

Before Quitting Upland Post, Fontana Mayor Warren Purged Her Hard Drive

By Mark Gutglueck

Fontana Mayor Acquanetta Warren deleted all of the data from the computer at her work station before she abruptly resigned as the City of Upland's assistant public works director last year, Upland city officials have confirmed.

Warren's action in departing the employ of the City of Gracious Liv-

ing put a troubling cap on her nearly quarter of a century as a municipal employee, leaving questions with regard to whether Upland taxpayers paid the freight for her political activity elsewhere.

Warren, who grew up in South Central Los Angeles and attended Locke High School and graduated from Occidental



Acquanetta Warren

College with a degree in political science and

urban studies, initially began with the City of Upland in 1991 as a consultant in the housing department. She eventually went on to a position in the the Public Works Department, carrying out several assignments. She was given a management position in 1995 and then moved into the acting operations manager post in 1998, under then pub-

lic works director Rob Turner. Warren was named the deputy public works director in 1999.

While employed with Upland, Warren was living in Fontana, where she signed on to become a member of the Village of Heritage Citizens Landscaping Committee. Later she was a member of the city of Fontana Gen- See P 3

Put Staff To Work & End Reliance On Consultants, Bozar Suggests



Glenn Bozar

Upland City Councilman Glenn Bozar this week took issue with the city's reliance on outside consultants to do engineering work on standard, routine and relatively simple public improvement projects.

Bozar's overarching message appeared to be that the city's in-house engineers should be performing those functions, and that continuous outlays to hire consultants to carry out those tasks are nickel-and-diming the city into financial ruin.

Unstated but loaded into his comments, which came mostly in the form of questions to Upland Public Works Director Rosemary Hoernig, was the councilman's suggestion that the city's well-paid engineering staff should get to work doing what they are being paid handsomely to do.

Bozar's questioning of Hoernig came during her presentation of an item calling for the city to hire TKE Engineering to design pavement rehabilitation, together with street and water system improvements on the city's \$1 million project to spruce up 14th Street between Euclid and Campus.

"I'm trying to get my head around this thing," Bozar said. "We See P 7

This Time As A Republican, Baca Applying His Campaign Of Persistence

Joe Baca, whose legendary persistence and tenaciousness in fighting the electoral and political odds inside and outside his party earned him a more than two-decade long career in the California State Legislature and the U.S. Congress along with the name "Working Joe," is again looking to overcome the political establishment's



Joe Baca

opposition and the long odds to reclaim a posi-

tion in the House of Representatives.

Baca, once a Democrat, was a Congressman for more than thirteen years when he tumbled from that lofty position in the 2012 election as the result of an unlikely use of political chicanery orchestrated by Republican New York Mayor Michael Bloomberg who enabled a member of

Baca's own party to stab him in the back.

In 2012, California moved to an open primary system, allowing the state's voters to cross political lines and vote for any candidate running in what have been traditional intraparty races. That circumstance resulted in that year's general election in November setting up

a circumstance in which Baca, who was strongly favored to be elected to an eighth term in Congress, to be blindsided.

In the June 2012 primary Baca comfortably outpulled Democratic State Senator Gloria Negrete-McLeod 12,619 votes or 47.17 percent to 9,078 or 33.93 percent in a race that also featured Green See P 6

Public Comment Sought For Nestlé Water Permit Renewal

The San Bernardino National Forest is initiating a National Environmental Policy Act (NEPA) analysis for the Nestlé Waters North America (Nestlé) Special Use Permit.

The proposed action is to issue a 5 year special use permit to authorize the occupancy and use of National Forest System lands for the extraction and transmission of water using existing improvements in the

Strawberry Creek watershed. In addition to authorizing the existing improvements, the permit would require Nestlé to conduct hydrologic and riparian area studies and to modify operations under an adaptive management plan if monitoring showed that water extraction was impacting surface water flow and riparian dependent resources on the National Forest.

More infor- See P 2

Lead Defense Attorney Takes Last & Best Shot At Colonies Indictment Dismissal

More than a dozen requests have been made to set aside some or the totality of charges against the defendants in the most energetic bribery prosecution in San Bernardino County history. Though a few of the charges in the matter have been thrown out, to date the motions to have the entire indictment dismissed have been uniformly rejected.

Now, the former fed-

eral judge turned defense attorney representing the central defendant in the case has lodged a legal tour-de-force with the Fourth District Court of Appeals in what is likely to be the final shot at having the matter dismissed before it goes to trial.

Stephen Larson, who was an assistant U.S. Attorney before he was a federal judge and left the federal bench some

seven years ago to go into private practice, is representing Rancho Cucamonga developer Jeff Burum. Burum has been charged with working with former sheriff's union president Jim Erwin to first extort and then bribe former San Bernardino County Board of Supervisors members Bill Postmus and Paul Biane to approve a \$102 million settlement of a See P 7

Upland Teachers Assail School District Superintendent As Too Tightfisted

Teachers in the Upland Unified School District in recent weeks have upped the intensity of their efforts to bring protracted contract and salary negotiations to a close on terms they are advocating.

After more than seven years of stasis, contract negotiations between the Upland Teachers Association and the District were initiated in

February 2015 and salary discussions began in August 2015. There have been a bevy of proposals and counterproposals, but no success in coming to a mutual accommodation.

At least as early as January, yard signs purporting to quote an Upland teacher stating, "I don't want to strike but I will" began appearing on some front lawns.

Within the last fortnight, large scale protests involving placard and picket carrying members of the Upland Teachers Association have been carried out on the Euclid Avenue median and sidewalk near the district office just south of Upland City Hall. The slogans in play include: "Not On Strike Yet" and "You Can't Put Students First If You Put Teachers

Last" and "Fair Settlement Now" and "2016 Standards and 2007 Salaries" and "Keep Upland Schools Great."

According to the protestors, they have not had a salary increase since 2007. They decry the imposition of demands upon teachers in terms of extra training they must get to implement additional curriculum, in particular the so-called

Common Core academic standards being pushed by the State Department of Education, while conversely citing the district administration's decision to bring in consultants and outside educators to assist in implementing the Common Cause curriculum.

With the district refusing to yield to union demands, the standoff has devolved See P 2

Upland School District Too Tightfisted, Teachers Complain *from front page*

into an ad hominem attack upon superintendent Nancy Kelly, whom the teachers have accused of a "failure to provide leadership." Last week, 449 of the Upland Teachers Association's 563 members participated in a referendum on Kelly's leadership in which 434 cast votes of no confidence in her.

Under the withering charges, Kelly insisted the district has made a good faith effort, given the stark and austere parameters it must function within, to come to a fair accommodation with the teachers. She said at least some of the hostility that has been directed at her is a product of a misunderstanding and misreading of the district's actual financial condition. She acknowledged that the teachers have not had a salary increase in eight years and that there has been a moderate improvement in the district's financial picture that will allow for some level of salary ad-

justments. Nevertheless, she said, Upland Unified was e harshly hit by the economic downturn that hit the nation, state and region in 2007 and persisted for nearly seven years. In 2013, Kelly said, the district found itself in the midst of a structural deficit that led to a threatened takeover by the state. Through serious fiscal discipline which included \$5 million in employee concessions for one year, she said, the district had mapped its way out of that deficit. To reengage itself in unbridled spending at this point would throw the district back into a structural deficit, she insisted.

