPUTE RESOLUTION  
IN THE  
UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY

Mediation is the Alternative Dispute Resolution ( "ADR") program in this Court. Mediation is governed by Local Civil Rule 301.1. The mediation program under this rule is supervised by a judicial officer (at present United States Magistrate Judge Ronald J. Hedges) who is available to answer any questions about the program.

Any district judge or magistrate judge may refer a civil action to mediation. This may be done without the consent of the parties. However, the Court encourages parties to confer among themselves and consent to mediation. Moreover, you are reminded that, when counsel confer pursuant to Rule 26(f) of the Federal Rules of Civil Procedure and Local Civil Rule 26.1, one of the topics that must be addressed is the eligibility of a civil action for participation in ADR.

A civil action may be referred to mediation at any time. However, one of the advantages of mediation is that, if successful, it enables parties to avoid the time and expense of discovery and trial. Accordingly, the Court encourages parties to consent to mediation prior to or at the time that automatic disclosures are made pursuant to Rule 26(a) (1) of the Federal Rules of Civil Procedure.

If parties consent to mediation, they may choose a mediator either from the list of certified mediators maintained by the Court or by the selection of a private mediator. If a civil action is referred to mediation without consent of the parties, the judicial officer responsible for supervision of the program will select the mediator.

Mediation is non-judgmental. The role of the mediator is to assist the parties in reaching a resolution of their dispute. The parties may confer with the mediator on an ex parte basis. Anything said to the mediator will be deemed to be confidential and will not be revealed to another party or to others without the party's consent. The first six hours of a mediator's time is free. The mediator's hourly rate thereafter is \$150.00, which is borne equally by the parties.

If you would like further information with regard to the mediation program please review the Guidelines for Mediation, which are available on the Court's Web Site PACER, ([pacer.njd.uscourts.gov](http://pacer.njd.uscourts.gov)) and appear as Appendix Q to the Local Civil Rules. You may also make inquiries of the judicial officer responsible for supervision of the program.

Civil actions in which there are pro se parties (incarcerated or not) are not eligible for mediation.

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY  
NEWARK , NEW JERSEY 07101-0419

2

Local Civil Rule 10.1(b)  
requires docket number and  
name of district judge on all  
pleadings filed with this office.

PRINCE	:	Civil Action No. 2:01cv02992
	:	
	:	NOTICE OF ALLOCATION
	:	and ASSIGNMENT
	:	
	:	
	:	
	:	
	:	

ALLOCATION: Pursuant to Local Civil Rule 40.1(a), I have allocated this action to NEWARK. Please file all pleadings and make all motions returnable there.

ASSIGNMENT: This action has been assigned to United States District Judge Alfred J. Lechner, Jr. for trial. Discovery and other non-dispositive matters have been assigned to United States Magistrate Judge Madeline C. Arleo.

MEDIATION: You may consent to mediation of this action pursuant to Local Civil Rule 301.1. However, this matter may be referred to mediation by a judicial officer regardless of consent. See Attached.

MAGISTRATE JUDGE JURISDICTION: You may consent to conduct all proceeding, including trial and the entry of final judgment, before the United States Magistrate Judge in accordance with the provisions of 28 U.S.C. & 636(c).

NOTICE TO COUNSEL AND PRO SE LITIGANTS: The Court has directed that counsel and pro se litigants be advised that there will be STRICT ENFORCEMENT of Local Civil Rules 16.1 (pretrial conferences; scheduling; case management) and 26.1 (discovery). Sanctions may be imposed for failure to comply with the local rules and orders entered pursuant thereto. Sanctions may include dismissal of the action and suppression of the defense.

WILLIAM T. WALSH  
CLERK

*Jackeline Barco*  
by: JACKELINE BARCO  
Deputy Clerk

**FILED**

Date: 06/26/01

*JUN 26/01*

**AT 8:30  
WILLIAM T. WALSH, CLERK**

States of America, and the next-of-kin's [sic] of United States Citizens in the Republic of Guyana," Complaint at 2, and it further appearing the Complaint alleges that "[t]he crimes committed were attacks on the property of a Federal Building, the United States Consulate in Georgetown Guyana, that these acts were acts of International Terrorism perpetrated by enemies of the United States, then as of now," id.,

And it further appearing the Complaint states that Prince is "a U.S. citizen, has taken an oath to defend the Constitution of the United States of America from all enemies domestic and abroad" and "this action is in defense of that said oath," id.,

And it further appearing Article III of the Constitution limits the jurisdiction of Federal courts to an actual "case or controversy," In re Cendant Corp. Prides Litig., 243 F.3d 772, 727 (3d Cir. 2001) (citing Lujan v. Defenders of Wildlife, 504 U.S. 555, 560 (1992)), and it further appearing "[t]he doctrine of standing is 'an essential and unchanging part of the case-or-controversy requirement of Article III' of the Constitution," Ernst v. Child and Youth Services of Chester County, 108 F.3d 486, 499 (3d Cir. 1997) (quoting Lujan, 504 U.S. at 560), and it further appearing the issue of standing may be raised by a court sua sponte, Steele v. Blackman, 236 F.3d 130, 134 n.4 (3d Cir.2001) (citing FOCUS v. Allegheny County Court of Common Pleas, 75 F.3d 834, 838 (3d Cir. 1996)); see also FW/PBS, Inc. v.

\* City of Dallas, 493 U.S. 215, 229 (1990) ("The [F]ederal courts are under an independent obligation to examine their own jurisdiction, and standing is perhaps the most important of [the jurisdictional] doctrines") (citations omitted),

And it further appearing, in order to satisfy the standing requirement, a plaintiff must demonstrate "(1) an injury in fact which is both concrete and particularized and actual or imminent; (2) a causal connection between the injury and the challenged conduct; and (3) a likelihood that the injury will be redressed by a favorable decision," Ernst, 108 F.3d at 499 (citation omitted), and it further appearing, the "injury in fact" component requires that the plaintiff "allege a distinct and palpable injury to himself [or herself]" id. (citing Warth v. Seldin, 422 U.S. 490, 501 (1975)), and it further appearing the injury must "affect the plaintiff in a personal and individual way," Lujan, 504 U.S. at 560 n. 1, and it further appearing "[a] generalized injury shared by the plaintiff with the public at large is insufficient to create a concrete 'case or controversy' over which a [F]ederal court may exercise its jurisdiction," Ernst, 108 F.3d at 500 (citing Schlesinger v. Reservists Committee to Stop the War, 418 U.S. 208, 219-20 (1974)),

And it further appearing the fact that Prince is a citizen of the United States is insufficient to confer standing on him to prosecute the "crimes" alleged in the complaint, see Ernst, 108

F.3d at 500, and it further appearing the Complaint fails to state a claim upon which relief can be granted, and for good cause shown,

IT IS, on this 27<sup>th</sup> day of June 2001,

ORDERED, that Prince be and hereby is directed to show cause as to why this matter should not be dismissed for lack of standing and/or for failure to state a claim upon which relief can be granted, and it is further

ORDERED, that Prince is directed to forward a copy of this Order to Show Cause and a copy of the Complaint within two (2) days of receipt of this Order to Show Cause to each of the Defendants, and it is further

ORDERED, that if Prince chooses to oppose this Order to Show Cause, such opposition must be filed with the Clerk of the Court and these chambers by the close of business 13 July 2001, and it is further

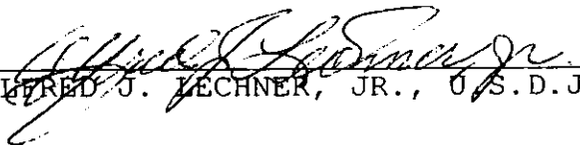
ORDERED, that Prince is directed to serve on each of the Defendants, at the same time service is made with the Clerk of the Court, a copy of any opposition to this Order to Show Cause, and it is further

ORDERED, that if Prince fails to oppose this Order to Show Cause by the close of business 13 July 2001, the Complaint will be dismissed without prejudice and without further notice, and it is further

ORDERED, that if Prince submits opposition to this Order to Show Cause, any or all of the Defendants, if they so choose, may file a response to the opposition with the Clerk of the Court and these chambers by the close of business 20 July 2001 and simultaneously serve a copy upon Prince, and it is further

ORDERED, that Prince may file a reply to any response by the Defendants with the Clerk of the Court and these chambers by the close of business 25 July 2001 and simultaneously serve copies upon the Defendants, and it is further

ORDERED, that this matter will be decided on 30 July 2001 on the written submissions pursuant to Rule 78 of the Federal Rules of Civil Procedure; the appearance of the parties in court is not necessary.

  
ALFRED J. LECHNER, JR., U.S.D.J.

AJL/gjh  
c: Deputy Clerk

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY

\_\_\_\_\_  
LESLIE F. PRINCE,  
Plaintiff,  
v.  
GOVERNMENT OF GUYANA,  
BHARRAT JAGDEO, JANET  
JAGAN, REEPU DAMAN  
PERSAUD, NARVIN  
CHANDRAPAUL, SHEIK BASKH,  
ROGER LUNCHEON, KELLAWAN  
LALL, CECIL KENNARD, CARL  
SINGH, PAUL FUNG-A-FAT,  
JOSEPH SINGH, HENRY  
GREENE, FLOYD MCDONALD,  
Defendants.  
\_\_\_\_\_

CIVIL ACTION NO. 01-2992 (AJL)

ORDER TO SHOW CAUSE

FILED

JUN 27 2001

WILLIAM T. WALSH  
CLERK

ENTERED  
ON  
THE DOCKET

JUL 2 2001

WILLIAM T. WALSH, CLERK

By \_\_\_\_\_  
(Deputy Clerk)

This matter having come before the court by way of a complaint (the "Complaint"), filed by pro se plaintiff Leslie F. Prince ("Prince"), against defendants the Government of Guyana, Bharrat Jagdeo, Janet Jagan, Reepu Daman Persaud, Narvin Chandrapaul, Sheik Baskh, Roger Luncheon, Kellawan Lall, Cecil Kennard, Carl Singh, Paul Fung-A-Fat, Joseph Singh, Henry Greene and Floyd McDonald (collectively, the "Defendants"), and it appearing the Complaint alleges that "the Defendants have committed fraud against the United States of America", the Defendants "have trafficked in narcotics to the United States of America," and "the Defendants have committed murder in the 1<sup>st</sup> Degree, to suppress evidence of their crimes against the United

States of America, and the next-of-kin's [sic] of United States Citizens in the Republic of Guyana," Complaint at 2, and it further appearing the Complaint alleges that "[t]he crimes committed were attacks on the property of a Federal Building, the United States Consulate in Georgetown Guyana, that these acts were acts of International Terrorism perpetrated by enemies of the United States, then as of now," id.,

And it further appearing the Complaint states that Prince is "a U.S. citizen, has taken an oath to defend the Constitution of the United States of America from all enemies domestic and abroad" and "this action is in defense of that said oath," id.,

And it further appearing Article III of the Constitution limits the jurisdiction of Federal courts to an actual "case or controversy," In re Cendant Corp. Prides Litig., 243 F.3d 772, 727 (3d Cir. 2001) (citing Lujan v. Defenders of Wildlife, 504 U.S. 555, 560 (1992)), and it further appearing "[t]he doctrine of standing is 'an essential and unchanging part of the case-or-controversy requirement of Article III' of the Constitution," Ernst v. Child and Youth Services of Chester County, 108 F.3d 486, 499 (3d Cir. 1997) (quoting Lujan, 504 U.S. at 560), and it further appearing the issue of standing may be raised by a court sua sponte, Steele v. Blackman, 236 F.3d 130, 134 n.4 (3d Cir.2001) (citing FOCUS v. Allegheny County Court of Common Pleas, 75 F.3d 834, 838 (3d Cir. 1996)); see also FW/PBS, Inc. v.

City of Dallas, 493 U.S. 215, 229 (1990) ("The [F]ederal courts are under an independent obligation to examine their own jurisdiction, and standing is perhaps the most important of [the jurisdictional] doctrines") (citations omitted),

And it further appearing, in order to satisfy the standing requirement, a plaintiff must demonstrate "(1) an injury in fact which is both concrete and particularized and actual or imminent; (2) a causal connection between the injury and the challenged conduct; and (3) a likelihood that the injury will be redressed by a favorable decision," Ernst, 108 F.3d at 499 (citation omitted), and it further appearing, the "injury in fact" component requires that the plaintiff "allege a distinct and palpable injury to himself [or herself]" id. (citing Warth v. Seldin, 422 U.S. 490, 501 (1975)), and it further appearing the injury must "affect the plaintiff in a personal and individual way," Lujan, 504 U.S. at 560 n. 1, and it further appearing "[a] generalized injury shared by the plaintiff with the public at large is insufficient to create a concrete 'case or controversy' over which a [F]ederal court may exercise its jurisdiction," Ernst, 108 F.3d at 500 (citing Schlesinger v. Reservists Committee to Stop the War, 418 U.S. 208, 219-20 (1974)),

And it further appearing the fact that Prince is a citizen of the United States is insufficient to confer standing on him to prosecute the "crimes" alleged in the complaint, see Ernst, 108

F.3d at 500, and it further appearing the Complaint fails to state a claim upon which relief can be granted, and for good cause shown,

IT IS, on this 27<sup>th</sup> day of June 2001,

ORDERED, that Prince be and hereby is directed to show cause as to why this matter should not be dismissed for lack of standing and/or for failure to state a claim upon which relief can be granted, and it is further

ORDERED, that Prince is directed to forward a copy of this Order to Show Cause and a copy of the Complaint within two (2) days of receipt of this Order to Show Cause to each of the Defendants, and it is further

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ORDERED, that this matter will be decided on 30 July 2001 on the written submissions pursuant to Rule 78 of the Federal Rules of Civil Procedure; the appearance of the parties in court is not necessary.

  
ALFRED J. LECHNER, JR., U.S.D.J.

