



FUTURE PRESIDENT — This picture of Attorney General Robert Kennedy's 6-year-old son, David, shows him sitting by the duck pens alongside the pool on the south lawn of the White House. The inscription at the bottom reads "A future president inspects his property" and is signed with the President's signature. — UPI Telephoto

Potato Theft Suspect Tripped By Fast Work

Fast detective work by two Klamath County sheriff's deputies led to the arrest of a Lorelia man Wednesday night, two days after he allegedly stole potatoes valued at \$450 from the Jendrzewski ranch in Bonanza.

The suspect was Richard Giffin, 27, who escaped from officers of the sheriff's office as he was being taken to the county jail following his arrest. As the sheriff's patrol car stopped in front of the jail, Giffin stepped from the vehicle and fled along Klamath Avenue, finally outdistancing his pursuers in the vicinity of South Fifth Street. He is still being sought by the sheriff and city and state police.

The detective work which linked Giffin to the burglary of 10 sacks of certified potatoes from the Jendrzewski spud cellar, Jan. 5, was that of deputies Lou Bogart, Klamath Falls, and Bob Hartley, Bonanza.

Following the burglary, Bogart and Hartley went to the Jendrzewski ranch and made plaster casts of the tire marks they believed were made by the automobile driven by the burglar. In the meantime, Giffin, under surveillance of sheriff's deputies since his release from the state penitentiary several months ago, was considered a suspect.

The next day, Hartley took the plaster molds and parked near Giffin's residence. He then moved to the suspect's automobile, crawling part of the way, and discovered that the markings on the tires of the car were similar to those on the molds.

He then returned to his office where he received reports from several people who stated they had observed a car identical to Giffin's near the victim's spud cellar on the day of the burglary.

Hartley relayed the information to Bogart who obtained a search warrant and went to Giffin's residence the following day. Giffin was away, but Bogart was let into the dwelling where he found five of the 10 missing sacks of potatoes.

Subsequent investigation indicated that the suspect was at a tavern near the Lakeview-Merrill junction and the deputies, along with other officers of the sheriff's department, went there and arrested him.

Dear Ann Landers: My husband is a 32-year-old, hard-driving business man. We have a lovely home and a fine family, but he is too busy to notice. When the stock market goes down a quarter of a point he notices that, however.

Three years ago Lew had a serious heart attack. His doctors told him he must lose 40 pounds and quit smoking. He hasn't lost an ounce and he smokes more than ever. He has had diabetes for 10 years and is all right when he remembers to take his medicine. When he doesn't remember he goes into shock. This has happened twice in the last six months.

I've begged, pleaded, threatened, cried and even left him but nothing fazes him. He still eats whatever he wants, smokes, drinks too much and works 14 hours a day. What can I do with a man like this?—FRANTIC

Choice Given Power Firm

SALEM (UPI) — An alternative to a \$2.3 million claim against Idaho Power Company was announced Wednesday by Atty. Gen. Robert Y. Thornton.

He proposed fish hatcheries be built to replace an estimated 10,000 spawning salmon destroyed during construction of the Onbow Dam on the Snake River in 1958.

The proposal filed with the Federal Power Commission would have Idaho Power Company either pay the \$2.3 million or construct the fisheries.

The claim for \$2.3 million was filed with the (FPC) last Oct. 10. Idaho Power subsequently filed a petition asking the complaint be dismissed.

Thornton said he based his action on a provision of the federal power act which makes a licensee liable for damage occasioned to the property of another as the result of construction of a dam.

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Wife Told To Check Husband's Insurance

By ANN LANDERS

Dear Ann Landers: My husband is a 32-year-old, hard-driving business man. We have a lovely home and a fine family, but he is too busy to notice. When the stock market goes down a quarter of a point he notices that, however.