Elements within the union, keying on salary and benefit adjustments made in other districts in the region that have not had the axiological financial challenges Upland Unified has faced, she said, are drawing the unwarranted conclusion that the district can sustain the level of spending that would be required to meet the union's demands.

Keeping the district solvent involves mathematical reality that she

is bound by, Kelly said, despite well-rehearsed and pointed statements to the contrary. She marshaled numbers to prove her point. The district had, Kelly said, offered the teachers an ongoing seven percent salary increase, augmented with a one-time six percent bonus. That offer, Kelly asserted, was the maximum distance the district could go without compromising its financial integrity in the upcoming years. But the union had countered with a demand of a double digit percentage increase the district could in no way meet. At some point, the union gave indication it would be satisfied with a ten percent raise over the life of the contract. But in crunching those numbers, Kelly said, the district would inevitably slip back into the structural deficit it had shed with such painstaking previous effort. The only way, Kelly said, the district could meet the ten percent increase would be if the union compromised on the current arrangement it has for its members with regard to medical coverage. The district

covers the entire cost of medical insurance for 96 percent of its employees. The other four percent make up the difference between the cost of the basic medical insurance preferred provider option plan provided to all employees and the more enhanced HMO coverage they receive. At present, Kelly said, the district shells out \$14.3 million annually to provide district employees and their families medical insurance. To accommodate the union's demand for a ten percent raise in salaries, she said some arrangement by which the union members would defray a part of their medical coverage costs was proposed. The union and its members soundly refused to contribute toward their medical plans.

"If we agree to a ten percent increase, it will result in another structural deficit as we experienced in 2013," she said. "We simply cannot afford it. In order to boost salaries by ten percent we need some concession from them on health coverage. We are one of the few districts around that covers 100

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percent of medical costs for 96 percent of our employees."

Kelly said that the state has freed up funding for school districts up and down the state in recent years and that Upland is no exception. Still, she said, because the district was further behind the eight ball financially than most other districts, that money was committed to paying down previously existing obligations in order to right its listing financial ship.

"Our district did not experience the type of windfall other districts received," she said. "We were not giving raises over the last two years because we were repairing the structural deficit."

Kelly said it is not accurate that the district has shut the door entirely on the union.

"We have reached an agreement on several issues," she said. "The one issue we have not reached agreement on is salary and total compensation."

Without directly saying so, Kelly essentially acknowledged that being subjected to the vote of no confidence and the obloquy that accompanied the union protests was painful. She said she is not unsympathetic to the teachers.

"I do care a great deal about all of our employees and want them to be well compensated," she said. "They have not had a salary increase in eight years. I understand their concern. We believe the seven percent offer we proposed in August is substantial and respon-

sible. The ten percent offer we have said we would agree to with their concession on the health care provision would make them among the highest paid teachers in the surrounding region when you consider total compensation."

At the same time, Kelly said, she is duty bound to protect the fiscal integrity of the district and she is confident that the members of the board understand that.

"If we were to put all available funds into salary increase, we would not be able to spend money toward programs, books and supplies, capital projects and all the other areas of the school district," she said. "We have to be good and responsible stewards of the trust the public has place in us. I will never make a decision that would result in a structural deficit. It is my responsibility to be firm in this process and make sure that in the middle of what is going on, no matter how difficult it is, that I will not be pressured into making a deal that would damage the financial credibility and integrity of the district."

Nestlé Water Permit Renewal *from front page*

mation and a detailed description of the proposed action along with a map of the project area can be found at the project webpage at: <http://go.usa.gov/cGyXH>

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Fontana Mayor Warren Deleted All Of Her Upland Work Station's Computer's Data

from front page

eral Plan Advisory Committee.

In 2000, John Pomierski, who had been on the Upland Housing Board, was elected mayor of Upland. Warren, who was appointed to the city council in Fontana in 2002 and elected in her own right to that position twice and has been Fontana mayor since 2010, developed a political alliance with Pomierski.

As deputy public works director, Warren oversaw the city's fleet and maintenance divisions, and was responsible for the crews that engaged in the upkeep of streets, sidewalks, parks, street trees and landscaping.

Her political position in Fontana did not hurt her professional career in Upland. A Republican despite hailing from blue collar Fontana, she fit in well with Upland's political ethos and the political machine that had grown up around Pomierski, which included former council members Michael Libutti, Tom Thomas, Ken Willis and Brendan Brandt.

Indeed, Warren as a city employee involved herself to an uncommon degree in the politics of Upland, endorsing Pomierski in his bids for reelection and receiving his endorsement of her campaigns for council and mayor in Fontana. Militating on behalf of Pomierski entailed slighting another member of the city council, Ray Musser, who had first been elected to the council in 1998 and unsuccessfully opposed Pomierski in his 2004

and 2008 reelections. As a part of the Pomierski political machine, Warren played a central role in the 2009 effort by Pomierski to censure Musser after he made remarks about the good behavior of the crowd at the first Barack Obama inauguration which were deemed insensitive and insulting to African-Americans by some. Pomierski, along with Warren and councilman Willis, suggested that Musser had disgraced himself and the city and that he should resign. The tables turned, however, when Pomierski was indicted by a federal grand jury on political corruption charges in 2011. Musser was chosen by his colleagues to replace Pomierski after his resignation.

Warren survived Musser's ascendancy to the Upland mayoral slot, but that development attenuated the status she had previously enjoyed on the dual basis of her political position in Fontana and as member of Pomierski's team.

Fortune continued to smile upon her, as a mere six weeks before Pomierski's indictment, Upland's then-finance director, Stephen Dunn, who had previously been the finance director in Fontana before coming to Upland in 2001, was elevated to the position of acting city manager. Four-and-half months later, he was elevated to the position of full-fledged city manager. Dunn was close to Warren and had served as her campaign treasurer. During his tenure as city manager, Dunn would serve as Warren's protector of sorts. In Upland, only department heads are at-will employees, and all other city work-

ers, including sub-department heads such as deputy public works director, had civil service protection, meaning that they could not be terminated without the recitation of well-documented cause subject to a hearing process. Dunn was able to blunt any council pressure aimed at forcing Warren out of her post.

In late 2013 and early 2014, however, relations between Dunn and Musser, who had long been Dunn's strongest supporter on the council, soured, as did the relationship between Dunn and another council member, Glenn Bozar. By late spring 2014, with Dunn's position as city manager growing increasingly untenable and his willingness to remain in place waning, he and the council forged a departure settlement in which the city agreed to pay him one year's salary as a severance package and he officially departed as of June 2014.

Warren remained in place the remaining six months of 2014 but just eight days into the following year, on Thursday January 8, 2015, without any pre-announcement, she abruptly resigned as deputy public works director.

Shortly thereafter, there were reports that all of the information contained on her computer at City Hall had been erased. Inquiries as to whether that report was accurate elicited a series of non-responses from City Hall. Public works director Rosemary Hoernig, who had been Warren's immediate supervisor, last year told the *Sentinel* she was unaware of any irregularities with regard to Warren's computer, and that she assumed the information on it was intact. Similar inquiries with city management were met with semi-disavowals of the report that fell short of outright denials of its accuracy. Recently, however, Jeanette Vagnozzi, Upland's deputy city manager and city clerk, informed the *Sentinel* that an examination of Warren's com-

puter revealed the hard drive had been "wiped clean." Vagnozzi said that Warren had purged the computer of all of the data it contained with the assistance of one of the city's information technology division employees but without the knowledge, consent or permission of the information technology division's director, nor that of Hoernig nor the city manager.