AJL/gjh  
c: Deputy Clerk

Name of Court

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

RECEIVED

Title of Action: Indictment

11 05 2001

WTECO  
WILLIAM T. WALSH  
CLERK

\_\_\_\_\_  
**Leslie F. Prince (Pro Se Litigant)** )  
) )  
Plaintiff, ) )  
) )  
Vs. ) )  
**Government of Guyana** ) )  
**Bharrat Jagdeo,** ) )  
**Janet Jagan,** ) )  
**Reepu Daman Persaud,** ) )  
**Narvin Chandrapaul** ) )  
**Sheik Baskh,** ) )  
**Roger Luncheon,** ) )  
**Kellawan Lall,** ) )  
**Cecil Kennard,** ) )  
**Carl Singh** ) )  
**Paul Fung-A-Fat** ) )  
**Joseph Singh,** ) )  
**Henry Greene,** ) )  
**Floyd McDonald** ) )  
**Et. Al** ) )  
) )  
Defendants. ) )  
\_\_\_\_\_ )

Civil Action  
No. 01-2992 (AJL)  
"Jury Trial Demanded"

"ORDER TO SHOW CAUSE"

1. I Leslie F. Prince of 381 Broad St. A-671, Newark New Jersey 07104 USA. Hereby, In response to the Order to Show Cause, as requested by the Hon. Justice Alfred J. Lecher, Jr., O.S.D.J.

2. I Leslie F. Prince do solemnly swear that I have reasonable cause to bring this matter before the US District Courts of New Jersey.

3. I further state that I have attempted to bring these matters before the Supreme Courts of the Republic of Guyana but was denied, because of the Corruption within the Judiciary System in the Republic of Guyana.

4. I further state that my activities in the Republic of Guyana was not unknown to the United States Department of Justice, (USDOJ) nor the United States Drug Enforcement Administration,

(USDEA), nor to the United States Attorney General Office in Washington DC.

5. I further state that the actions of the Government of Guyana, has affected me personally, and my Company, Prince Services International, Inc., Reg. In the State of New Jersey. That the Government of Guyana has threaten my live, by instructions give by the said Dr. Roger Luncheon, Head of the Presidential Secretariat. That these threats were reported to the US Embassy in Georgetown, Guyana.

6. I further state that the Victim; the Late Sgt. Linden London, of the Guyana Defence Force was directly connected to me personally. For the sole purpose of gathering information, on the illegal activities of the Government of Guyana.

7. I learn through the information provided by Sgt. Linden London of the Shipment of Narcotics to the USA by the Government of Guyana. I also learned of the shipment of Russian and Chinese made weapons to the Cartel, and other Chemical Weapons that were sent to the Cartel, in Guyana and Colombia.

8. After gathering this information, as was provided by Sgt. Linden London. I traveled to keep an appointment with the Trinidadian, top Airport Security Officer, at Piarco International Airport, Assistant Superintendent Mr. Dennis John (9-23-98.) I seek the assistance of his office, in helping me to Crush the Cartel operation in Guyana. The Trinidadian Independent Weekend News Carried an Article on my efforts. **(Exhibit A)**

9. I traveled to Venezuela and met with the Military at the Venezuelan Ministry of Defence, and a plan was put in place to crush the shipments from Guyana.

10. On my return to Guyana, I was continually harassed by members associated with the Cartel and the Authorities, because of my speaking out, against the State of Guyana and the Drug Activities. The objective was to keep me quiet.

11. I further state that I was a frequent guest on the Countries (Guyana) various Television Stations, for speaking out against the Crimes Committed in Guyana. More so, I have held several Press Conferences in Guyana, to address the situation in that country.

12. I further state that I have challenged the Presidency of Guyana via the Supreme Courts of Guyana "Prince V. Janet Jagan"

February 8<sup>th</sup>, 1999 on the Legality of the Government. The case came before Justice Carl Singh, but was thrown out for what he called a technicality. Thereafter, I was constantly followed and threaten, by thugs of the government of Guyana, in an effort to cease my attacks on the Government of Guyana illegal activities. I filed complains with the Brickdam Police Station in Georgetown Guyana, which was under the Command of Asst. Commissioner of Police Mr. Henry Greene, nothing was done about the situation. I also applied to his authority for protect, that too he denied. Thus leaving me vulnerable to the thugs. The actions of Assistant Commissioner of Police Mr. Henry Greene was taken so as to suppress evidence of the illegalities with in the Government, all of which have been cited in the Complain.

### Murder in the 1st

13. On February 8<sup>th</sup> 2000, at or around 8:00pm a Shoot out between members of the Cartel acting as Community Police Officers in Guyana and the US Informant, Former Sgt. Linden London took place in the vicinity of Eccles along the East Bank of the Demerara River in Greater Georgetown. It was in the courtyard of the Famous 'Toucan Guest House'.

14. Former Sgt. Linden London was in hiding, along with his Female friend Ms. Rhonda Forde. Sgt. Linden London was on an assignment to provide videotape of the Chinese/Russians/Cubans activities in the Mahaica/Mahicony area. He was also asked to provide information of Some newly arrive unidentified Containers that were lying on the Water Street Wharf. One of these Containers were Written in Chinese. This videotape would have provided vital information on our Case for the United States.

15. The Government of Guyana had learned that he was providing information that was been sent to the USA about their connection with Russia/China/Cuba and the Colombian Cartel.

16. The retaliated by posting wanted signs along the country for the apprehension of Mr. London. They the Government of Guyana accused him with the connection of several incidents in Guyana, which included Robberies and other Homicide. Mr. London was frequently seen about the City in Georgetown, within the vicinity of the Police Department and he had attended several of my Press Conferences. He was never charged with a crime prior to his murder.

17. General Joseph Singh then the Chief of Staff of the Guyana Defence Force took command of a group of Radicals, members of the

Cartel, known as the Community Police, whose main function is to Suppress the Public from gathering of giving any information on the Cartel's Operation in Guyana.

18. General Singh, Assistant Commissioner of Police Henry Greene and Crime Chief Floyd McDonald, assembled some of Best Sharp Shooters from the Guyana Police Force and the Guyana Defence Force to Kill Sgt. London their objective was to kill him and Silence him, so he would not reveal their activities.

19. The Police Officers and Members of the Guyana Defence Force Refused to Kill Sgt. London. So the shoot-out continued all night long until early into the morning.

20. At or around 6:00am I visited the Crime Scene, Sgt. London was still holding out, by this time some three thousand members of the So called Community Police Officers were on the Scene. The Police had installed Barricades around the area to prevent any one from entering. I was not prevented because the Police had recognized me. I had access to the Police and many off the Officers respected me. I had access my way to the front line, and observed the procedures. Two seniors Police Officers approached me say, "Mr. Prince, we wouldn't hurt him, nor does he intend to hurt us.

21. I questioned if they were any causality; I was informed that a Soldier was hurt, from the wild Fire from Members of the Cartel.

22. I saw Capt. McAllister order a 'Cease Fire', and every one stop shooting including Sgt. Linden London. At this time Gen. Joe Singh, Asst. Comm., Henry Greene, and Crime Chief Floyd McDonald was with in View. Capt. McAllister Order Sgt. London to Surrender and exit with his hands up. That he would be all right.

23. Sgt. London obeyed the instructions of Capt. McAllister and existed with his hands on his head. As he existed the Door of the room in the Hotel he was holding out in Gen. Joseph Singh, Signal to the Cartel and the Barrage of Bullets rained down on Sgt. London, Capt. McAllister could be heard shouting Hold your Fire, several times.

24. Later on a Televised interview Nationwide, President Bharrat Jagdeo, Dr. Roger Luncheon, Henry Greene, Floyd McDonald, proudly took responsibility for ordering Sgt. London's death. Gen. Joe Singh spent the entire night at the Crime Scene to ensure the Orders of the Cartel were executed.

25. I challenged Gen. Joseph <sup>Singh</sup> in the Supreme Courts of Guyana, "Price V Singh, No. 55-P" (**Exhibit F**) but due to the degree of Conspiracy in the Judiciary the matter was denied. Influence by Justices Cecil Kennard, Carl Singh, and Chief Magistrate Paul Fung-A-Fat (18USC 848 (e) (1) (A) (k) for purpose of suppressing evidence.

26. Dr. Luncheon on the National Television said there would be no Inquest because the President authorized his death. It was later declared Extra Judicial Killing and so are the numerous Killings in Guyana. The Bar Association in Guyana has condemned these actions. Thus Bharrat Jagdeo, Roger Luncheon, Henry Greene, Floyd McDonald, Joseph Singh, Kellawan Lall, committed murder in the First (USC 18/1111)

**Acts of Major Fraud against the United States of America:**

27. I further state, that I have written the President of the World Bank, via (Peter Ludwig) via e-mail, concerning the misuse of the International Aid and loans given to Guyana by the World Bank and the United States of America. That these misappropriations of Funds, is Fraud against the United States of America (USC 18/1031)

28. I have cited such projects of misconduct, such as the

- a) Charity Wharf,
- b) Essequibo Public Road,
- c) Hauge & East Coast Sea Walls,

29. All of these projects had received International Financing of which the United States is a major contributor. Mr. Bharrat Jagdeo was the Minister of Finance, in the Government of Guyana, Dr. Roger Luncheon, was the Head of the Presidential Secretariat, Kellawan Lall was a Political Adviser, Minister Sheik Baskh who is responsible for Housing all conspired and directly participated in committing Major fraud against the United States of America (USC 18/1031) The records will indicate that Prior to any and all financing, studies were conducted by competent staff members of both the World Bank and the United States of America.

30. Full financing was provided for the projects, despite the supervision moneys were constantly disappearing from the project. Thus these projects were jeopardized because of Corruption in the Ministry of Finance in the Republic of Guyana. This Ministry was once Headed by the now President Bharrat Jagdeo.

31. The Charity Wharf fell into the Sea shortly after completion, of which United States Officials from the US Embassy in Guyana

attended the inauguration. This was due to the fact that in adequate materials was used, because most of the money was stolen from the project. It is well know that the Government of Guyana doctored their accounting books so as to mislead International Donors, and they have gotten away with it, again and again.

32. That the proceeds from these acts went towards personal investment of the Defendants hereby cited. That the records in the World Bank and the US State Department, should be made available for the purpose of auditing. The Audit will reveal the degree of Fraud committed by the Government. We estimate between \$20 to \$30 Million US Dollars have been misappropriated since the Government took office in 1992.

33. That Judges and Magistrates, Justice Cecil Kennard, Justice Carl Singh and Chief Magistrate Paul Fung-A-Fat used the powers of their Courtrooms to suppress any and all efforts by the Citizen of Guyana and other Foreign Nationals (USC 18/1031). They ignored 'due process'. They issued illegal warrants, and passed "Harsh and Unjust Sentences" on the opponents of the Government. Most of them spoke out against the Trafficking in Narcotics to the United States of America and Major Fraud against the United States. That they the Judges and Magistrates were engaged in a Form of "BLEEDING" which is commonly known as Racketeering, they were frequently paid off by the Drug Cartel. They, Justice Cecil Kennard, Justice Carl Singh, and Magistrate Paul Fung-A-Fat suppress the evidence of Murder Committed by members of the Government, as cited in the Complain. And they the Judges Cecil Kennard and Carl Singh and Magistrate Paul Fung-A-Fat Conspired to committed the said Murders (18USC 848(e)(1)(A)(K) of which the evidence was suppress, by their improper conduct on the Bench.

34. That these actions directly affect me (Plaintiff) because I was directly involved in the investigations and speaking out against the activities of the Justices and the Magistrate.

35. I further state that I was directly connected to the individuals, because most of them represented a Consistency of Interest to me. I was also a Political Symbol to the People, I was and still is the Executive Chairman of the Guyana Republican Party, which is Registered her in the United States of America, (US DOJ FARA Reg. No.4238, Act of 1938)

36. I further state that these matters were brought before the European Union, Technical Adviser Mr. Lefteris Tsiavos (9-22-98).

He expressed his concerned, but advised that the first thing I should try to do, is stop my country (United States of America) from participating in these projects. Because, it is due to our (United States of America) unconcerned behavior that led to the situation in Guyana.

37. Because of my speaking out against the Government of Guyana, my company Prince Services International, Inc. (US New Jersey Incorporated) was penalized by the Government of Guyana. We had received two letters of Interest from the Government of Guyana, to proceed with a Waste to Energy Project, totaling some \$110,000,000 United States Dollars. **(Exhibit B)** Due to the corrupted activities of Min. Narvin Chandrapaul, this project was denied. Minister Chandrapaul Personally told me that if I stop my activities against the Government, this project would get his approval. It was the intention of the Mr. Chandrapaul that I stop my aggressive investigations in the illegalities of the Government. I continued my fight against the Drug Trafficking to the USA, by the Government of Guyana and Mr. Chandrapaul never did approved of the project and my company loss millions of Dollars. **(Exhibit C)**

38. Further that the Government of Guyana was bent on denying me my freedom of speech and curbing my activities of speaking out against their illegal activities in Guyana. The Government of Guyana took action to stop my frequent appearances on the Country's Television Network. The Government also prohibited my working activities, by denying me access to State own Lands that I was previously granted for the purpose of mining (Sand), along the Linden Soesdyke Area. **(Exhibit D)**

39. The government, denied my application for a Radio Broadcasting License, which was required for the purpose of Security, and communicating with my employees who were base in the interior of Guyana, some 100 Miles away from my home.

40. Thus the Government of Guyana by their actions create a system which resulted in severe hardship to my running of my company in Guyana.

41. The Government went on State on Television an threaten to Charge me for Sedition, these statements were made by Dr. Roger Luncheon the Head of the Presidential Secretariat, in the Office of the President of Guyana.

