

HUBBARD COMMUNICATIONS OFFICE  
Saint Hill Manor, East Grinstead, Sussex

HCO POLICY LETTER OF 6 DECEMBER 1976RB

REVISED 8 APRIL 1988

Remimeo

All Registrars

All Case

(Also HCOB 6 Dec 76RB)

Supervisors

All Ds of P

All Auditors

Tech

Qual

HCO

Public Divisions

Department of

Special Affairs

Office of Special

Affairs

(This HCO PL was originally written by LRH in 1976. It was later revised to include additional LRH data, but at the same time several paragraphs of non-LRH data were incorrectly added by another. This revision removes the off-Source additions and includes further LRH data on institutional history. Revisions in script.)

ILLEGAL PCS, ACCEPTANCE OF

HIGH CRIME P/L

(References:

HCO PL 27 Oct 64R

Rev. 15.11.87

HCO PL 23 Sep 64

HCO PL 30 Nov 71

POLICIES ON PHYSICAL HEALING,  
INSANITY AND SOURCES OF TROUBLE

POLICIES: DISSEMINATION AND  
PROGRAMMES

BLIND REGISTRATION)

(Modifies and supercedes:

HCO PL 16 May 79

INSTITUTIONAL AND SHOCK CASES,  
PETITIONS FROM)

(Cancels and replaces:

HCO PL 26 Oct 79

INSTITUTIONAL AND SHOCK CASES,  
POSTING OF BONDS

HCO PL 5 May 80

ILLEGAL PCS

HCO PL 26 Mar 79 III

OUT TECH AND "ILLEGAL" PCS)

It shall be a Committee of Evidence offense for a Case Supervisor or auditor to C/S or accept for processing and process any pc:

1. Who is terminally (fatally) ill, regardless of what the org Registrars may have promised or asserted. Such diseases as advanced cancer are included.

2. Who has an extensive institutional or psychiatric history which includes heavy drugs, shocks of various kinds and/or so-called psychiatric brain operations.

By "institutional history" is meant having been knowingly or unknowingly given treatment as described in #2 above in a public or private institution for the insane, a psychiatric ward in a hospital, a psychiatrist's, psychologist's or other mental practitioner's clinic or office or a mental health center.

3. Who have been denied processing by HCO, the Office of Special Affairs or the Office of Senior C/S International for reason of past history or connections or current state as it may affect the safety and security of the org.

This third category would include people who are members or ex-members, or in families of members or ex-members of media, police spy organizations and government spy organizations such as the *National Security Agency (NSA)*, *Central Intelligence Agency (CIA)*, *Internal Revenue Service (IRS)*, *Department of Justice (DOJ)*, *Federal Bureau of Investigation (FBI)*, or any other federal agency in any country. It definitely includes anyone who has ever gone to or threatened to go to the press or who has tried to sue Scientology.

It shall also be a Committee of Evidence offense for any ED/CO, Org Exec Sec, Technical Secretary, Director of Processing or other executive or staff member to bring pressure or persuasion upon any Case Supervisor or auditor to process any person who falls into one or more of the three categories of illegal pc as given above.

(Note: These points do not cover people who are only PTS or out-ethics as they are NOT illegal pcs. For example, a pc who has a parent or spouse that hates God, Scientology and everybody is a PTS pc. PTS or out-ethics can and should be handled; where they are not being handled but are instead being routed off org lines as "illegal pcs" it is an indicator of out tech in the org. The classifications of illegal pcs laid out in this issue are quite clear. If a person does not fall under any of these categories, he is not an illegal pc and should not be labeled as such.)

Illegal pcs are those cases described in the three categories listed above. It is not that such cases cannot in many instances be handled. It is that neither Scientology nor the org, but doctors and psychiatrists, have brought about the condition and such conditions are outside the zone of responsibility of the org.

Signing up such pcs is already illegal, but where it has occurred intentionally or accidentally, no one has the right to force such persons upon Case Supervisors or auditors for any reason.

Any promise made by an org to such a person or his relatives is not binding upon an organization or its staff and such promises are also a Comm Ev offense.

Special petition may be made by the person concerned to the Office of Senior C/S International, the representatives of which may act to correct injustices or erroneous use of this policy letter. But the Office of Senior C/S International itself does not have the right to persuade or insist that Case Supervisors or auditors accept the person for processing unless it is very clearly demonstrated that the person does not fall under any of the above three categories.

Doctors are too often careless and incompetent, psychiatrists are simply outright murderers. The solution is not to pick up their pieces for them but to demand medical doctors become competent and to abolish psychiatry and psychiatrists as well as psychologists and other infamous Nazi criminal outgrowths. Society and police agencies should deal with such offenses. It is not up to Scientologists to salvage the wreckage created by these professions but to prevent it from happening in the first place by reforming a degraded society.

Until such time as doctors have become fully competent and psychiatry and psychology have been recognized for what they are and abolished, Case Supervisors and auditors are actionable for surrendering their rights and handling such. It is not that they cannot. They must not.

L. RON HUBBARD  
Founder

Revision assisted by  
LRH Technical Research  
and Compilations

Adopted as official  
Church policy by  
CHURCH OF SCIENTOLOGY  
INTERNATIONAL

LRH:CSI:RTRC:cr.ms.cn