While it is difficult if not impossible to determine the extent and value of the deleted data, its loss potentially represents a liability to the city in the range of several hundred thousand dollars to upwards of three million dollars, as the documentation of and extent of certain public improvement and maintenance projects is no longer available, resulting in mystery or opacity with regard to what work or maintenance has or has not been completed and potentially leading to the failure or breakdown of city infrastructure and assets or wasteful redundancy of already completed work or efforts.

Destruction, theft or alteration of public records, including emails, is subject to statutory penalties including imprisonment and fines. Public officers with custody of records, maps, books, or court papers or proceedings who willfully steal, remove, secrete, destroy, mutilate, deface, alter or falsify any part of such records or permit any other person to do so are subject to imprisonment pursuant to section 1170(h) of the Penal Code for two, three or four years.

For more than thirteen years, an issue that attended Warren's employment in Upland was the degree to which her political position in Fontana interfered with her function as a municipal employee. Her duties and responsibilities as an elected official, such as events in Fontana or meetings of agencies or boards to which she was appointed as an adjunct

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Forum... Or Against 'em

Observations from a Decidedly Continental Perspective

By Count Friedrich von Olsen



Will the energy industry-related profiteering scandals around our governor ever cease?

The group Consumer Watchdog late last week filed a complaint with the state with the state's governmental ethics regulation agency over Governor Jerry Brown's right-hand woman seeking to influence appointments to the California Public Utilities Commission, even as she holds an interest in Pacific Gas & Electric. According to Consumer Watchdog, Nancy McFadden, who left Pacific Gas & Electric to serve as Brown's executive secretary two days after he became governor in 2011, owns some \$1 million in stock or stock options...

McFadden violated the Political Reform Act of 1974 "by using her official position to influence governmental decisions in which she knew she had a financial interest. Her actions impacted the value of the PG&E stock options she held," according to the complaint.

McFadden is essentially, Governor Brown's chief of staff, tantamount to the position Grey Davis held under Governor Brown the first time he was governor thirty some years ago...

Evidence supporting the complaint consists of emails between a regulator and utility company lobbyist who had some interesting things to say about McFadden. Brian Cherry, who in 2011 was PG&E's top lobbyist, freely references discussions he had with McFadden about Brown's plans for California Public Utilities Commission appointments. Further, Cherry told then-Commission President Michael Peevey — a former president of Southern California Edison — he should get in the act in promoting appointees to the commission and that McFadden wanted to comply with Peevey's choices. "Nancy asks if you have any names you would recommend," Cherry wrote to Peevey in January 2011. "You can call her directly if you'd like."

So far, emails from McFadden herself have yet to surface...

McFadden entered into a separation agreement with PG&E when she left the company to become Brown's executive assistant. That separation agreement conferred upon her more than \$1 million in stock options in February 2011. But that severance bonus came with a hitch. Its language committed McFadden such that she "agrees to refrain from performing any act" which "adversely affects the best interests of PG&E."

Pesky things these emails. Those who wrote them never intended for them to be made public, I am sure. They show people in positions of public trust using the power that trust has installed in them to profit and get themselves ahead. The California Attorney General's Office initiated a criminal investigation into regulators' cozy relationships with utility companies after thousands of emails were released in the aftermath of a PG&E pipeline blast in San Bruno that killed eight people in 2010.

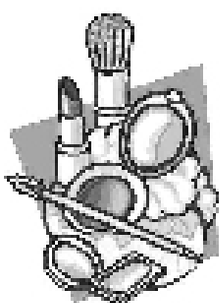
While a number of those emails related to the disaster in San Bruno, others opened up a window on the sordid self-interested dealings of people Jerry Brown appointed to oversee the interests of the public. Some emails documented Peevey and other

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Acquanetta Warren from page 3

to her council position, sometimes presented scheduling conflicts for her as these occasionally took place during the business hours in which her physical presence in Upland was required or at least expected. Given her positive relationship with Pomierski, these were easily resolved or overlooked. Upon being elected mayor in Fontana, however, the demands on her time and presence increased, since as mayor she was called upon to participate in groundbreaking and ribbon cutting ceremonies and to attend the first-Wednesday-of-the-month meetings of San Bernardino County's transportation agency, the San Bernardino Association of Governments, known by its acronym, SANBAG. Those meetings normally begin at 10 a.m. and continue on occasion into the afternoon. In addition to the time during the traditional work week when Warren was away from Upland, there was further concern that the City of Upland and its residents were getting

city manager Dunn said a protocol had been put in place to allow her to divert her time as needed to issues relating to her function as a city councilwoman and later mayor, while ensuring that the time was strictly accounted for and that Warren after hours or on Friday, when Upland City Hall was not open to the public, caught up on her various assignments. There was, nonetheless, uncertainty as to whether Warren adhered to that protocol. One of the reasons the erasure of data from her work station computer has left Warren under a cloud is that the data offered, before it was destroyed, a window on Warren's activity at Upland City Hall. This has opened her to the insinuation that she was allowing the taxpayers of Upland to subsidize her political career.

Of further note is that Warren's serving in the simultaneous capacities of mayor in one jurisdiction and as a public employee in a nearby jurisdiction resulted in more than scheduling conflicts, but ethical and legal ones as well.

In 2013, Warren stepped into controversy when, in her capacity as Upland's deputy public works director she recommended that the city extend its existing trash hauling franchise contract with Burrtec Industries, which had at that

point held the franchise for more than a dozen years. As a councilwoman and mayor in Fontana, as well as a candidate for the California Assembly, Warren had received campaign contributions from Burrtec, its owners and its employees. And while under California law as an elected official in Fontana she was permitted to vote on approving Burrtec's trash hauling franchise in that city, participating in or contributing to the decision-making process with regard to any of her campaign donors while she was serving in a non-elected capacity with a government entity, as she had done in Upland with regard to Burrtec, is prohibited.

Warren also moved out on exceedingly thin legal ice when as a councilwoman and mayor in Fontana, she voted to approve that city's labor contract with the San Bernardino Public Employees Association pertaining to Fontana's employees who belong to that union. Warren, as an Upland city employee, was herself a member of the San Bernardino Public Employees Association, which represented Upland's rank and file in its collective bargaining with that city.

Under Pomierski, extremely generous salary and benefits had been conferred upon Upland employees. There have been suggestions that

this was an act of collective corruption involving a wide cross section of Upland employees and their union, whose silence was being bought with regard to Pomierski's depredations, which prominently featured shaking down individuals and businesses with projects, applications, pending approvals or proposals at City Hall.

The shadow of suspicion in this regard fell over Warren, who was not only "in the loop" at City Hall but one of Pomierski's personal and political associates.

Musser's ascendancy in Upland represented a major blow to Warren's professional residency in the City of Gracious Living, taken together with the accumulations of questions relating to her, her alliances, associations and actions.

Warren's exodus came as she was approaching an acceptable retirement age but while she was yet young enough, 57, to remain at her post for another five to ten years and thereby enhance her pension. She jumped the Upland ship just as the city council and city manager Rod Butler appeared to be girding themselves for a round of staff reductions, including the termination of some city department heads and/or higher ranking members of those departments. Though there was no firm indication that War-

ren's head was on the chopping block, there was a widespread perception that she calculated that it would be better for her to leave at that time on her own terms rather than on terms that were dictated to her by others.