42. Therefore, I pray the court that these matters are serious. That I have sought the assistance of two other foreign countries

in trying to resolve the situation in Guyana. Both Trinidad and Venezuela has given what little assistance was necessary, in assisting in curbing the Drug Cartel Smuggling, from continuing their frequent shipments to the United states.

43. It was due to my instance that the MV Danielsen was apprehended with two tons of Cocaine on board. (September/October 1998) However, two other boats were permitted to leave port Georgetown, with their Cargo. This was due to the Government of Guyana resistance to the Local Drug Enforcement Authorities in Guyana from searching the vessel. A deal was arranged between the Captain of the Vessel and the Government of Guyana and he was given alight sentence, while the Crew went free.

44. I had reported to the US DEA in Washington DC, that Guyana was in the possession of some 4 Tons of Cocaine, and some \$4,000,000,000 USD stack away in an decommission Sugar Factory, locked in the Boiler Room. Most of the Cocaine that was stored in Guyana, was subsequently removed by Guyana fishing trawlers, which are part own by members of the Government of Guyana, to a point at sea off the Orinoco River. It would be months lather that the US DEA on a joint operation was able to removed some 5 Tons of Cocaine from that area.

45. Further, In Guyana presently, the Chinese Military has entered into agreement with the Govern of Guyana to establish one of the most powerful Satellite Communication Systems in the Northwestern Sector of the Country. The purpose of this system, is to counter attack the United States Satellite System, by reading into it's Data Transmitting System, according to intelligence reports furnished to me from reliable sources in Guyana.

46. The Purpose of this System is to access the US Intelligence System by way of the Telephone (Satellite) System. These actions, clearly jepordises the US National Security Interest. This clearly describes the reckless behavior of the Government of Guyana. That they will condone a form of Espionage for the sake of there Communist Believes.

47. More so, over the past several months several shipments of weapons have passed through Guyana to the Colombian Cartel, with the permission of the Government. The Local Customs Authorities in Guyana was denied permission to inspect these Containers. The Government with the Assistance of Chief Magistrate Paul Fung-A-Fat, Justices Cecil Kennard, and Justice Carl Singh has collectively, with the Assistance of Police Officers Henry Greene

and Floyd McDonald has issued warrants for the Arrest an Incarceration of Customs Officers who speaks out Some of these weapons remain in Guyana, in Mahaica, Mahicony, and Corentyne Areas. In my meeting with both the Police Commissioner and the Minister of Home Affairs, I have raised the questions of Guyana, ridding itself of these weapons. Information reaching me by reliable sources said that there are containers containing Chemicals that could be used for Chemical Weapons. These Chemical have found the Interest of the Cuban Military Advisers (Troops) in Guyana.

48. I further insist, and pray the Courts to hear this case. This case will reveal, the behavior, of the Government of Guyana. It clearly shows that Guyana is associated with other Rouge States to plot against the United States.

49. This case will proved that the Government of Guyana, long years of hatred for the United States hasn't changed. Hearing this case will save lives, and those lives saved, will be lives American Citizens. Should the Court fail to hear this case, it will give the Government of Guyana a glorious opportunity along with its allies to hasten their projects, knowing now that the information is out in the open (in the Hands of the US).

50. Hearing this case will prove why, the President of the United States of America (Pres. George W. Bush) needs a Missile Shield. It will revealed how far ahead the Chinese and the Russians have come with their technological advances against the United States of America, right in America's own Back Yard.

51. Further the Plaintiff, in requesting from the Courts, an order for the US State Department to turn over its records of Loan and other Assistance to Guyana. It is to reveal, after Audit, that members of the Government of Guyana has repeated stolen from the US by way of its International Assistance. **(Exhibit E)**

52. I would like to make it quite clear to Court that I have no intentions of Embarrassing the US State Department. Document that may lead to such, is not requested. I am only asking to match the "Dollars Given to the Dollars Spent" on the actual projects, in the Republic of Guyana.

53. Further, should the Courts allow for the Hearing of this Case, it will cause the following.

- a) It will slow the advances the Chinese are making in Guyana, where they are presently construction one of the largest Embassy in that country. For

the sole purpose of placing their Scientist in Guyana, to affect United States of America Space and Military Capabilities. To further enhance the Cuban Military Capability, and continue the Drug Trade to the United States of America. The Drug Trade, now, is boosting and financially supporting the Chinese Projects in Guyana, with the assistance of the Government of Guyana.

- b) It will bring to a halt the Government of Guyana, thus giving the US Authorities more of a leverage to investigate and put in place measures that are of a security nature to the United States of America and the Region.
- c) It will also save the Lives of many of my associates, in Guyana.
- d) It will bring a sense of hope to the Guyanese People, more so my consistency

54. I Further State that Sheik Baskh with the Assistance of Narvin Chandrapual exercised harsh measures to Women and Children, by directly denying them access to allotted lands that they are entitle to. Thus these actions resulted in severe hardship. By not having a home or been able to cultivate these lands to provide daily sustenance for their homes and families, has driven many young children into an early state of Crime and such acts of Child Prostitution. Which violates (USC 42/14071 (3) (V11); (USC 18/2241-2242). That Both Narvin Chandrapaul and Sheik Baskh Trafficked in Narcotics to the USA (USC 8/21) (18USCA/2) That these are also acts of International Terrorism, (USC 50/1701NT).

55. I further state that the US District Courts of New Jersey has Jurisdiction in defense and protection of the Child, which is Unilateral and the United States of America is a signatory to the United Nations Charter on the Protection of the Child.

56. That on June 24<sup>th</sup>, 1965 the People's Progressive Party (PPP) was conducting a series of violent political campaigns. In the then British Guiana, which is now the Republic of Guyana. That Both Janet Jagan and Reepu Daman Persaud were standing members of the Party. That both Jagan and Persaud were Anti-Americans. That both Jagan and Persaud, were sympathizers of the Communist State of Cuba, and they were closely connected to Fidel Castro, the Leader of Cuban State.

56. That during protest on June 24<sup>th</sup> 1965 at or around 5:00pm the PPP Planted a Bomb which explode, damaging the United States of

America Consulate in the Then British Guiana. These acts according to Reepu Daman Persaud and Janet Jagan at the Political Campaign rallies within their consistencies on the Corentyne, was in Protest to United States President involvement into Guyana political affairs. Thus both Reepu Daman Persaud and Janet Jagan conspired to commit acts that violates (USC 50/1701nt) (USC 22/2349aa; 22/2708. Thus these attacks were directed on a Federal Building, and are acts of International Terrorism and these Courts have jurisdiction on this matter.

57. The Plaintiff seeks USD \$15,000,000,000. (Fifteen Billion United States Dollars) in Damages or Reparation for the Families of Sgt. Linden London and Rhonda Forde, et. al and injuries sustained by Plaintiff. Repayment for the misappropriate funds from the International Aid and Assistance, From the World Bank, the Inter American Development Bank (IADB), the International Finance Corporation (IFC) and the European Union (EU).

58. The Plaintiff Prays the Court that it permits under its Supervision a Lean of USD \$5,000,000. (Five Million United States Dollars) for the purpose of conducting these investigations and other others acts such as extradition of the Defendants, should they refuse to voluntary submit to the process of these Courts.

Dated July 5, 2001

Signed 

Exhibit

A

1 Page

# Guyanese seeks guns to remove Jagan, PPP

HEAD of the minority Guyana Republican Party, Leslie Prince, has made charges of drug links between the Colombian drug cartels and the Guyana People's Progressive Party. He is also advocating the armed removal of the Guyanese government.

Prince further alleged that TT's ruling United National Congress was also a recipient of drug-related funds during its last general election campaign.

Prince made his accusations during a brief stopover in this country while en route to Venezuela last Wednesday where he said he was going to mobilise international military forces to bring about stability to Guyana and free the country from the snares of the Colombian drug cartels.

Prince severely criticised People's National Congress leader and former Guyana President Desmond Hoyte for signing the Hermandston Peace Accord with President Janet Jagan and the ruling PPP, saying he believed Hoyte "was wrong when he signed the Accord and the St Lucian statement."

"I believe Desmond was under pressure when he signed the Accord and I feel that these should be withdrawn. There is no need for Guyana to continue the dialogue.

Prince says: "Guyanese people should be allowed to rise up and restore democracy."

He said unless something

was done to restore democracy Afro-Guyanese people will be eliminated and there will also be economic genocide.

The 46-year-old former Air-Craft pilot and soldier in the Guyana Army issued a call to Cartoon to withdraw its personnel from Guyana and its diplomatic missions.

"They have been given enough warning. It will be soon.

Prince says there were legal ways to form a government in exile.

He said it was imperative to move now to stamp out the drug hold on the Guyana government and to restore democratic principles in the country.

"Everything you have going on in that country is linked to the drug trafficking," Prince lamented.

"That is why I am fighting so hard to get some kind of force into Guyana to stamp this out."

Responding to the recent drug busts on BWIA flights from Guyana, Prince suggested that Trinidad should demand a US \$25,000 fine with a five percent non-refundable deposit for security reasons. He commended the TT Airports Authority security for the work it is doing but felt that more funds were needed to strengthen their security capabilities.

"I am travelling to Venezuela and intend to put together a multi-lateral force to remove the administration of the PPP

through legal means."

He said this was necessary to remove Guyana from the claws of the cartels and to replace the PPP by an interim administration. He said it was imperative to do so because of the level of corruption and dis-crimination that was taking place.

Prince said that the drug running was reported to the US DEA officials way back in the 1980's adding that it was found that individuals involved in the cocaine trade operations were members of the political structure of the PPP.

According to Prince, an organisation with the acronym CIA was the major contact between the cartel and the political organisations.

"That organisation with its contact with the cartel has been able to make heavy contributions to the political parties such as the PPP. It is also fair to say they have made their contributions to Panday's organisation."

Prince added that there was a very well known politician here in Trinidad who was at the receiving end and was heavily involved in receiving campaign finances from the CIA.

"The cartel was able to finance political parties that rose to power and thereby gained influence in government," he said, adding that the powerful Colombian cartels were able to finance a number of institu-

tions that operate freely and legally in the United States.

Some of these, he said, included real estate companies in Richmond Hill, Queen's, New York.

"The cartels own a number of these real estate agencies and are now able to finance local US political officials through whom they will be able to exert influence.

Prince said that the US Department of Justice under US Attorney Janet Reno were "very hesitant" in pursuing the drug trafficking that's coming through Guyana, due to the fact that Guyana had played a major role in campaign financing in the US.

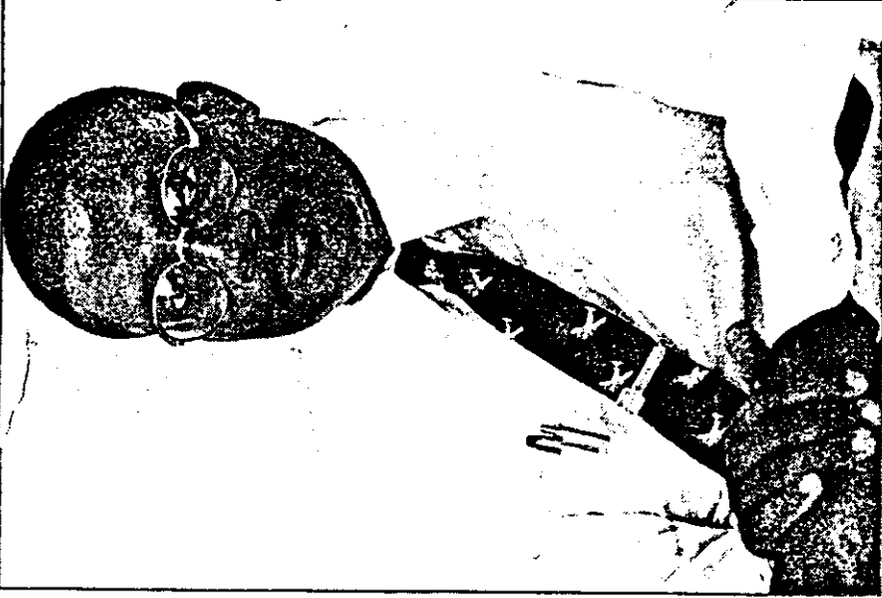
He pointed out that "Guyana waterways in the north western section, leading out to Trinidad and Venezuela are the major exit points for the shipping of cocaine into the United States."

Prince called for the reinstatement of Colonel McPherson of Guyana's Defence Force.

"One of Guyana's most distinguished officers who established the international force that went into Haiti to restore order was removed from power because of his knowledge of the illegalities that are being conducted by members of the PPP," Prince said.

Prince said that McPherson was removed from office two years ago.

"Guyana has become such a country where corruption is



LESLIE PRINCE

contagious," he said.

He charged that Guyana currently had about 4,000 kilos in cocaine stored at the abandoned broiler tanks at the sugar factories, waiting to be shipped out. He said that the drug trade has taken over every aspect of life in Guyana and pointed to the establishment of three major banks in Parika village.

He explained there was no way government could justify the building of three banks in a small farming village of not more than 150 farmers.

"One of your country's (TT) experts, a banking manager from Scotia Bank went there to train personnel," he re-

vealed.

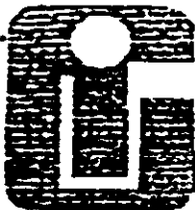
Checks in Guyana revealed, however, that Parika Village is a large farming community leading to the Guyanese interior that has developed heavy commercial activity as a result of the extensive rice farming in the area. "He clearly does not know Parika," said one journalist contacted at Guyana's independent *Starbreak News*, adding that Prince had been laughed away when he tried to hold a press conference in Guyana to make his claims.

Prince said, however, that the Guyanese media were being intimidated and were not reporting the facts about the drug trade.