Three years ago Lew had a serious heart attack. His doctors told him he must lose 40 pounds and quit smoking. He hasn't lost an ounce and he smokes more than ever. He has had diabetes for 10 years and is all right when he remembers to take his medicine. When he doesn't remember he goes into shock. This has happened twice in the last six months.

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Dear Ann Landers: My daughter Roxanne was 15 last August. She has always acted older than her years and even began dating at 12. We just couldn't hold her. She met a sailor who is based nearby and has gone completely crazy over him. He is 20 years old, doesn't say much, has tattoos on his hands and arms and a cigarette hangs out of his mouth at all times.

The sailor will be leaving soon for 18 months of overseas duty. Roxanne wants to be "pre-engaged" to him before he ships out. She says this is not a regular engagement, just an understanding that they will wait for each other. They would wear each other's friendship rings.

We are ready to say yes just to get some peace and quiet around the house. We are tired of all the fighting.—WORN OUT

Dear Ann Landers: I am 19 and live at home with my parents and two older sisters.

When I graduated from high school two years ago I wanted to leave this small town and go to a designing school in Chicago, but my parents and older sisters wouldn't hear of it. They said they'd miss me and worry about me, and besides, they said, there is too much meanness in the world and they didn't want me to get involved in it.

Maybe I should be grateful for the love and interest of my family, but instead I am resentful. We talked about this again last night and they tell me I'm ungrateful and that I have no right to grudge them.

If this is love, I hope I never love my children. Please help me.—CARBONDALE

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Income Tax Primer (2) — Records

This is the second of eight articles in the newspaper Enterprise Assn. Income Tax Primer, for readers who want more information than is supplied in the official instructions.

By RICHARD A. MULLENS and CHARLES W. SCHOENEMAN
Written for Newspaper Enterprise Assn.

If you are an employee, independent businessman, doctor, lawyer, salesman, or corporate officer and you do not properly substantiate your travel and entertainment expenditures, either you, your employer, or both may be denied a deduction on 1963 tax returns.

You should keep a diary, notebook, or other record of the time, place, amount, and "the business purpose" of all such expenditures and of all business gifts you make.

In addition to the diary or the record you should have canceled checks and bills, or bills marked "paid" for all major expenses.

The Internal Revenue Service has published detailed rules to enable the taxpayer to know exactly what will be required.

A diary is a recommended means of abiding by the law. In the diary should be the dates of each business trip and business entertainment.

The city or town where the taxpayer stays, where he eats and where he entertains must be noted.

The amount of every expense item must be noted. The only exception is where the items are repetitions or "contemporaneous"—as where you make five telephone calls in a day, and where a group is served. Cab fares can also be grouped together. So can tips. Ball game tickets, dinner and drinks would each, however, be separate items unless they were one check.

Ann Landers will be glad to help you with your problems. Send them to her in care of this newspaper enclosing a stamped, self-addressed envelope.



Items should be entered at least once a day.

But even noting all expenses in a notebook or diary is not enough for the more expensive items. For these, canceled checks plus the check or a check marked "paid" will also be required.

The business purpose must be noted in the diary. This means the intended business benefit from either a trip or entertainment.

Also, the law requires that the "business relationship" to you of the person entertained be noted.

If you pay one check for three customers and yourself at your home town, and if you have no breakdown available of the total, then the IRS would divide the total by four to test whether that one-fourth is allowable to you personally. It would not usually be deductible while at home.

If you use a charge account or credit card you must still maintain itemized records as set forth above. A total charge from the credit card company will not satisfy. Keep individual vouchers from the company.

An employee reimbursed for expenses is, of course, subject to these requirements but can ultimately satisfy them by an adequate accounting to his employer (i.e., by turning over the records to the employer). The employer must in turn maintain adequate records and require proper accounting by the employees or lose travel and entertainment deductions.

Note: If you want more information, you may obtain a free booklet "Travel, Transportation, and Entertainment," Document No. 5049, available as of Jan. 1, 1963, at all local IRS offices.

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