Efforts by the *Sentinel* to induce her, by means of phone calls to her office and written questions submitted to her by email, to explain if her departure was one of her own choosing and, if so, what considerations went into that decision were unsuccessful. Nor did she respond to questions about whether her departure from Upland was suggested to her, in some fashion forced on her or presented to her as an ultimatum.

Shortly after her departure Councilman Gino Filippi said he suspected Warren was unhappy with the situation at City Hall and that she was "fed up" with the council's demands upon staff and the imposition of economies on city operations across the board.

This week, Stephen Dunn offered his assessment and perspective, saying that some time before his departure Warren was privately discussing leaving the city. "This didn't just come out of the blue," Dunn said. "She had been considering it for a while. It just took her some time to line every-

thing up."

Dunn dismissed any suggestions that Warren had been forced out.

"This was entirely her own idea," he said, adding she had civil service protection that would have required that the city specify those areas of her function deemed inadequate and allow her to redress any alleged shortcomings within a specified period of time. If she failed to meet that goal, only then would the city have been allowed, he said, under the civil service system to take the matter to a hearing in which the burden would be upon the city to demonstrate that there were adequate grounds to fire her. Dunn said he did not believe the city could not have met such a burden.

In seeking to explain what he believed was Warren's motivation for leaving, Dunn said, "She just got tired. She was in charge of the most visible part of the public works department, our roads, streets, sidewalks and the trees. All of those areas have been underfunded for a long time. Almost all of the city's money is eaten up by public safety – the police department and fire department. So very little of what she was told to do was getting done because she wasn't provided with adequate funding to do it. She just decided she'd had enough. That's really all there was to it."

Glimpse Of SBC's Past

David Wixom - Indian Fighter, Teamer & SB Marshal, Fire Chief And Councilman

By Mark Gutglueck

David H. Wixom lived out a multitude of roles in the early years of San Bernardino, both before and after its incorporation as a municipality.

Born in Council Bluffs, Iowa, on February 7, 1848, Wixom was the son of Nathan and Betsy E. (Hadlock) Wixom, both of whom were natives of New York. Nathan Wixom, a farmer and trader in the East for many years, heard of the boom in California following the discovery of gold at Sutter's Mill. He was not among the first wave of Forty-niners, but set out for the Golden State with his wife and family in 1851, reaching his destination in December of that year, after a typically perilous journey by means of an ox team.

David H. Wixom was one of a family of twelve children, the tenth in order of birth, the others being Reuben; Clarissa, eventually the wife of Charles Ferguson; Elizabeth, the future wife of Richard Matthews; Mary Ann, who became the wife of Lucian D. Crandall; Willard; Elmira; Jasper; Eliza, the eventual wife of a Mr. Muchman; Cynthia, who became the wife of Joseph Paine; Charles W.; and Chauncey.

The Wixoms located first in Monterey County, but shortly afterward came to San Bernardino and there, Nathan and Betsy established their home, engaging in farming and stock raising. Nathan Wixom set up a ranch on Lytle Creek, which was subsequently known as the Glenn Ranch, and he also ran a feed stable and he built property which he rented.

David Wixom was educated for a short time in Monterey County public schools and then in the public schools of San Bernardino, also attending a private school and a night school.

In 1866, Nathan Wixom died. That same year,



David Wixom As Fire Chief In 1893

the events which led to what was the defining event of his son David Wixom's life took place.

Over the previous decade and a half, corresponding roughly to the time the Wixom family was in San Bernardino County, white men, ones from the United States who were even more aggressive than the Spanish settlers before them, inserted themselves into the hunting grounds of the Native American Indians living in the Mojave Desert. These white men had gone into the desert and the San Bernardino Mountains, fencing off grazing land, farms and ranches; digging mines; disturbing the soil; erecting sawmills and cutting down trees. Their way of life threatened or already ruined, the Indians set out to rid the area of the white man.

In late March 1866, J. W. Gillette, Ed Parrish, and Nephi Bemis, three cowboys working in the Mojave Desert north of Cajon Summit set out to round up some stray cattle at the Dunlap Ranch. Gillette's mule fatigued and became obstinate, so he went back to get Pratt Whiteside, who was guarding that portion of the herd that had already been located, to take his place. Gillette stayed with the herd and Whiteside rode off on his horse to join Parrish

and Bemis.

On March 25, Parrish and Bemis's horse came back; the Parrish horse had blood on the saddle. Gillette went back to the Dunlap Ranch to inform the owner and enlist more men and arms. Around sundown, Bemis's body was found. The party found indication he had been set upon and killed by a party of at least 30 and perhaps as many as 40 Chemehuevi Indians. The following morning, the searchers came upon Whiteside and Parrish, also dead and disrobed. Clutched in Parrish's hand was a stone he had apparently been attempting to use as a weapon of defense. The Indians had claimed the clothing from all three cowboys, partially mutilated their corpses, took possession of Whiteside's riding rig and pistol, and had eaten his horse.

The Chemehuevi raiding party then headed toward the Mojave River, burning some structures on the ranch, before reaching the Mojave Narrows near what is present day Victorville.

What is surmised to be the same raiding party of Chemehuevi, in the winter of 1866/67 went into the San Bernardino Mountains, looting some cabins in Little Bear Valley, before absconding with Bill Kane's horses and George Lish and

John Dewitt's provisions and guns. The next morning, Frank Talmage, Jonathan Richardson, George Armstrong, and Bill Kane heavily armed themselves and set out after the Indians. Their initial pursuit proved fruitless and when they returned to Kane's cabin they found it burned to the ground. Those of Kane's possessions the Indians had not carted off were destroyed.

Having secured their families at the mill under the protection of the operators there, Talmage, Richardson, Armstrong and Kane redoubled their effort to track down the Indians through the recently fallen snow. They spotted eight Indians at Willow Canyon. On horseback, Talmage and Kane gave chase, with Richardson and Armstrong following behind, looking after their supplies being carried by a mule.

The Indians were lying in wait further ahead, hiding themselves behind trees and logs. When Kane advanced to where they were, his horse was shot out from underneath him. Kane lost his rifle, but he yet had his pistol. Kane, outnumbered and surrounded, faced certain death but was spared when Talmage came onto the scene and shot one of the Indians dead. The Indians scattered and fled.

The four white men returned to the mill to get more supplies, horses, guns, ammunition and more men to assist them in the pursuit of the Indians. William Caley, A.J. Currey, "Noisy" Tom Enrufty, Henry Law, George Lish, Tom Welty, Frank Blair, and Joab Roar consented to join Talmage, Kane, Richardson and Armstrong in their pursuit. The next day, well stocked with supplies, the party departed. They did not get far, to a thickly wooded point along the top of the first ridge beyond the mill, when they came up

against some five dozen Indians, armed with both guns and bows and arrows. A battle ensued. After several hundred shots were fired, one Indian was killed. The Indians, bearing their wounded, headed for the desert. The pursuit party, which had sustained casualties including Bill Kane being shot in the leg and Tom Welty in the shoulder, did not pursue the retreating Indians but themselves went back to the mill.