Exhibit

B

5 pages



## GUYANA OFFICE FOR INVESTMENT

**GO-INVEST**

490 COTDR Church Street, Georgetown, Guyana Tel: 472-50338/9-67270633 Fax: 50655

August 14, 1995

Mr. Leslie F. Prince  
Chief Executive Officer  
Price Services International  
381 Broad St. Suite A617  
Newark, N.J. 07104  
United States of America

Dear Mr. Prince

Re: Waste to Energy Operations in Guyana

This serves to acknowledge your draft feasibility study and executive summary pertaining to the establishment of a Waste to Energy operation in Guyana at an estimated total capital investment of US\$110 (+/-) million.

Let me take this opportunity on behalf of both GO-INVEST and the Government of Guyana (GOG) to commend you for thinking through this type of investment for Guyana. When implemented it will have far reaching positive impact on Guyana's economic growth and your firm's profitability.

You have applied to the GOG for approval to begin waste to energy operations in Guyana. Your plans are to collect 448 metric tons of waste daily with tipping fees of \$20.00 per tonne for municipal waste and \$10.00 per tonne (round trip) for land fill clean up and process it into 15.0 megawatts of electricity. The latter shall be sold to the GOG at US\$0.05 per kilowatt hour. As was agreed in our last letter, the Minister of Finance would negotiate an option of zero tipping fee and electricity to be purchased at US\$0.055 per kilowatt hour.

I am pleased to inform you that the GOG shall fully approve that you begin your waste to energy operations in Guyana under the following conditions:

1. That Prince Services International or its principles place with the Central Bank of Guyana for the benefit of the GOG a non-refundable performance bond of US\$2 million (two million United States dollars) as commitment to begin operation within 90 days of the December 1997 start-up date.

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Page 2

August 14, 1995

Mr. Leslie F. Prince  
Chief Executive Officer

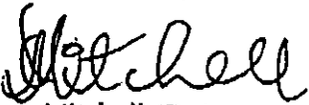
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2. That Prince Services International executes its offer to donate (5%) five percent of its common shares to the University of Guyana.
3. That Prince Services International begins negotiation to purify the entire water system of Guyana in exchange for land provided by the GOG;
4. That Prince Services International pledges to develop a coconut plantation in order to feed the incineration plant with shells, husks and other materials;
5. That Prince Services International presents an environmental impact study approved by the United States or the GOG that verifies the safety and respect for the environment, and protection of health.

GO-INVEST wishes to assure you that as the agency responsible for promoting investment initiatives in Guyana, it has been fully authorized to give you this conditional approval. The deposit of the bond in the Central Bank will determine the final selection which will be evaluated from a short list of 3 eligible investors.

This office recognises that your venture is a complex one, as such, it will engage a small group of technical and policy personnel representing a wide cross-section of stakeholders to work as a single team to join with you in all aspects from project preparation to commercialization.

In witness, therefore, the parties hereto have affixed their signatures this 14 day of August, 1995 at the Guyana Office for Investment (GO-INVEST)

  
Ivor Mitchell (Dr.)  
Managing Director  
for Government of Guyana

  
Leslie F. Prince  
Chief Executive Officer  
Prince Services International

c.c. Hon. Michael Shree Chan  
Senior Minister of Trade

Hon. Bharrat Jagdeo  
Minister of Finance

Mr. Archibald Meredith  
Governor, Bank of Guyana

Mr. Navin Chandarpaul  
Office of the President

**GUYANA OFFICE FOR INVESTMENT****GO-INVEST**

490 Corp &amp; Church Streets, Georgetown, Guyana, Tel: 02 50658/9, 02-70653, Fax: 50655

July 26, 1995

Mr. Leslie F. Prince  
Chief Executive Officer  
Prince Services International  
381 Broad St. Suite A617  
Newark, N J 07104  
U.S.A

Dear Mr. Prince

**Re: Waste Control to Energy Co-generation**

The Government of Guyana (GOG) is interested in your proposal of waste control and electricity energy production. Since July 21, 1995 you are now one of five such companies with whom we are now negotiating in this sector.

Again, we want to make it abundantly clear that the GOG will not entertain nor would we ever allow the importation of waste in any form into Guyana. Similarly, our Indigenous citizens would not allow the movement of hazardous wastes and poisonous materials on our internal waterways.

This letter is to confirm the intention of the GOG to negotiate with Prince Services International in joint venture partnership with Warren Energy Resource Co. Ltd. and R.W. Beck Inc. for:

1. The erection, installation, and operation of a turnkey solid waste-to-energy plant with a capacity of 448 metric tons per day waste, generating 13.5 mgw/hr of electricity;
2. The collection of municipal waste from individual households, businesses, drains and canals and conveying it to the incineration plant at a price not to exceed US\$20 per metric ton as tipping fees;

/....2

Page 2

Mr. Prince

July 26, 1995

3. The extraction and transporting of landfill waste to the Incineration plant and its replacement with purified incinerated material at a price not to exceed US\$10 per metric ton as round trip tipping fee;
4. The GOG to purchase up to 13.5 megawatt of electric power at a price not to exceed five (5) United states cents per kilowatt hour;
5. The GOG will lease to the Joint venture one hundred (100) acres of land for the expressed purpose of executing the waste-to-energy project;
6. Additional land may be secured for planting coconuts in order to feed the Incineration plant with shells, husks and other materials;
7. The purified water resulting from the Incineration process may be bartered in exchange for land provided by the GOG;
8. Revenue sharing arrangements between the waste-to-energy plant operator and the GOG, whereby after a certain revenue threshold, some funds generated at the waste-to-energy plant are returned to the community for use in promoting recycling and other activities;
9. An arrangement stipulating that for every ton of municipal waste directed toward recycling and not delivered to the waste-to-energy plant, the GOG is awarded a monetary sum.
10. The Minister of Finance may be interested in negotiating an option of zero tipping fee in exchange for 5.5 US cents per kilowatt hour.

We urge you to expedite your feasibility study. On the completion of such a study, you must submit to us a detailed Business Plan. The business plan will be the basis on which we will authorise the investment in Guyana.

/...3

Page 3

Mr. Prince

July 26, 1995

The GOG expects the foregoing waste-to-energy plant to be privately owned and operated with an agreement to turn them over to the GOG in the future.

The GOG will give full cooperation in promptly providing all necessary information data and details requested by Prince Services International and its joint venture partners for its use herein. Prince Services International and its joint venture partners will keep same confidential except for its own purposes and will return whatever GOG requests.

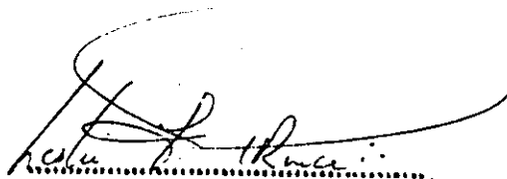
Unless subsequently agreed, to the contrary, the GOG shall not owe or be indebted to Prince Services International and its joint venture partners, or its assigns for any work or expenses in bringing the subject matter above to commercialization and launching.

In the event that the GOG decides at any time in the future to privatise its electricity utility plants, Prince Services International and its joint venture partners will be given the first opportunity to survey, study, and negotiate or bid therefor.

The GOG wishes to proceed with all due speed toward a successful commercialization and launching of this waste-to-energy project and will proceed according to the above outline.

In witness, therefore, the parties hereto have affixed their signatures this 26 day of July 1995 at the Guyana Office for Investment (GO-INVEST).

  
.....  
Ivor S. Mitchell (Dr.)  
for GO-INVEST

  
.....  
Mr. Leslie Prince  
for Prince Services International

# Exhibit

C

Pages 9



# Office of the President

New Garden St, & South Rd.,  
Georgetown  
Guyana.

15th October, 1997.

Mr. Leslie Prince,  
Prince Services International.

Dear Mr. Prince,

I received your letter of October 13th in which you requested that a letter of Intent be signed by the President or the Prime Minister and that this be done on October 15, 1997.

I have communicated to His Excellency, President Sam Hinds these requests.

I must express, however, the great displeasure of the National Energy Committee with your assertions in paragraph 3 of your letter.

I had arranged for you to discuss your proposals with the National Energy Committee. In a very professional manner, the Committee dealt with a number of technical details and forwarded a draft letter of Intent to His Excellency the President.

This was necessary because the acceptance of your proposal has implications for other Ministries and Agencies e.g. the City Council, Regional and National Democratic Council, Guyana Electricity Corporation.

A discussion with these bodies is essential before a decision can be made. This is how this Government works.

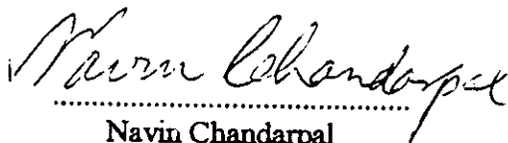
The National Energy Committee was preparing itself to participate in discussions with such bodies.

However, the Committee considers that you have ventured into the realm of political blackmail and is not prepared to participate further under such conditions. I unreservedly share the views of the Committee.

The National Energy Committee requires that you direct your queries to His Excellency the President since the Committee is not prepared to include in its considerations your detestable political pressures.

The Committee can only continue its involvement in your matter when political pressures are removed.

Yours sincerely,

A handwritten signature in cursive script, appearing to read "Navin Chandarpal". The signature is written in dark ink and is positioned above a dotted line.

Navin Chandarpal  
Presidential Adviser on Science, Technology,  
Energy Natural Resources and the Environment.

**BINDING LETTER OF UNDERSTANDING**  
**Between**  
**The Government of Guyana**  
**and**  
**Prince Services International Inc.**

This BINDING LETTER OF UNDERSTANDING is made of the \_\_\_\_\_ day of \_\_\_\_\_ 1998, by and between the Government of Guyana ("GOG") Prince Services International Inc., (PSI): a Corporation of the State of New Jersey in the United States of America, with its principal offices in Newark, NJ, USA.

WHEREAS, GOG desires to pursue the erection, installation, and operation of a turnkey solid waste-to-energy plant with the capacity of 448 (four hundred forty-eight) metric tons per day waste, generating 15(fifteen) megawatts per hour of electricity;

WHEREAS, GOG foresees that the collection of municipal waste from individual households, business, drains and canals, which are then conveyed to the incineration plant, shall not exceed the price of US\$20 (twenty United States dollars) per metric ton as tipping fees;

WHEREAS, GOG wishes that the extraction and transportation of landfill waste to the incineration plant and its replacement with purified incinerated material not exceed a price of USD10 (ten United States dollars) per metric ton in round-trip tipping fees;

WHEREAS, GOG plans to purchase up to 15(fifteen) megawatts of electric power produced at a price not to exceed US\$0.17 (seventeen United States cents) per Kilowatt hour;

WHEREAS, GOG will lease to PSI 100 (one hundred) acres of land for the express purpose of executing the waste-to-energy project;

WHEREAS, the purified water resulting from the incineration process may be bartered by the Investor in exchange for land provided by the GOG;

WHEREAS, GOG will permit PSI to construct an Asphalt and Paved (Sidewalks) "Access Roadway" to its plant, not to exceed 10 (ten) miles, linking both the East Bank Demerara and the East Coast Demerara main roads, with four lanes in either direction and lighted on both sides;

WHEREAS, GOG will permit PSI to construct and operate Three High Volume/Pressure Self-Contained water pumps for the purpose of draining the City of Georgetown during severe weather conditions and high-tides.

WHEREAS, revenue-sharing arrangements between the waste to energy plant operation and the GOG may be negotiated, whereby after a certain revenue threshold has been achieved some funds generated at the waste-to-energy plant will be returned to the community for use in promoting recycling and other activities;

WHEREAS, the Minister of Finance may be interested in negotiating an option of a 0 (zero) U.S. cents tipping fee in exchange for a price of US\$0.17 (seventeen United States cents) per kilowatt hour of electricity; and

WHEREAS, once the project is finance, PSI will place with the Central Bank of Guyana, for the benefit of the GOG, a non-refundable guarantee or performance bond of US\$2 million (two million United States Dollars) as a commitment to begin operations within a mutually agreed period after the scheduled start-up date.

NOW, THEREFORE, GOG approves this Binding Letter of Understanding enabling PSI to initiate the development of an implementation contract to be negotiated and executed on an exclusive basis; and all parties herein set forth their mutual understandings in principle to date in that regard;

This Binding Letter of Understanding sets forth the terms and conditions listed below with respect to the Guyana Project.

Prince Services International Inc. (PSI) will present a feasibility study to GOG that will include but not be limited to:

- a) characterization of existing solid waste management system and solid waste stream;
- b) preliminary assessment of options for change and improvement to existing solid waste management system;
- c) analyses of life-cycle costs of prefer scenarios and selection of preferred scenario;
- d) feasibility study of selected scenario; and
- e) project execution.

The Investor, in accordance with the feasibility study and [the] agreement of implementation contract, will develop financial Performa projections and equipment specifications, define the final scope of the project to install and to operate a co-generation project as it determines will best meet performance objectives, and operate the facility for a pre-determined period.

The project includes the establishment of a solid waste collection and processing operation in the main population centers of the country of Guyana within a sixty-nine miles radius of Georgetown, and with remote collection and transfer operations coming on line in subsequent phases of the project. The project proposes to manage waste streams

within a 69 (sixty-nine) miles of Georgetown and beyond, all transferred systems and equipment will meet the International Environmental Protection Agency Standards.

Additional project components include the installation and operation of a waste fuel incineration co-generation system and the sale of electrical and steam energy from that facility.

PSI will carry out the proposed project with due diligence and efficiency and in conformity with appropriate administrative, financial, engineering environmental and public utility practices, and promptly provide, as needed, the funds and other resources required for this purpose; and in accordance, with the agreed upon Project Implementation Plan.

PSI will sponsor the educational and training programs necessary to provide qualified local technicians as part of the work force to operate the state of the art modernized facility.

During project execution PSI will provide, but not be limited to the following:

- \* Long-term least cost power generation development proposal  
Providing the economic basis for the Guyana facility.
- \* Environmental Management proposal,  
Strengthening the capability within the Guyana facility for environmental impact assessment studies, data collection analysis, and organizational improvements for effective environmental management.
- \* Training for Plant Operators.  
Providing training to enhance operation and maintenance personnel within the Guyana facility.