Shortly thereafter, men and supplies from San Bernardino arrived. The posse divided itself into two groups, with one taking a route following the Indians on their path of retreat through the mountains. The other group skirted around the south periphery of the mountains and then up the Cajon Pass. They converged at the Dunlap Ranch on the Mojave River. This posse at that point consisted of Bill Holcomb, Jack Martin, John St. John, Samuel Bemis, Edwin Bemis, Bill Bemis, Harrison Bemis, Bart Smithson, John McGarr, Johnathan Richardson, Frank Blair, George Armstrong, George Birdwell, Joseph Mecham, Jack Ayres, George Miller and one other unidentified man.

Three of those who had sustained injuries or had become ill headed back to San Bernardino, but were replaced the next day by 'Noisy' Tom Enrufty, Sam Button, a preacher named Stout, Stout's son and son-in-law, and seventeen-year-old David Wixom. The posse located the Indians on a mountain northwest of Rabbit Springs.

The posse divided itself into two parties, with St. John leading a contingent who went north of the mountain and Stout taking a wagon route to the south. The next morning they converged on the Indians' position. The Indians, from their vantage point could see Stout's party but did not see St.

John and his men approaching. Nor did Stout know the exact location of St. John. When Stout and his men headed back to their wagons, the Indians, who outnumbered them, sought to take the battle to the white men before they could get to their wagons. An exchange of gunfire and arrows ensued. Richardson was shot in the chest by an arrow. St. John's men then arrived and entered the fray. The greater numbers of the Indians were matched by the superior firepower of the posse, resulting in a stand off, followed by the Indians making a full-scale retreat. Attempts to prevent the Indians' escape was in the main unsuccessful, with the exception of the capture of two squaws, a fourteen year old boy, a ten year old girl, and a baby.

Richardson's wounding necessitated that Holcomb, Button, Armstrong, and Blair take him to San Bernardino for medical attention. After sun-up the next day, a party that included Martin, Miller, Bill Bemis, and Ed Bemis went back to the battleground, and headed out the trail they surmised the Indians had used to escape.

By that point the Indians' ranks had swelled to some 150 to 200, who had placed themselves in hiding at a spot further up the canyon. That portion of the posse went a limited distance into the mouth of the canyon, but stopped short of advancing far enough to fall into the trap being laid for them, having turned back because of a lack of provisions, water and the approaching evening. The following morning, when the party retraced their steps the more than six miles up the canyon they had gone the previous day and beyond, they discovered from the tracks left by the Indians just what they had been up against and how close

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Baca

from page 5

Party Candidate Anthony Vieyra. Nevertheless, in November 2012 Baca was vanquished by Negrete-McLeod, 61,065 votes or 54.35 percent to 51,281 votes or 45.65 percent, after Negrete-McLeod's campaign was boosted by an infusion of \$3.8 million in donations from a political action committee controlled by Bloomberg, a billionaire media magnate considered to be a moderate Republican. While it is not clear what Bloomberg's motivation was in promoting the candidacy of a liberal Democrat living on the opposite side of the continent, it may have been because Bloomberg, a gun control advocate, resented Baca's stand in favor of the Second Amendment. Of the \$3.8 million Bloomberg provided to Negrete-McLeod, \$2.3 million was used to pay for a television advertising blitz during the last week of the campaign. Most of those television ads attacked Baca on various elements of his voting record.

Having been thrown from the political horse, Baca immediately attempted to remount. In 2014, he jumped back into the fray, this time throwing his hat into

the ring to replace Gary Miller a Republican who had been redistricted out of his comfortably GOP-oriented 42nd Congressional District into the 31st Congressional District, which leaned Democratic. But Pete Aguilar, the then-mayor of Redlands had previously declared his candidacy in the 31st District, and he had already sewed up the backing of the Democratic Party establishment, including its committee devoted to unseating Republicans such as Miller occupying vulnerable posts. Despite his more than thirteen years of experience in Washington, Baca was unable to convince the party's leaders to drop their commitment to Aguilar. The primary field was a crowded one, logjammed with four Democrats as well as two Republicans who were vying to replace Miller. Penultimately Aguilar and Republican Paul Chabot captured the top two spots in the primary and Aguilar beat Chabot in the November 2012 election and went on to Washington, D.C.

Unfazed by the results of the 2014 primary, Baca then jumped into the 2014 race for Fontana mayor, challenging incumbent Acquanetta Warren. The promise of substantial monetary

support for the effort to unseat Warren never materialized, however, and Baca was unsuccessful.

The string of three solid electoral defeats has not deterred Baca. Fewer than half of those voting today are likely to remember that in the 1980s, Baca occupied a similar position as a political outsider looking in. At that time, his nemesis was Jerry Eaves, the one-time mayor of Rialto, who had parlayed his union and Democratic Party affiliations to capture a seat representing San Bernardino County's Central Valley in the California Assembly. Baca ran against him three times and was thrice defeated. In 1992, Eaves elected to leave Sacramento, where he was a medium size fish in a big pond, to run for the board of supervisors in San Bernardino County, where he had the opportunity to be a big fish in a somewhat smaller pond. Eaves endorsed his protégé, then-Rialto Mayor John Longville, to replace him as assemblyman. But the strength of Eaves' political machine in supporting Longville was not sufficient to hold off Baca, who achieved a berth in the Assembly. He remained in California's Lower House for six years and then was elected to the California

Senate in 1998. The following year, he won a special election to Congress following the death of Congressman George Brown. He was reelected to Congress six times until he ran into Negrete-McLeod – backed by Bloomberg – in 2012.

Having shined shoes and delivered newspapers as a youth, worked as a railroad yard line-man and served in the Army before he went to college and moved on to a corporate position with General Telephone before being bitten by the political bug, Baca has demonstrated uncommon perseverance and a seeming immunity that leaves observers of his effort reluctant to count him out. Given the torpedoing of his career by his sister Democrat Negrete-McLeod three-and-a-half years ago and the party establishment's backing of Aguilar two years ago, the mercurial Baca last year redefined himself, registering as a Republican. It is as a member of the GOP that he intends to take on Aguilar this year.

Baca spoke with the *Sentinel* this week.

"I am running for Congress again in the 31st District because I feel we need effective representation in the Inland Empire once more," he said. "I spent nearly a

decade in the state legislature and more than a decade in Congress. I have a proven track record in providing bipartisan representation for all of our community. The difference between me and the current congressman who has not been effective is I am very pro-business. I demonstrated in the state legislature and in Congress support of the business community. Small businesses are going to play a pivotal role in bringing back jobs to the Inland empire. I believe I can reduce over-regulation and lower and reduce taxes that have such a negative impact on the ability of business to start and expand. I am talking about bringing in businesses other than distribution, so that we have decent, good paying jobs that will put food on the table, where people feel good and proud to go to work. I voted against the trade agreements that were so counterproductive. I want to bring back the manufacturing base that is so important to our economy."

In addition to reviving the region on a blue collar level, Baca said he wants to boost its white collar prospects.

"I will make education available," he said. "I will make sure college

is affordable, our state colleges and universities. I will reduce the interest rates on student loans. You know it is so difficult for a graduate to pay down a loan because the interest rates are so high they end up in debt for the rest of their lives."