In the event that the results of the investigation determine there to be insufficient solid waste fuel sources available to justify the cost of implementation and associated financial costs with reasonable profit PSI at its option may discontinue the proposal efforts and pursuit of the contract without obligation to the GOG.

The Investor where in its sole judgment it is reasonable and commercially practicable would utilize local Guyanese labor, shops, and goods and services, and contractors to support the on site construction and repair work.

The term of the compensation period will be 20(twenty years), which term will be more precisely defined at the completion of the feasibility study.

No sovereign guarantee is required for the investment. The sole requirement of the GOG is to provide a sovereign guarantee for its energy purchase obligations.

The implementation contract would be priced in United States dollars.

PSI would provide 100% (one hundred percent) financing. The energy price would be negotiated and based on the following components:

- \* capacity payment:  
The component for the capacity payment will be a fixed amount and will increase at 3% (three percent) per annum.
- \* energy payment, dispatched to GOG;  
The cost of energy to GOG will be defined at the completion of the feasibility study.
- \* operations and maintenance;  
The payment for operation and maintenance will be a pass through amount.
- \* land, provided by GOG  
GOG will provide land for the project at (1) the existing Public Works Facility and (2) the proposed incinerator site

Pricing will be predicated on capital investment. The entire cost of the project shall be borne by the Investor (PSI) with no contribution from the GOG.

Various key economic issues directly affecting the price of energy, which include but are not limited to the following, also require clarification;

- \* the applicability of a tax holiday;
- \* other tax incentives that may be available (e.g., special labor reductions, etc.); and
- \* a determination of V.A.T. taxes, customs/import duties sales and U.S. taxes applicable to the importation of goods and services to implement the Guyana project and the availability of exemptions from Guyana and local governments with jurisdiction over the project.

It is appreciated that these activities will be accomplished within 48 (forty-eight) hours, due to a previous three-weeks grace period (as of July 31, 1997), during which

time the parties to this Binding Letter of Understanding shall continue to meet and issues relevant to the Guyana Project.

The parties mutually agree that all terms and conditions provided herein shall be held strictly confidential and shall not be divulged by any one or more parties to any outside parties without the express written consent of all parties hereto. Furthermore, GOG hereby agrees to grant the Investor an exclusive right to negotiate with respect to the subject matter provided for herein, thereby agreeing not to solicit, entertain and or discuss the subject matter with any other entity or person that may reasonably be interpreted as a competitor with any other entity or person that may reasonably be interpreted as a competitor with the Investor for a period of not less that [one year] from the date of signing below.

Should any of the terms or conditions of this Binding Letter of Understanding shall be in writing signed by a duly authorized representative and shall be transmitted by recognized overnight mail courier to the other Parties at such address as set forth below.

Government of Guyana	[Name] [Address] [Tel/Fax]
-------------------------	----------------------------------

Prince Services International Inc.	[Name] Mr. Leslie F. Prince, Pres./CEO [Address] 381 Broad St. S/A-617 Newark NJ 07104-3363 Tel: (973)677-4206, Fax: (973)677-4208.
------------------------------------	---

This agreement shall terminate without further liability upon the execution by the parties of the implementation contract or upon expiration of thirty-six months from the date of execution of this Binding Letter of Understanding.

All disputes arising in connection with this Binding Letter-of-Understanding shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by three arbitrators appointed in accordance with the said Rules. The place of arbitration shall be Washington, D.C.; the governing law shall be that of the United States of America, the language of the arbitration shall be English.

No change amendment or modification of the Binding Letter of Understanding shall be valid or binding upon the parties hereto unless such change amendment shall be in writing and duly executed by all parties.

This Binding Letter-of-Understanding may be executed in counterparts by the parties hereto, each of which shall be deemed to be an original, all of which shall be one in the same document. The parties further agree that this agreement can be executed via facsimile signature with the original signature page to follow within two days. The Parties

hereby agree that any may rely on facsimile copy of this executed original as a legal and binding document.

THEREFORE the undersigned being duly authorized to attest to the Binding Letter of Understanding for mutual benefit of GOG and of the Consortium hereby agree to be exclusively bound for the erection, installation and operation of the Guyana facility.

**THE GOVERNMENT OF GUYANA**

By \_\_\_\_\_  
Prime Minister

Date \_\_\_\_\_

**Prince Services International, Inc. (PSI)**

By \_\_\_\_\_  
President & CEO.

Date \_\_\_\_\_

**Ministry of Trade, Investment & Tourism**

By \_\_\_\_\_  
Minister GOG.

Date \_\_\_\_\_



# Office of the President

New Garden St. & South Rd.,

Georgetown

Guyana.

Our Ref.: HPS:12/0

Mr Leslie F. Prince  
President/CEO  
Prince Services International Inc., (PSI)  
381 Broad Street A-517  
Newark  
New Jersey 07104-3363  
UNITED STATES OF AMERICA

Dear Mr Prince,

## GUYANA WASTE MANAGEMENT PROJECT

I wish to acknowledge receipt of your facsimile letter dated August 5, 1998 on the abovenamed subject.

In my years at Office of the President, I have not encountered any collective approach on any project on Waste Disposal.

The Prime Minister dealt sectorally with all such matters and your concerns should be addressed to him.

Sincerely yours,

R. F. LUNCHEON, M.D.

HEAD OF THE PRESIDENTIAL SECRETARIAT

1998-08-06

Exhibit

D

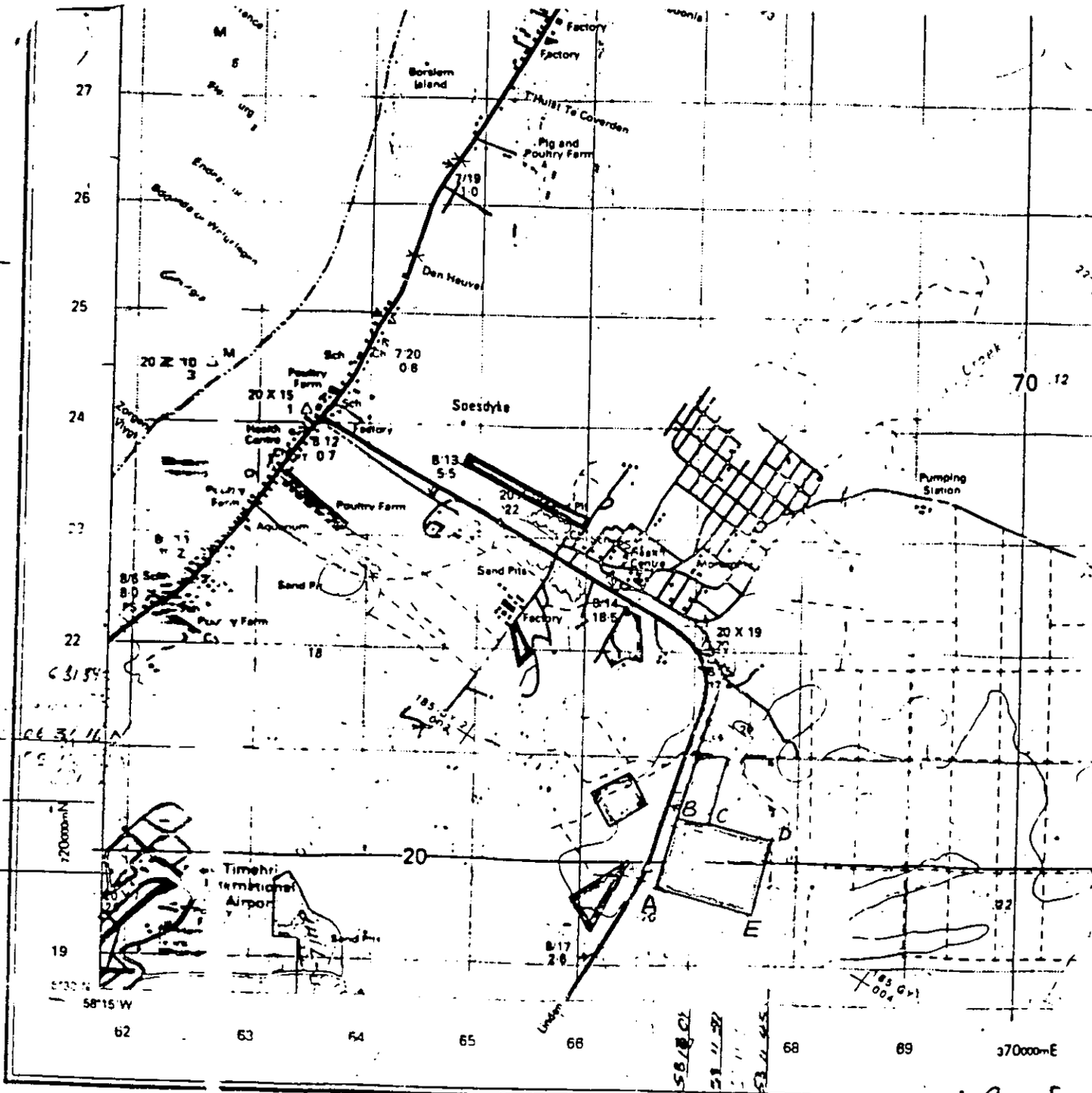
3 pages

DESCRIPTION - BLOCK I

A tract of State Land situated between Madewini Creek and Kuru Kururu Residential lots, as shown on Terra Surveys Topographic Sheet 20 SE at Scale 1:50,000.

From a reference point 'X' located at the junction of Soesdyke Linden Highway and Smart road, thence at a true bearing of approximately  $92^\circ$  for a distance of 430ft to a commencement point 'A' located at geographical coordinates of latitude  $6^\circ 30' 35''$  N; longitude  $58^\circ 12' 20''$  W. Thence at a true bearing of approximately  $16^\circ$  for a distance of 2,332ft to a point 'B'; at geographical coordinates of latitude  $6^\circ 30' 50''$  N; longitude  $58^\circ 12' 15''$  W. Thence at a true bearing of approximately  $97^\circ$  for a distance of 950ft. To a point 'C'; at geographical coordinates of latitude  $6^\circ 30' 55''$  N; longitude  $58^\circ 12' 05''$  W; thence at a true bearing of approximately  $102^\circ$  for a distance of 200 ft. To a point 'D', located with geographical coordinates of latitude  $6^\circ 30' 50''$  N, longitude  $58^\circ 11' 47''$  W. Thence at a true bearing of approximately  $196^\circ$  for a distance of 2,332 ft. to a point 'E' located with geographical coordinates of latitude  $6^\circ 30' 26''$  N, longitude  $58^\circ 11' 52''$  W. Thence at a true bearing of approximately  $201^\circ$  for a distance of 3,025 ft. to the point of commencement, thus enclosing an area of approximately 167.50 acres, save and except all lands lawfully held or occupied.

*Approved*  
*12/18/99*



Series E791 (DOS 440)  
 Sheet 20 SE  
 Edition B-GDI (SOS) 1988

SCALE - 1:50,000

*Handwritten notes:*  
 12/8/88  
 100 yards  
 12/8/88  
 METRES 100  
 MILE 1  
 FEET 5000

LINDEN

SOESDYKE

10.1.1991

R I F F E R

N 208° 31' 16" (91° 00')  
N 195°

20'

30"

107

270.00

40.00

137.10

1400.00

1100.00

*Handwritten:* Lease A 1146

T r a c t  
V i d e

P l a n

N 2

23564

by H.F. Roberts, Sr. Gev. Surveyor, dated 30.3.1991

15' K.M.P.H. ROAD

15'

291'

1100.00

□

*Handwritten:* Plot 24782

Exhibit

E

3 pages

THE WORLD BANK GROUP

A World Free of Poverty 

Projects

Search Results

Your search returned 44 records. (Results 1 - 10 of 44)

1 2 3 4 5 Last

Project Name	Project ID	IBRD/IDA of Board* (USD\$M)	Product Line	Country/Area	Sector	Project Status	Approval Date
Enterprise and Private Sector Institutional Development Project	PO0727	4.8	Lending Project	Guyana	Private Sector Development	Active	11/18/99
POSF	PO63094	0	Debt Reduction Facility	Guyana	Finance	Active	10/23/98
Rising Emergency Assistance Project	PO87271	0	Lending Project	Guyana	Water Supply & Sanitation	Active	10/22/98
PRIV SEC DEV/IDA REF	PO8838	1.8	Lending Project	Guyana	Finance	Active	12/18/97
IDE GUYANA DEST/PIB	PO38664	0	Institutional Development Fund	Guyana	Economic Policy	Closed	8/13/97
PRIV SEC DEV/IDA REF	PO99304	2.2	Lending Project	Guyana	Finance	Active	11/14/96
Secondary School Reform Project	PO07261	17.3	Lending Project	Guyana	Education	Active	0/11/96
PRIV SEC DEV/IDA REF	PO4429	2.8	Lending Project	Guyana	Finance	Active	12/12/95
PRO SUPPL/IDA REF	PO4229	3.1	Lending Project	Guyana	Finance	Active	8/20/95
Private Sector Development Adjustment LG/GIDA	PO0728	16.6	Lending Project	Guyana	Finance	Closed	8/20/95

1 2 3 4 5 Last

\* In US\$ millions. Does not reflect any cancellations; excludes grant funding.   
 Click column header to sort, click again to reverse.