A veteran of the U.S. Army during the 1960s, Baca said, "We must do something for our veterans who are so important in the time of war. We should make sure they get the services they are entitled to when they come of the service. I am a veteran and I know what that is like. When I was in Congress I worked to make sure that our veterans who were imprisoned [by the Nazis] in the Bergin camp in Germany who had not been recognized got the help and recognition they deserved. We need to understand post traumatic stress syndrome for what it is. We should now be taking care of our people before and after they leave service. I voted against the war in Iraq. I was one of the few congressman in this area to vote against going to war, and that was the right decision."

Though he is a newly-Christened Republican, he did not find underlying fault with the universal health care concept put in place by President Barack Obama, nor lampoon it with the sobriquet "Obamacare." Rather he indicated a recognition that as it exists now, the program is imperfect.

"We need to fix the Affordable Care Act," Baca said. "We need to make it truly affordable. We have issues with doctors and HMOs [health maintenance operations]. A lot of people are not receiving the care or the level of care they should. It takes too long to get into an HMO. People should be able to go to any doctor they choose. We should make it affordable for small businesses to provide health care to their employees."

Government should concern itself with basic public improvements, as well, Baca said.

"Infrastructure is an-

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End Reliance On Consultants, Bozar Says from front page

are going to pave a street and we are going to hire an engineering firm to spec out how to pave the street. We're [being asked to pay] \$52,000 for that. I want to simplify my life and I want to save money. So, in my simplistic view of the world – and maybe it is too simplistic – I'm going to hire a contractor to pave the front of my street, simplistically, and I'm going to say I want you to pave that to a depth of two-and-a-half inches of asphalt spec NC spec whatever, whatever, whatever, and I may ask a gutter guy to do 500 layer feet of curbing to this standard... This is where I'm having trouble ... Why are we using consultants all the time and engineering firms to do what I perceive from my background as just simple, normal repair and construction things where it doesn't seem necessary to have to do this? When I read what they're going to do, if I'm going to tell a company to pave a street certain so many linear feet and to certain depth, I'm just having trouble figuring out why."

Bozar said he wanted to know why TKE was being brought in when "You guys [i.e., the city's public works division] have engineers in your department."

Hoernig confirmed that "We have two capital engineers within the department" but went

on to note that their focus had been directed elsewhere. "We have an \$8 million program to deliver for the city," she said.

The money paid to TKE, she indicated, represented a reasonable ratio of the expenditures toward engineering services given the extent and scope of the project being undertaken. "This is a million dollar project," she said. "We're talking about \$50,000 in a million dollar project."

Hoernig then sought to explain the type and scope of work TKE would be engaged in. "We need to be able to prepare plans and specifications and bid sheets so that every contractor who bids on this project bids apples to apples to apples," she said. "That's part of the public contract code requirements, so that we're getting the best value for the community in terms of the project construction. It's not a design build where we can just go out and make it black or what have you."

"I realize that," Bozar said, "but here's my point: This isn't the first road we've paved in Upland. We just paved Mountain."

Bozar said the issue wasn't the exact nature of the engineering work to be done but rather that an outside engineering firm was doing the work when the city had the personnel on staff to do the work without having to expend money to hire the consultants.

Hoernig again returned to explaining the scope of the work and its

necessity to the completion of the project.

"This is a road where we're removing all of the asphalt and we're creating potentially new drainage patterns, we're constructing new curb and gutter, which is going to change grades," she said. "This is not something where you just go out and say, 'Contractor A, please pave me a street.'"

Bozar did not dispute Hoernig's assertion, but implied that what she was saying was irrelevant to the issue he was attempting to focus on. "That's correct, and that's where you put it into the spec of what he is to do and what the deliverable is and this firm is going to monitor the progress to this, correct?" he asked.

Hoernig said, "The firm is going to provide us with the plans and specs so that we can bid the project and our staff will do most of the construction management associated with getting the project built."

Bozar persisted. "Okay, but like I said, it just seems to me you have a cookie cutter operation," he said. "I just did Mountain, however many feet of that, and it's the same type of work. I'm asking a contractor to pave my street. I have certain specs that are generic to every street and it's a template. That's where I'm trying to understand why it's so unique that I need to keep getting a consultant involved for paving a street. That's my difficulty..."

Hoernig again re-

turned to describing the work TKE is to do in detail.

"Not only is it preparing the plans and specs so we get a competitive closed room bid from a number of contractors that's based on apples, apples and apples but that we have a set of specs that are prepared in such a manner that while we're constructing the work, which is a million dollars, that we're able to control the construction costs on a project of this magnitude," she said, "that we're able to make sure the contractor is doing his work in such a manner that it doesn't impact the residents, that they just don't just rip it all up and we have no control over how the work is being phased or managed and controlled for the benefit of our customers and our citizens who have to live in that neighborhood while that construction is ongoing. These documents are very important to our business."

Bozar refocused to having the work Hoernig represented as being so important done in-house rather than by consultants. Without bluntly stating so, Bozar subtly suggested that Hoernig, herself an engineer who is paid \$167,666.33 in salary, \$60,511.21 in benefits and \$14,098.12 in other pay for a total annual compensation of \$242,275.66, actually perform the needed engineering work.

"I just think as we talked about with the mid-year budget and what we're looking for, we have to think out of the box on how we do this and save money," he said. "That's really what we need to do. I asked for a report on all these contracts and it's amazing how many contracts and consultants we've got floating around here. I think that's something that needs to be part of the strategic plan of the city manager as we move forward. How do we minimize this amount of consulting fees?"

Hoernig balked at Bozar's suggestion.

"You can't have it both ways," she said. "You

can't have it no staff and no consultants or limited staff and consultants or maybe all staff... It is a public private partnership that we're undertaking right now to get a project done."

Bozar, who cast the lone dissenting vote in the council's endorsement of Hoernig's request to hire TDK and pay it \$52,000 under a contract, gave indication he would continue to pursue eliminating the city's reliance upon consultants.

"Again, I think it's something we need to talk about in the future," he said.

Former city manager Stephen Dunn, who observed the back and forth between Bozar and Hoernig, told the *Sentinel*, "Councilman Bozar is correct. The city does have engineers on staff to do the engineering work. It would be logical to have them do the engineering on that project and most city projects."

He said the problem was that the public works

department no longer had project managers on staff and that engineers were being detailed to take on the function of project managers, leaving them unavailable to perform engineering work.

Dunn said that engineering was a higher order of function than project management and that a project manager's compensation would run roughly 70 percent of what an engineer is paid. Thus, he said, by using its engineering staff to perform project management and then contracting outside engineers to take on the engineering assignments, the city was paying somewhere in the neighborhood of 30 percent more for the project management work than it should.

He said Hoernig was caught in a bind because the city had eliminated its project management crew.



Appeals Court Mulling Colonies Case Dismissal from front page

lawsuit Burum's company brought against the county and its flood control district over drainage issues at the Colonies at San Antonio residential and Colonies Crossroads commercial subdivisions in northeast Upland. Burum is also accused of bribing Mark Kirk, the chief of staff to former supervisor Gary Ovitt, who joined with Postmus and Biane in the November 2006 vote of the board of supervisors to approve, by a 3-2 margin, the \$102 million settlement.

Prosecutors, consisting jointly of deputy district attorneys from San Bernardino County and deputy prosecutors with the California Attorney General's Office, allege that Burum and Erwin, working with public relations consultant Patrick O'Reilly, prepared but ultimately withheld electioneering material

that exposed Postmus, then the chairman of the board of supervisors and the chairman of the San Bernardino County Republican Central Committee, as a drug addicted and closeted homosexual and Biane as a spend-thrift and teetering on the brink of bankruptcy. Ultimately, after the vote to approve the settlement was made, prosecutors maintain, Burum pro-

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transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 17913). I am also aware that all information on this statement becomes Public Record upon filing.

s/ BLANCA E. GUTIERREZ
Statement filed with the County Clerk of San Bernardino on 01/29/2016.

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 2/26, 3/4, 3/11 & 3/18, 2016.

FBN 20160002063
The following entity is doing business as:

PALETERIA Y NEVERIA LA MICHOACANA 814 S MOUNTAIN AVE ONTARIO, CA 91762 ELIZABETH TORRES GUADDARAMA 910 GREENWOOD AVE ONTARIO, CA 91761

This business is conducted by: AN INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 17913). I am also aware that all information on this statement becomes Public Record upon filing.

s/ ELIZABETH TORRES
Statement filed with the County Clerk of San Bernardino on 02/22/2016.

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 2/26, 3/4, 3/11 & 3/18, 2016.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE # CIVRS 1600028
TO ALL INTERESTED PERSONS: Petitioner LILLY NAVA has filed a petition with the clerk of this court for a decree changing names as follows:

LILLY NAVA to BASHEBA LILLY OLIVAS

THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted.

Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING
DATE: 04/11/2016
TIME: 8:30 A.M.
Department: R-10

The address of the court is SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO RANCHO CUCAMONGA JUDICIAL DISTRICT 8303 HAVEN AVENUE RANCHO CUCAMONGA, CA 91730.

IT IS FURTHER ORDERED that a copy of this order be published in THE SAN BERNARDINO COUNTY SENTINEL in San Bernardino County, California, once a week for four consecutive weeks prior to the

Public Notices

date set for hearing of the petition

Date: February 9, 2016

s/ R. GLENN YABUNO,
Judge of the Superior Court

Run dates: 2/26, 3/04, 3/11 & 3/18, 2016.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE # CIVDS1516024
TO ALL INTERESTED PERSONS: Petitioner Richard Orlando Mc Intee Jr filed a petition with the clerk of this court for a decree changing names as follows:

Richard Orlando Mc Intee Jr to Rishard Hasaun Amadi [and]

Azariah Sareestorm Mc Intee-Amadi to Azariah Sareestorm Amadi

THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING
DATE: 3/28/2016
TIME: 8:30 A.M.
Department: S-35

The address of the court is SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO SAN BERNARDINO DISTRICT-CIVIL DIVISION 247 WEST THIRD STREET SAN BERNARDINO, CA 92415-0210.

IT IS FURTHER ORDERED that a copy of this order be published in THE SAN BERNARDINO COUNTY SENTINEL in San Bernardino County, California, once a week for four consecutive weeks prior to the date set for hearing of the petition

Date: February 19, 2016
S/ MICHAEL SACHS, Judge of the Superior Court

Run dates: 2/26, 3/04, 3/11 & 3/18, 2016.

FBN 20160002078
The following entity is doing business as:

QT CONSULTANT SERVICES 9824 GALENA AVE. MONTCLAIR, CA 91763 TINSLEY S NGUYEN 9824 GALENA AVE. MONTCLAIR, CA 91763 [and] QUYEN D BUI 9824 GALENA AVE. MONTCLAIR, CA 91763

This business is conducted by: A MARRIED COUPLE.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 17913). I am also aware that all information on this statement becomes Public Record upon filing.

s/ TINSLEY S NGUYEN
Statement filed with the County Clerk of San Bernardino on 02/23/2016.

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 3/4, 3/11, 3/18 & 3/25, 2016.

FBN 20160002418
The following entity is doing business as:

A+ TRAILER SERVICE & MORE 2530 KERN ST SAN BERNARDINO, CA 92407 NEREYDA AGRAZ 4365 VERMONT ST SAN BERNARDINO, CA 92407

This business is conducted by: A MARRIED COUPLE.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 17913). I am also aware that all information on this statement becomes Public Record

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upon filing.
s/ Nereyda Agraz
Statement filed with the County Clerk of San Bernardino on 3/01/2016.

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 3/4, 3/11, 3/18 & 3/25, 2016.

FBN 20160002545
The following entity is doing business as:

PISTACHE BAKERY [and] SEA OF SWEET 9950 FOOTHILL BLVD. SUITE E RANCHO CUCAMONGA, CA 91730 GEORGE DERA 8962 WESTBROOK CT RANCHO CUCAMONGA, CA 91730 [and] MARINA K MEGUERDITCHIAN 657 MARI-ON PL #8 GLENDORA, CA 91740

This business is conducted by: A GENERAL PARTNERSHIP.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 17913). I am also aware that all information on this statement becomes Public Record upon filing.

s/ George Dera
Statement filed with the County Clerk of San Bernardino on 03/03/2016.

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 3/4, 3/11, 3/18 & 3/25, 2016.

FBN 20160002369
The following entity is doing business as:

JC HAUTE COUTURE 3005 CLOVER LANE ONTARIO, CA 91761 JULIE CAJEN 3005 CLOVER LANE ONTARIO, CA 91761

This business is conducted by: AN INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 17913). I am also aware that all information on this statement becomes Public Record upon filing.

s/ Julie Cajen
Statement filed with the County Clerk of San Bernardino on 2/29/2016.

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 3/4, 3/11, 3/18 & 3/25, 2016.

FBN 20160001449
The following entity is doing business as:

ACCESS 2 CREATIVE SERVICES 1391 PARKER COURT REDLANDS, CA 92373 CARL EDDINS 1391 PARKER COURT REDLANDS, CA [and] DR. JAMES EDDINS PARKER COURT REDLANDS, CA 92373

This business is conducted by: A GENERAL PARTNERSHIP.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of

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a crime (B&P Code 17913). I am also aware that all information on this statement becomes Public Record upon filing.

s/ Carl Eddins
Statement filed with the County Clerk of San Bernardino on 2/05/2016.

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 3/4, 3/11, 3/18 & 3/25, 2016.

FBN 20160002559
The following entity is doing business as:

HORIZON PLUMBING CO 1714 N. ARROWHEAD AVE RIALTO, CA 92376 MARISOL D CORTES 1714 N. ARROWHEAD AVE RIALTO, CA 92376 [and] JUAN CORTES 1714 N. ARROWHEAD AVE RIALTO, CA 92376

This business is conducted by: A GENERAL PARTNERSHIP.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A.

By signing, I declare that

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Judge of the Superior Court
Run dates: 3/04, 3/11, 3/18
& 3/25, 2016.

AMENDED ORDER TO
SHOW CAUSE FOR CHANGE
OF NAME

CASE # CIVRS 1600057
TO ALL INTERESTED
PERSONS: Petitioner YOLAN-
DA MARQUEZ has filed a pe-
tition with the clerk of this court
for a decree changing names as
follows:

ISABELLA ROSE SER-
RANO to ELENA MA-
RIE SERRANO

[and]

IVAN ANTONIO SERRA-
NO to ERIC ANTONIO
SERRANO

THE COURT ORDERS
that all persons interested in
this matter appear before this
court at the hearing indicated
below to show cause, if any,
why the petition for change of
name should not be granted.
Any person objecting to the
name changes described above
must file a written objection
that includes the reasons for the
objection at least two court days
before the matter is scheduled to
be heard and must appear at the
hearing to show cause why the
petition should not be granted.
If no written objection is timely
filed, the court may grant the
petition without a hearing.