Export Data to Excel

Project Home | Advanced Search | FAQs/Help | Feedback

Last Updated on July 2nd, 2001

Disclaimer: This information is provided for your convenience; it is not necessarily complete, and is not intended to replace other official reports (also see terms & conditions)

THE WORLD BANK GROUP

A World Free of Poverty



Projects

Search Results

Your search returned 44 records (Results 11 - 20 of 44)

First 1 (2) 3 4 5 Last

Project Name	Project ID	IBRD/IDA of Board (IBRD/IDA)	Project Line	Country/Area	Sector	Project Status	Approval Date
Economic Sector and Business Environment Project	PO07005	3.8	Lending Project	Guyana	Finance	Closed	12/15/94
SAC SUPPLY (DA BELOW)	PO07011	3.8	Lending Project	Guyana	Economic Policy	Active	1/4/94
Water Supply Technical Assistance and Rehabilitation Project	PO07267	17.6	Lending Project	Guyana	Water Supply & Sanitation	Active	12/21/93
Sugar Industry Restructuring and Privatization Project	PO07280	16	Lending Project	Guyana	Agriculture	Closed	8/10/93
Public Administration Project	PO07286	12	Lending Project	Guyana	Public Sector Management	Closed	3/30/93
Infrastructure Rehabilitation Project	PO07268	20	Lending Project	Guyana	Transportation	Closed	3/25/93
SAC (DA REF?)	PO07267	3.5	Lending Project	Guyana	Economic Policy	Active	12/23/92
IDA DEBT REDUCTION FACILITY	PO07264	0	Debt Reduction Facility	Guyana	Economic Policy	Closed	10/29/92
Emp. Health, Nutrition and Water and Sanitation Project	PO07269	10.2	Lending Project	Guyana	Social Protection	Closed	4/30/92
SAC SUB-MIL (DA BELOW)	PO07265	3.1	Lending Project	Guyana	Economic Policy	Active	11/28/91

First 1 (2) 3 4 5 Last

\* In US\$ millions. Does not reflect any cancellations; excludes grant funding.  
 Click column header to sort, click again to reverse



Export Data to Excel

Project Home: Advanced Search / FAQ/Help / Feedback

Last Updated on July 2nd, 2001.

Disclaimer: This information is provided for your convenience. It is not necessarily complete, and is not intended to replace other official reports (also see [terms & conditions](#))

THE WORLD BANK GROUP

A World Free of Poverty



Projects

Search Results

Your search returned 44 records (Results 21 - 30 of 44)

Print 1 2 3 4 5 Last

Project Name	Project ID	IBRD/IDA of Board (USD\$M)	Product Line	Country/Area	Sector	Project Status	Approval Date
BAG SUPPLY I	P007262	19	Lending Project	Guyana	Economic Policy	Active	6/11/91
BAG SUPPLY I	P007261	4.3	Lending Project	Guyana	Economic Policy	Active	11/6/90
BAG SUPPLY I	P007266	3.4	Lending Project	Guyana	Economic Policy	Active	6/28/90
Technical Assistance Project (02)	P007293	3	Lending Project	Guyana	Public Sector Management	Closed	6/28/90
Structural Adjustment Credit Project (02)	P007291	74.6	Lending Project	Guyana	Multisector	Closed	6/28/90
Special Sector Technical Assistance Project	P007265	7	Lending Project	Guyana	Mining	Closed	8/5/86
FORESTRY SUPP.	P007241	8.8	Lending Project	Guyana	Agriculture	Closed	3/7/85
Education Expansion Promotion Project	P007240	3	Lending Project	Guyana	Ch & Des	Closed	2/18/82
Technical Assistance Project (02)	P007239	1.6	Lending Project	Guyana	Public Sector Management	Closed	2/3/81
Structural Adjustment Loan Project	P007237	22	Lending Project	Guyana	Multisector	Closed	2/3/81

Print 1 2 3 4 5 Last

\* in US\$ millions. Does not reflect any cancellations. excludes grant funding.  
 Click column header to sort. click again to reverse



Export Data to Excel

Projects Home | Advanced Search | FAQs/Help | Feedback

Last Updated on July 2nd, 2001.

Disclaimer: This information is provided for your convenience, is not necessarily complete, and is not intended to replace other official reports (also see terms & conditions)

SEARCH PROJECTS BY COUNTRY | BY PRODUCT LINE | BY SECTOR | BY STATUS | BY DATE

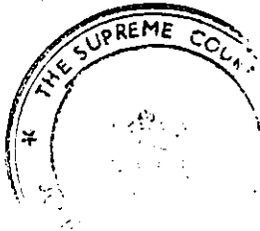
Exhibit

F.

2 pages

IN THE HIGH COURT OF THE SUPREME COURT OF JUDICATURE  
CIVIL JURISDICTION

BETWEEN:-



LESLIE F. PRINCE  
Petitioner

- and -

JOE SINGH  
Respondent

ENTRY OF APPEARANCE UNDER PROTEST

ENTER AN APPEARANCE UNDER PROTEST FOR AND ON BEHALF OF JOE SINGH  
THE abovenamed Respondent herein.

*Ann McLennan*  
.....  
Attorney-at-Law for the Respondent

*Tracy Gibson*  
.....  
Attorney-at-Law for the Respondent

Dated at Georgetown, Demerara

This        day of February, 2000

This appearance is entered by Ms. ANN McLENNAN and Ms. TRACY GIBSON,  
Attorneys-at-Law whose address for service and place of business is  
in care of the Chambers of Mr. Donald Robinson, SC, Attorney-at-Law  
of lot 7 Croal Street, Stabroek, Georgetown, Demerara, Guyana.

AUTHORITY TO ATTORNEYS-AT-LAW

I, JOSEPH SINGH, Chief of Staff of the Guyana Defence Force, do  
bereby authorise Ms. ANN McLENNAN and Ms. TRACY GIBSON, Attorneys-  
at-Law, to act as my Attorneys-at-Law in this action and to do all  
acts and things that may be necessary therewith to give valid receipts  
on my behalf for the same.

*[Signature]*  
.....  
RESPONDENT

Dated at Georgetown, Demerara

This 15<sup>th</sup> day of February, 2000

2000

NO. 55-P

DEMERARA

IN THE HIGH COURT OF THE SUPREME COURT OF JUDICATURE  
CIVIL JURISDICTION

BETWEEN:-

LESLIE F. PRINCE

Petitioner

- and -

JOE SINGH

Respondent



---

ENTRY OF APPEARANCE AND AUTHORITY TO ATTORNEYS-AT-LAW

---

*File 645*

*for \$1000*

*8/18/2000*

MS. ANN MCLENNAN  
ATTORNEY-AT-LAW FOR THE RESPONDENT

MS. TRACY GIBSON  
ATTORNEY-AT-LAW FOR THE RESPONDENT

Name of Court

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

RECEIVED

Title of Action: Indictment

JUL 05 2001

AT 9:55  
WILLIAM T. WALSH  
CLERK

Leslie F. Prince (Pro Se Litigant)

Plaintiff,

Vs.

Government of Guyana  
Bharrat Jagdeo,  
Janet Jagan,  
Reepu Daman Persaud,  
Narvin Chandrapaul  
Sheik Baskh,  
Roger Luncheon,  
Kellawan Lall,  
Cecil Kennard,  
Carl Singh  
Paul Fung-A-Fat  
Joseph Singh,  
Henry Greene,  
Floyd McDonald  
Et. al

Civil Action No.  
01-CV-2992 (AJL)  
"Jury Trial Demanded"

"AFFIDAVIT"

Defendants.

I Leslie F. Prince, being duly sworn, deposes and makes the following affirmation under penalties of perjury.

I Leslie F. Prince, as Plaintiff in the above entitled action, respectfully move this court to order the Defendants to show cause why they should not be enjoined from answering to a court of Law within the Territories of the United States of America. For the offenses committed against the United States of America, an American Citizen, Next-of-Kin's of American Citizens, Children, and others who served American Interest. Knowingly, that the Defendants have use the influence of their Offices to Prevent all and any forms of Due Process within the Territories of Guyana. Tried. Further the Plaintiff prays the Courts to provide the "Lean" as requested in the Order to show Cause and the Complaint.

Thus order the United States State Department to Cease and Desist from any and all activities such as Loans, Aid or an form of Financial Assistance to the Republic of Guyana via Us Lending Agencies including the World Bank, in Which the US is a part of, until the end of these litigation's.

Unless this order is issued, I will suffer immediate and irreparable injury, loss and damage in that, I will not be able to continue my Political Career in Guyana and will suffer more Losses to my investment in Guyana as a Businessman, and my live will continue to be in danger from the threats mounted by the Defendants, as is stated in the Order to Show Cause and the Complaint. As can be seen from the fore going, I have no adequate remedy at law.

Wherefore, I respectfully request that the court grant the above request within relief as well as such other and further relief that may be just and proper.

I declare under penalty of perjury that the foregoing is true and correct.

Date July 5, 2001

Signature [Handwritten Signature]

Sworn to before me this 5 day of July 2001.

[Handwritten Signature]  
Notary Public

NEW JERSEY  
EXPRESS COPY SERVICE  
200 BROAD STREET  
NEWARK, NJ 07102  
973-623-0555

Name of Court

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

Title of Action: Indictment

RECEIVED

JUL 24 2001

Leslie F. Prince (Pro Se Litigant)

Plaintiff,

AT 8:30  
WILLIAM T. WILSON  
CLERK

Vs.

Government of Guyana  
Bharrat Jagdeo,  
Janet Jagan,  
Reepu Daman Persaud,  
Narvin Chandrapaul  
Sheik Baskh,  
Roger Luncheon,  
Kellawan Lall,  
Cecil Kennard,  
Carl Singh  
Paul Fung-A-Fat  
Joseph Singh,  
Henry Greene,  
Floyd McDonald  
Et. al

Civil Action No.  
01-CV-2992 (AJL)  
"Jury Trial Demanded"

"Amendment TO THE ORDER TO  
SHOW CAUSE"

Defendants.

I Leslie F. Prince, being duly sworn, deposes and makes the following affirmation under penalties of perjury.

I Leslie F. Prince, as Plaintiff in the above entitled action, respectfully move this court to "Amend the Order to Show Cause" issued by Justice Alfred J. Lecher, Jr., O.S.D.J.

The Plaintiff hereby states that upon receiving a response to the Initial Complain from Justice Madeline Cox Arleo and signed copies of the Summons. The Plaintiff expedited these, serving of the Summons, immediately, on the morning of July 2<sup>nd</sup>, 2001 at or around 11:00am via US Mail.

Thus, in the afternoon of July 2<sup>nd</sup> 2001 at or around 2:00pm the Plaintiff received via registered and certified mail an Order To Show Cause from Justice Alfred J. Lecher, Jr. O.S.D.J.

The said Order required the Plaintiff to dispatch the Order to each Defendant within two days.

The Plaintiff came to the office of the Clerk of Courts to inform the Courts of the International Constraints that would prevent the compliance of the above order within the time frame.

Thus follow constraints were: -

- a) There's a problem of the mail system going to that country the Republic of Guyana.
- b) That because of the Nature of the Order, all witnesses needed to be alerted so they go relocate to a secured location, this would take a few days as the type of transportation to these remote locations are still primitive.
- c) The local dispatch system in the Republic of Guyana is intimidated by the Ruthless Behavior of the Government of Guyana. Therefore, there is Great Fear in delivering a document of this nature to the Government of Guyana.

Thus the Plaintiff wishes to inform the Courts that a Second Delivery of the Summons and the Copy of the Order to Show Cause including the Order as issued by Justice Alfred J. Lecher, Jr., O.S.D.J. was served by mail on July 13<sup>th</sup>, 2001.

The Plaintiff prays the Court to Amend these Orders.

Date 7/13/01

Signature [Signature]

Sworn to before me this 13 day of July 2001.

[Signature]  
Notary Public

CARMEN FULOP  
NOTARY PUBLIC OF NEW JERSEY  
I.D. NO. 0025246  
MY COMMISSION EXPIRES OCT. 7, 2003  
938 BROAD STREET  
NEWARK, NJ 07102  
973-623-0555

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY

\_\_\_\_\_  
LESLIE F. PRINCE, )  
 )  
Plaintiff, )  
 )  
v. )  
 )  
GOVERNMENT OF GUYANA, )  
BHARRAT JAGDEO, JANET )  
JAGAN, REEPU DAMAN )  
PERSAUD, NARVIN )  
CHANDRAPAUL, SHEIK BASKH, )  
ROGER LUNCHEON, KELLAWAN )  
LALL, CECIL KENNARD, CARL )  
SINGH, PAUL FUNG-A-FAT, )  
JOSEPH SINGH, HENRY )  
GREENE, FLOYD MCDONALD, )  
 )  
Defendants. )  
\_\_\_\_\_

CIVIL ACTION NO. 01-2992 (AJL)

ORDER TO SHOW CAUSE

FILED

JUN 2 2001

WILLIAM T. WALSH  
CLERK

ENTERED  
ON  
THE DOCKET

JUL 2 2001

WILLIAM T. WALSH, CLERK  
By \_\_\_\_\_  
(Deputy Clerk)

This matter having come before the court by way of a complaint (the "Complaint"), filed by pro se plaintiff Leslie F. Prince ("Prince"), against defendants the Government of Guyana, Bharrat Jagdeo, Janet Jagan, Reepu Daman Persaud, Narvin Chandrapaul, Sheik Baskh, Roger Luncheon, Kellawan Lall, Cecil Kennard, Carl Singh, Paul Fung-A-Fat, Joseph Singh, Henry Greene and Floyd McDonald (collectively, the "Defendants"), and it appearing the Complaint alleges that "the Defendants have committed fraud against the United States of America", the Defendants "have trafficked in narcotics to the United States of America," and "the Defendants have committed murder in the 1<sup>st</sup> Degree, to suppress evidence of their crimes against the United

States of America, and the next-of-kin's [sic] of United States Citizens in the Republic of Guyana," Complaint at 2, and it further appearing the Complaint alleges that "[t]he crimes committed were attacks on the property of a Federal Building, the United States Consulate in Georgetown Guyana, that these acts were acts of International Terrorism perpetrated by enemies of the United States, then as of now," id.,

And it further appearing the Complaint states that Prince is "a U.S. citizen, has taken an oath to defend the Constitution of the United States of America from all enemies domestic and abroad" and "this action is in defense of that said oath," id.,

And it further appearing Article III of the Constitution limits the jurisdiction of Federal courts to an actual "case or controversy," In re Cendant Corp. Prides Litig., 243 F.3d 772, 727 (3d Cir. 2001) (citing Lujan v. Defenders of Wildlife, 504 U.S. 555, 560 (1992)), and it further appearing "[t]he doctrine of standing is 'an essential and unchanging part of the case-or-controversy requirement of Article III' of the Constitution," Ernst v. Child and Youth Services of Chester County, 108 F.3d 486, 499 (3d Cir. 1997) (quoting Lujan, 504 U.S. at 560), and it further appearing the issue of standing may be raised by a court sua sponte, Steele v. Blackman, 236 F.3d 130, 134 n.4 (3d Cir.2001) (citing FOCUS v. Allegheny County Court of Common Pleas, 75 F.3d 834, 838 (3d Cir. 1996)); see also FW/PBS, Inc. v.

City of Dallas, 493 U.S. 215, 229 (1990) ("The [F]ederal courts are under an independent obligation to examine their own jurisdiction, and standing is perhaps the most important of [the jurisdictional] doctrines") (citations omitted),

And it further appearing, in order to satisfy the standing requirement, a plaintiff must demonstrate "(1) an injury in fact which is both concrete and particularized and actual or imminent; (2) a causal connection between the injury and the challenged conduct; and (3) a likelihood that the injury will be redressed by a favorable decision," Ernst, 108 F.3d at 499 (citation omitted), and it further appearing, the "injury in fact" component requires that the plaintiff "allege a distinct and palpable injury to himself [or herself]" id. (citing Warth v. Seldin, 422 U.S. 490, 501 (1975)), and it further appearing the injury must "affect the plaintiff in a personal and individual way," Lujan, 504 U.S. at 560 n. 1, and it further appearing "[a] generalized injury shared by the plaintiff with the public at large is insufficient to create a concrete 'case or controversy' over which a [F]ederal court may exercise its jurisdiction," Ernst, 108 F.3d at 500 (citing Schlesinger v. Reservists Committee to Stop the War, 418 U.S. 208, 219-20 (1974)),

And it further appearing the fact that Prince is a citizen of the United States is insufficient to confer standing on him to prosecute the "crimes" alleged in the complaint, see Ernst, 108

F.3d at 500, and it further appearing the Complaint fails to state a claim upon which relief can be granted, and for good cause shown,

IT IS, on this 27<sup>th</sup> day of June 2001,

ORDERED, that Prince be and hereby is directed to show cause as to why this matter should not be dismissed for lack of standing and/or for failure to state a claim upon which relief can be granted, and it is further

ORDERED, that Prince is directed to forward a copy of this Order to Show Cause and a copy of the Complaint within two (2) days of receipt of this Order to Show Cause to each of the Defendants, and it is further

ORDERED, that if Prince chooses to oppose this Order to Show Cause, such opposition must be filed with the Clerk of the Court and these chambers by the close of business 13 July 2001, and it is further

ORDERED, that Prince is directed to serve on each of the Defendants, at the same time service is made with the Clerk of the Court, a copy of any opposition to this Order to Show Cause, and it is further

ORDERED, that if Prince fails to oppose this Order to Show Cause by the close of business 13 July 2001, the Complaint will be dismissed without prejudice and without further notice, and it is further

ORDERED, that if Prince submits opposition to this Order to Show Cause, any or all of the Defendants, if they so choose, may file a response to the opposition with the Clerk of the Court and these chambers by the close of business 20 July 2001 and simultaneously serve a copy upon Prince, and it is further

ORDERED, that Prince may file a reply to any response by the Defendants with the Clerk of the Court and these chambers by the close of business 25 July 2001 and simultaneously serve copies upon the Defendants, and it is further

ORDERED, that this matter will be decided on 30 July 2001 on the written submissions pursuant to Rule 78 of the Federal Rules of Civil Procedure; the appearance of the parties in court is not necessary.

  
ALFRED J. LECHNER, JR., U.S.D.J.

AJL/gjh  
c: Deputy Clerk

Name of Court

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

RECEIVED  
CLERK

Title of Action: Indictment

2001 JUL 25 A 10:37

Leslie F. Prince (Pro Se Litigant)

ED STATES  
DIST COURT

Plaintiff,

Vs.

Government of Guyana  
Bharrat Jagdeo,  
Janet Jagan,  
Reepu Daman Persaud,  
Narvin Chandrapaul  
Sheik Baskh,  
Roger Luncheon,  
Kellawan Lall,  
Cecil Kennard,  
Carl Singh  
Paul Fung-A-Fat  
Joseph Singh,  
Henry Greene,  
Floyd McDonald  
Et. al

Civil Action No.  
01-CV-2992 (AJL)  
"Jury Trial Demanded"

"ADENDUM"

Defendants.

In the Matters relating to Leslie Prince V. Government of Guyana, Civil Action No. 01-CV-2992 (AJL). I would like to report to the courts that, I was reliably informed that the Guyana Judicial Service Commission, has conducted a hearing into the allegations against Chief Magistrate the Hon. Paul Fung-A-Fat and have cited him with Gross Misconduct while serving on the Bench. Chief Magistrate the Hon. Paul Fung-A-Fat was Fired. Hearings into the conduct of the other Two Judges will commence shortly.

This document is in response to Judge Madeline Cox Arleo, directions.

Date July 26, 2001

Signature [Handwritten Signature]

Sworn to before me this 26 day of July 2001.

[Handwritten Signature]  
Notary Public

CARMEN FULOP  
NOTARY PUBLIC OF NEW JERSEY  
I.D. NO. 0025246  
MY COMMISSION EXPIRES OCT. 7, 2003  
938 BROAD STREET  
NEWARK, NJ 07102  
973-623-0555

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY

6

\_\_\_\_\_  
LESLIE F. PRINCE,  
  
Plaintiff,  
  
v.  
  
GOVERNMENT OF GUYANA,  
BHARRAT JAGDEO, JANET  
JAGAN, REEPU DAMAN  
PERSAUD, NARVIN  
CHANDRAPAUL, SHEIK BASKH,  
ROGER LUNCHEON, KELLAWAN  
LALL, CECIL KENNARD, CARL  
SINGH, PAUL FUNG-A-FAT,  
JOSEPH SINGH, HENRY  
GREENE, FLOYD MCDONALD,  
  
Defendants.  
\_\_\_\_\_

CIVIL ACTION NO. 01-2992 (AJL)

ORDER

ENTERED  
ON  
THE DOCKET

8-6-01

WILLIAM T. WALSH, CLERK  
By \_\_\_\_\_  
(Deputy Clerk)

FILED

AUG 1 2001

AT 8:30  
WILLIAM T. WALSH  
CLERK

2001 AUG 1

RECEIVED  
CLERK

This matter having come before the court by way of  
complaint (the "Complaint"), filed by pro se plaintiff L  
Prince ("Prince"), against defendants the Government of Guy.  
Bharrat Jagdeo, Janet Jagan, Reepu Daman Persaud, Narvin  
Chandrapaul, Sheik Baskh, Roger Luncheon, Kellawan Lall, Cecil  
Kennard, Carl Singh, Paul Fung-A-Fat, Joseph Singh, Henry Greene  
and Floyd McDonald (collectively, the "Defendants"), and it  
appearing the Complaint alleges that "the Defendants have  
committed fraud against the United States of America", the  
Defendants "have trafficked in narcotics to the United States of  
America," and "the Defendants have committed murder in the 1<sup>st</sup>  
Degree, to suppress evidence of their crimes against the United  
States of America, and the next-of-kin's [sic] of United States

Citizens in the Republic of Guyana," Complaint at 2, and it further appearing the Complaint alleges that "[t]he crimes committed were attacks on the property of a Federal Building, the United States Consulate in Georgetown Guyana, that these acts were acts of International Terrorism perpetrated by enemies of the United States, then as of now," id.,

And it further appearing the Complaint states that Prince is "a U.S. citizen, has taken an oath to defend the Constitution of the United States of America from all enemies domestic and abroad" and "this action is in defense of that said oath," id.,

And it further appearing on 27 June 2001, Prince was ordered to show cause as to why this matter should not be dismissed for lack of standing and/or for failure to state a claim upon which relief can be granted, 27 June 2001 Order to Show Cause at 4, and it further appearing Prince was directed to submit opposition to the Order to Show Cause by 13 July 2001, id.,

And it further appearing on 13 July 2001, Prince submitted an "Amendment to the Order to Show Cause," and it further appearing the "Amendment to the Order to Show Cause" delineated several problems Prince had allegedly encountered in attempting to serve the Defendants with the Order to Show Cause,<sup>1</sup> "Amendment

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<sup>1</sup> According to Prince, he encountered the following constraints:

- a) There's a problem of the mail system [sic] going to that country the Republic of Guyana.

(continued...)

to the Order to Show Cause" at 2, and it further appearing Prince does not address the issue of whether the Complaint should be dismissed for lack of standing and/or failure to state a claim upon which relief can be granted,

And it further appearing on 26 July 2001, Prince submitted an "Addendum," and it further appearing, in the "Addendum," Prince states as follows:

I would like to report to the courts that I was reliably informed that the Guyana Judicial Service Commission has conducted a hearing into the allegations against Chief Magistrate the Hon. Paul Fung-A-Fat and have cited him with Gross Misconduct while serving on the Bench. Chief Magistrate the Hon. Paul Fung-A-Fat was Fired. Hearings into the conduct of the other Two Judges will commence shortly[,]

"Addendum" at 1, and it further appearing Prince does not address the issue of whether the Complaint should be dismissed for lack of standing and/or failure to state a claim upon which relief can be granted,

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<sup>1</sup>(...continued)

- b) That because of the Nature of the Order, all witnesses needed to be alerted so they go relocate [sic] to a secured location, this would take a few days as the type of transportation to these remote locations are still [sic] primitive.
- c) The local dispatch system in the Republic of Guyana is intimidated by the Ruthless Behavior of the Government of Guyana. Therefore, there is Great Fear in delivering a document of this nature to the Government of Guyana.

"Amendment to the Order to Show Cause" at 2.

And it further appearing Article III of the Constitution limits the jurisdiction of Federal courts to an actual "case or controversy," In re Cendant Corp. Prides Litig., 243 F.3d 772, 727 (3d Cir. 2001) (citing Lujan v. Defenders of Wildlife, 504 U.S. 555, 560 (1992)), and it further appearing "[t]he doctrine of standing is 'an essential and unchanging part of the case-or-controversy requirement of Article III' of the Constitution," Ernst v. Child and Youth Services of Chester County, 108 F.3d 486, 499 (3d Cir. 1997) (quoting Lujan, 504 U.S. at 560), and it further appearing the issue of standing may be raised by a court sua sponte, Steele v. Blackman, 236 F.3d 130, 134 n.4 (3d Cir.2001) (citing FOCUS v. Allegheny County Court of Common Pleas, 75 F.3d 834, 838 (3d Cir. 1996)); see also FW/PBS, Inc. v. City of Dallas, 493 U.S. 215, 229 (1990) ("The [F]ederal courts are under an independent obligation to examine their own jurisdiction, and standing is perhaps the most important of [the jurisdictional] doctrines") (citations omitted),

And it further appearing, in order to satisfy the standing requirement, a plaintiff must demonstrate "(1) an injury in fact which is both concrete and particularized and actual or imminent; (2) a causal connection between the injury and the challenged conduct; and (3) a likelihood that the injury will be redressed by a favorable decision," Ernst, 108 F.3d at 499 (citation omitted), and it further appearing, the "injury in fact" component requires that the plaintiff "allege a distinct and

palpable injury to himself [or herself]," id. (citing Warth v. Seldin, 422 U.S. 490, 501 (1975), and it further appearing the injury must "affect the plaintiff in a personal and individual way," Lujan, 504 U.S. at 560 n. 1, and it further appearing "[a] generalized injury shared by the plaintiff with the public at large is insufficient to create a concrete 'case or controversy' over which a [F]ederal court may exercise its jurisdiction," Ernst, 108 F.3d at 500 (citing Schlesinger v. Reservists Committee to Stop the War, 418 U.S. 208, 219-20 (1974)),

And it further appearing the fact that Prince is a citizen of the United States is insufficient to confer standing on him to prosecute the "crimes" alleged in the Complaint, see Ernst, 108 F.3d at 500, and it further appearing the Complaint fails to state a claim upon which relief can be granted,

And having considered the submissions of Prince, and for good cause shown,

IT IS, on this 30<sup>th</sup> day of July 2001,

ORDERED, that the Complaint be and hereby is dismissed for lack of standing, and it is further

ORDERED, that, in the alternative, the Complaint be and hereby is dismissed for failure to state a claim upon which relief can be granted.

AJL/gjh  
c: Deputy Clerk

  
ALFRED J. LECHNER, JR., U.S.D.J.

Case: 2:01-cv-02992

b1

LESLIE F. PRINCE  
381 Broad Street  
Apt A-B7  
Newark, NJ 07104

-----

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Name of Court

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

RECEIVED

AUG 13 2001

Title of Action: Indictment

AT 8:30.....M  
WILLIAM T. WALSH, CLERK

Leslie F. Prince (Pro Se Litigant)

Plaintiff,

Vs.

Government of Guyana  
Bharrat Jagdeo,  
Janet Jagan,  
Reepu Daman Persaud,  
Narvin Chandrapaul  
Sheik Baskh,  
Roger Luncheon,  
Kellawan Lall,  
Cecil Kennard,  
Carl Singh  
Paul Fung-A-Fat  
Joseph Singh,  
Henry Greene,  
Floyd McDonald  
Et. al

Civil Action No.  
01-CV-2992 (AJL)  
"Jury Trial Demanded"

"APPEAL"

Defendants.

In the Matters relating to Leslie Prince V. Government of Guyana, Civil Action No. 01-CV-2992 (AJL).

I Leslie F. Prince, Plaintiff would like to appeal the decision rendered by the Hon. Justice Alfred J. Lechner, Jr. U.S.D.J. on July 30<sup>th</sup>, 2001.

The Court in its decision, Dismissed the Complain filed in the matters of Prince V. the Government of Guyana, Case No. 01-CV-2992 (AJL) on the grounds that the Plaintiff Filed an Amendment to the Order to Show Cause, which delineated several problems.

In my (Plaintiff) request for the Amendment, it was directly related to the short time span given by the Hon. Justice Alfred J. Lechner, Jr. U.S.D.J., which was two days, only. Taking into

consideration that the 4<sup>th</sup> of July 2001 was a holiday, I approach the Clerk of Court to explain the constraints.

Further, the Court has emphasized that due to lack of standing upon which relief should be granted or why the matter should not be dismissed. This response was made in the "Amendment to the Order to Show Cause," page 1, paragraph 2. In which, I requested that the Court move to Amend the Order to show cause, as was issued by the Hon. Justice Alfred J. Lechner, Jr. USDJ. In this request, I mean in a 'polite term' that upon the evidence provided the case should not be dismissed. This was submitted on July 5<sup>th</sup> 2001.

Further, the Court has requested that the Plaintiff to demonstrate personal injury which in fact is concrete and particularized and actual or imminent. In the "Order to Show Cause," as was filed by the Plaintiff in Exhibits, B - C - D - E respectively the Plaintiff has provided adequate evidence of such Harm upon his Person.

Further, the Plaintiff hereby states that these injuries have caused severe harm which resulted in loss of personal property; money, which results to irreparable financial damages; reputation; unless otherwise address by this Court, can have a life long negative effect.

Therefore, the Plaintiff hereby appeals the Judges decision, and further request that this case be reviewed and reopened.

Thus, I Leslie F. Prince, Plaintiff, hereby state that I shall provide this court with all documents in proper standing and Legal Order within ninety-days (90). Therefore, I pray the court to review and reopen this case.

Date August 13, 2001

Signature Leslie F. Prince

Sworn to before me this 13<sup>th</sup> day of AUG 2001

Notary Public 

ARTHUR FULOP  
NOTARY PUBLIC OF NEW JERSEY  
I.D. No. 0025246  
My Commission Expires June 25, 2002  
938 Broad Street  
Newark, NJ 07102  
973-623-0555

UNITED STATES DISTRICT COURT  
FOR THE  
DISTRICT OF NEW JERSEY

RECEIVED

AUG 13 2001

AT 8:30.....M  
WILLIAM T. WALSH, CLERK

FULL CAPTION IN DISTRICT COURT:

*Leslie F. Prince, (Pro Se)*

*vs.*

*Government of Guyana*

*et al*

DISTRICT COURT  
DOCKET NUMBER 01-CV-2992 (ASL)

DISTRICT COURT  
JUDGE Hon. Alfred J. Lechnel, Jr.

NOTICE OF APPEAL

TO

U.S. COURT OF APPEALS  
THIRD CIRCUIT

Notice is hereby given that *Leslie F. Prince*  
(Named Party)  
appeals to the United States Court of Appeals for the Third Circuit  
from [ ] Judgment, [ ] Order, [  Other (Specify) *DISMISSAL*  
\_\_\_\_\_ of the United States

District Court, District of New Jersey, entered in this action on  
*August 13, 2001 @ - July 30, 2001*  
(Date)

DATED:

*Leslie F. Prince*  
For Appellant

*381 Broad St. A-617*  
Street

*Newark NJ 07104*  
City, State, Zip

*973 497 1508*  
Telephone

RECEIVED  
AUG 13 2001  
U.S. DISTRICT COURT  
DISTRICT OF NEW JERSEY



FOR THE DISTRICT OF NEW JERSEY  
DIVISIONAL OFFICE NEWARK

**FILE UP**

Leslie F. Prince

v

USDC DOCKET NO. CIV. 01cv2992 (AJL)  
USCA DOCKET NO. \_\_\_\_\_

Government of Guyana, et al.,

NOTICE OF APPEAL FILED 8/13/01 COURT REPORTER(S) Joanne Caruso  
Date Name

Pro Se  Habeas \_\_\_\_\_

**FILING FEE:**

NOTICE OF APPEAL  Paid \_\_\_\_\_ Not Paid \_\_\_\_\_ Seaman  
DOCKET FEE  Paid \_\_\_\_\_ Not Paid \_\_\_\_\_ USA or Govt. of V.I.

**CJA APPOINTMENT:** (Attach copy of Order)

- Private Attorney
- Defender Association or Federal Public Defender
- Motion Pending

**Leave to Proceed In Forma Pauperis status, if applicable** (Attach copy of Order)

- Motion Granted
- Motion Denied
- Motion pending before district judge

**Certificate of probable cause (state habeas corpus)** (Attach copy of Order)

- Granted
- Denied
- Pending

Copies to: Counsel of record

Defendant's Address (for criminal appeals)

\_\_\_\_\_  
\_\_\_\_\_

Prepared by:

Dana Sledge 8/13/01  
(Signature of Deputy Clerk) (date)

**PLEASE APPEND TO THE NOTICE OF APPEAL AND FORWARD TO  
THE OFFICE OF THE CLERK U.S. COURT OF APPEALS**

OFFICE OF THE CLERK

UNITED STATES COURT OF APPEALS

Marcia M. Waldron  
Clerk

FOR THE THIRD CIRCUIT  
21400 United States Courthouse  
601 Market Street  
Philadelphia PA 19106-1790

Telephone  
267-299-4947

[pacer.ca3.uscourts.gov](http://pacer.ca3.uscourts.gov)

August 22, 2001

Mr. Leslie F. Prince  
381 Broad Street  
Apartment A-B7  
Newark, NJ 07104-3363

RE: Docket No. 01-3216  
Prince vs. Govt of Guyana  
D. C. No. 01-cv-02992

Dear Mr. Prince :

We have today docketed the above-captioned case, filed by Leslie F. Prince, as No. 01-3216. This docket number must appear on all documents related to this case which are submitted to this Court.

**CAPTION:** Attached please find a copy of the full caption in this matter taken from the district court docket. Please review this attachment carefully and promptly advise this office in writing of any discrepancies. The caption is as the case was originally docketed unless the district court has specifically ordered otherwise.

**N.B.** The mere fact that a party has been terminated from the action does not automatically result in the party being deleted from the caption unless the district court has entered an order directing that the caption be so amended.

**Please read the following carefully. Each of the following paragraphs identifies a responsibility that must be met immediately.**

Failure of the appellant to comply with the following requirement(s) by the date established below will result in DISMISSAL of the case without further notice, pursuant to Third Circuit LAR Misc. 107.

**TRANSCRIPT PURCHASE ORDER:**

You must complete Part I of the Transcript Purchase Order (TPO) form which you received in the district court clerk's office whether or not you require additional transcript on appeal. The appellant is responsible for serving the various copies of the TPO upon the appellee and the other persons and offices indicated on the reverse side of the form. If a transcript is ordered, the order must be explicit, and financial arrangements, satisfactory to the court reporter, must be made at the time the order is placed. You are also required to notify

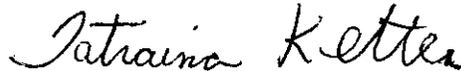
all parties pursuant to instructions on the TPO form if transcript is unnecessary. Rule 10(b) of the Federal Rules of Appellate Procedure and Third Circuit LAR 11 contain additional information. If you have any questions concerning transcripts, you should contact our office at the telephone number listed on the back of the TPO form. The Court of Appeal's copy of the TPO must be received in this office by 9/5/01.

The requirements for the filing of an appearance form, disclosure statement and civil appeal information statement are waived for pro se litigants.

**RULES AND PROCEDURES:**

The Local Appellate Rules (LAR) are printed in several federal publications which are available in any law library. The most recent amendments of the Court publications are: LAR: January, 2000 and IOPs: January, 2000.

Very truly yours,  
MARCIA M. WALDRON  
Clerk



By: Tatraina Ketter  
Case Manager

cc: Joseph Braunreuther, Esq.

Enclosures:  
Information for Pro Se Litigants  
Caption

OFFICE OF THE CLERK

UNITED STATES COURT OF APPEALS

Marcia M. Waldron  
Clerk

FOR THE THIRD CIRCUIT  
21400 United States Courthouse  
601 Market Street  
Philadelphia PA 19106-1790

Telephone  
267-299-4947

[pacer.ca3.uscourts.gov](http://pacer.ca3.uscourts.gov)

August 22, 2001

Joseph Braunreuther, Esq.  
Office of United States Attorney  
970 Broad Street  
Room 700  
Newark, NJ 07102

RE: Docket No. 01-3216  
Prince vs. Govt of Guyana  
D. C. No. 01-cv-02992

Dear Counsel:

We have today docketed the above-captioned case, filed by Mr. Leslie F. Prince, as No. 01-3216. This docket number must appear on all documents related to this case which are submitted to this Court.

**CAPTION:** Attached please find a copy of the full caption in this matter taken from the district court docket. Please review this attachment carefully and promptly advise this office in writing of any discrepancies. The caption is as the case was originally docketed unless the district court has specifically ordered otherwise.

**N.B.** The mere fact that a party has been terminated from the action does not automatically result in the party being deleted from the caption unless the district court has entered an order directing that the caption be so amended.

**Please read the following carefully. Each of the following paragraphs identifies a responsibility that must be met immediately.**

**ADMITTANCE REQUIREMENTS FOR ATTORNEYS:**

Attorneys must be admitted to practice before this Court in order to enter an appearance or file any documents. Third Circuit LAR 46.1. If you have never been admitted to the bar of this Court, an application form is enclosed which must be completed and returned with your form of appearance (see paragraph below). Requirements for admission are set forth in Third Circuit LAR 46.1. The Court will refuse to file any document tendered by an attorney who has not been admitted. The application for admission form must be received in this office by 9/4/01.

**APPEARANCE FORM:**

All attorneys who represent any party on appeal are also required to file the enclosed Form for Appearance of Counsel in each appeal in which they are involved. Third Circuit LAR 46.2. Any party whose counsel fails to file an appearance within the time indicated will not receive notices or copies of briefs and appendices. The appearance form must be received in this office by 9/4/01. Insofar as counsel must list the parties whom they represent on the appearance form, the filing of this form will be deemed to satisfy the requirement of Rule 12[b], FRAP, without the filing of any additional statement.

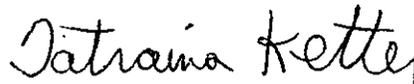
**DISCLOSURE STATEMENT:**

The Third Circuit requires that a Disclosure Statement (original and four copies) be filed by all parties (except governmental entities) to a civil case. The Disclosure Statement must be received in this office by 9/4/01.

**RULES AND PROCEDURES:**

The Local Appellate Rules (LAR) are printed in several federal publications. The Court's Internal Operating Procedures (IOPs) can be found in 28 U.S.C., Appellate Rules. Copies of the Rules and IOPs are also available upon written request through the Clerk's office. The most recent amendments of the Court publications are: LAR: January, 2000 and IOPs: January, 2000.

Very truly yours,  
MARCIA M. WALDRON  
Clerk



By: Tatraina Ketter  
Case Manager

cc: Mr. Leslie F. Prince

Enclosures:  
Application for Admission (If Applicable)  
Form for Appearance of Counsel  
Caption

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 01-3216

Prince

vs.

Govt of Guyana, et al.

Leslie F. Prince

Appellant

(New Jersey District Civil No. 01-cv-02992)

S E R V I C E   L I S T

Leslie F. Prince  
381 Broad Street  
Apt A-B7  
Newark, NJ 07104                      973-497-1508

Joseph Braunreuther, Esq.  
Office of United States Attorney  
970 Broad Street  
Room 700  
Newark, NJ 07102                      973-645-2841

MARCIA M. WALDRON  
CLERK

OFFICE OF THE CLERK  
**UNITED STATES COURT OF APPEALS**  
FOR THE THIRD CIRCUIT  
21400 UNITED STATES COURTHOUSE  
601 MARKET STREET  
PHILADELPHIA 19106-1790  
Website: [pacer.ca3.uscourts.gov](http://pacer.ca3.uscourts.gov)

TELEPHONE  
215-597-2995

**NOTICE**

IN RE: PRINCE V. GOVT OF GUYANA, et al.

No. 01-3216

Enclosed please find case opening information regarding the above-entitled appeal. **Our public website address is: [pacer.ca3.uscourts.gov](http://pacer.ca3.uscourts.gov). Do not put "www" before the address. This website will provide you with valuable information with respect to this case, including the docket. It is suggested that, if the Internet is available to you, you become familiar with the website and the information it can provide you prior to calling the Clerk's Office.**

All written requests should be directed to the case manager listed below. All telephone inquires should be directed through our automated information system at 215-597-2995. For case management information, please press 1. If you have a question about briefs or appendices press 3 or, if you have a question with regard to the calendaring of cases, oral argument or video argument, please press 5.

In the event our automated system does not provide you with an answer to your inquiry, please contact the case manager listed below by dialing seven and the four digit extension number.

CASE MANAGER: TATRINA KETTER

TELEPHONE: 267-299-4947

LESLIE F. PRINCE

Appellant

v.

GOVT OF GUYANA; BHARRAT JAGDEO;  
JANET JAGAN; REEPU D. PERSAUD;  
NARVIN CHANDRAPAUL; SHEIK BASKH;  
ROGER LUNCHEON; KELLAWAN LALL;  
CECIL KENNARD; CARL SINGH;  
PAUL FUNG-A-FAT; JOSEPH SINGH;  
HENRY GREENE; FLOYD MCDONALD

---

Leslie F. Prince  
381 Broad Street  
Apt A-B7  
Newark, NJ 07104-3363