NOTICE OF HEARING
DATE: 04/27/2016
TIME: 8:30 A.M.
Department: R-2

The address of the court is
SUPERIOR COURT OF CALI-
FORNIA COUNTY OF SAN
BERNARDINO RANCHO
CUCAMONGA JUDICIAL
DISTRICT 8303 HAVEN AV-
ENUE RANCHO CUCAMON-
GA, CA 91730.

IT IS FURTHER OR-
DERED that a copy of this order
be published in THE SAN BER-
NARDINO COUNTY SENTI-
NEL in San Bernardino County,
California, once a week for four
consecutive weeks prior to the
date set for hearing of the peti-
tion

Date: March 4, 2016
s/ R. GLENN YABUNO,
Judge of the Superior Court
Run dates: 3/04, 3/11, 3/18
& 3/25, 2016.

CORRECTED FICTITIOUS
BUSINESS NAME STATEMENT
FBN 20160000749

The following entity is doing
business as:

NAOMI'S PET CARE SER-
VICES 1320 SAN BERNARDINO
ROAD #12 UPLAND, CA 91786
NAOMI C ADELMAN 1320 SAN
BERNARDINO ROAD #12 UP-
LAND, CA 91786

This business is conducted by:
AN INDIVIDUAL

The registrant commenced to
transact business under the fictitious
business name or names listed above
on: 1/05/2016.

By signing, I declare that all
information in this statement is true
and correct. A registrant who de-
clares as true information which he
or she knows to be false is guilty of
a crime (B&P Code 17913). I am also
aware that all information on this
statement becomes Public Record
upon filing.

s/ Naomi Adelman
Statement filed with the
County Clerk of San Bernardino on
1/21/2016.

I hereby certify that this copy is
a correct copy of the original state-
ment on file in my office San Ber-
nardino County Clerk By:/Deputy

Notice-This fictitious name
statement expires five years from the
date it was filed in the office of the
county clerk. A new fictitious busi-
ness name statement must be filed
before that time. The filing of this
statement does not of itself authorize
the use in this state of a fictitious
business name in violation of the
rights of another under federal, state,
or common law (see Section 14411 et
seq., Business and Professions Code).

Published in the San Bernar-
dino County Sentinel 2/5, 2/12, 2/19
& 2/26, 2016.

Corrected Run: 3/04, 3/11, 3/18
& 3/25, 2016.

ORDER TO SHOW CAUSE
FOR CHANGE OF NAME
CASE # CIVRS 1600061

TO ALL INTERESTED
PERSONS: Petitioner JUSTIN
ALAN BRENTS has filed a pe-
tition with the clerk of this court

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for a decree changing names as
follows:

JUSTIN ALAN BRENTS
to JUSTIN ALAN MEAD-
OWS

THE COURT ORDERS
that all persons interested in
this matter appear before this
court at the hearing indicated
below to show cause, if any,
why the petition for change of
name should not be granted.
Any person objecting to the
name changes described above
must file a written objection
that includes the reasons for the
objection at least two court days
before the matter is scheduled to
be heard and must appear at the
hearing to show cause why the
petition should not be granted.
If no written objection is timely
filed, the court may grant the
petition without a hearing.

NOTICE OF HEARING
DATE: 05/02/2016
TIME: 8:30 A.M.
Department: R-9

The address of the court is
SUPERIOR COURT OF CALI-
FORNIA COUNTY OF SAN
BERNARDINO RANCHO
CUCAMONGA DISTRICT
8303 HAVEN AVENUE RAN-
CHO CUCAMONGA, CA
91730.

IT IS FURTHER OR-
DERED that a copy of this order
be published in THE SAN BER-
NARDINO COUNTY SENTI-
NEL in San Bernardino County,
California, once a week for four
consecutive weeks prior to the
date set for hearing of the peti-
tion

Date: March 7, 2016
S/ R. GLENN YABUNO,
Judge of the Superior Court
Run dates: 3/11, 3/18, 3/25
& 4/01, 2016.

ORDER TO SHOW CAUSE
FOR CHANGE OF NAME
CASE # CIVDS 1603557

TO ALL INTERESTED
PERSONS: Petitioner MARI-
AH RENÉ GONZALES filed a
petition with the clerk of this
court for a decree changing
names as follows:

MARIAH RENÉ GON-
ZALES to MARIAH RENÉ
SCHNEIDER

THE COURT ORDERS
that all persons interested in
this matter appear before this
court at the hearing indicated
below to show cause, if any,
why the petition for change of
name should not be granted.
Any person objecting to the
name changes described above
must file a written objection
that includes the reasons for the
objection at least two court days
before the matter is scheduled to
be heard and must appear at the
hearing to show cause why the
petition should not be granted.
If no written objection is timely
filed, the court may grant the
petition without a hearing.

NOTICE OF HEARING
DATE: 04/21/2016
TIME: 8:30 A.M.
Department: S-35

The address of the court is
SUPERIOR COURT OF CALI-
FORNIA COUNTY OF SAN
BERNARDINO SAN BER-
NARDINO DISTRICT-CIVIL
DIVISION 247 WEST THIRD
STREET SAN BERNARDI-
NO, CA 92415-0210.

IT IS FURTHER OR-
DERED that a copy of this order
be published in THE SAN BER-
NARDINO COUNTY SENTI-
NEL in San Bernardino County,
California, once a week for four
consecutive weeks prior to the
date set for hearing of the peti-
tion

Date: MARCH 10, 2016
S/ MICHAEL SACHS,
Judge of the Superior Court
Run dates: 3/11, 3/18, 3/25
& 4/1, 2016.

NOTICE OF PETITION
TO ADMINISTER ESTATE
OF: TERESA D. SACCONI
PROPS 1600202

To all heirs, beneficiaries,
creditors, contingent creditors,
and persons who may other-
wise be interested in the will or
estate, or both, of TERESA D.
SACCONI A Petition for Pro-

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bate has been filed by: KATH-
LEEN G. SACCONI in the
Superior Court of California,
County of SAN BERNARDI-
NO. The Petition for Probate
requests that: KATHLEEN G.
SACCONI be appointed as per-
sonal representative to admin-
ister the estate of the decedent.

The petition requests the
decedent's wills and codicils, if
any, be admitted to the probate.
The will and any codicils are
available for examination in the
file kept by the court.

The petition requests the
authority to administer the
estate under the Independent
Administration of Estates Act.
(This authority will allow the
personal representative to take
many actions without obtaining
court approval. Before taking
certain very important actions,
however, the personal represen-
tative will be required to give
notice to interested persons un-
less they have waived notice or
consented to the proposed ac-
tion.) The independent adminis-
tration authority will be granted
unless an interested person files
an objection to the petition and
shows good cause why the court
should not grant the authority.
A hearing on the petition will
be held in this court as fol-
lows: Date: 04/25/2016 Time:
8:30 A.M. Dept: S36P Address
of court: Superior Court of
California, County of San Ber-
nardino 247 West Third Street
San Bernardino, CA 92415
Justice Center If you object to
the granting of the petition,
you should appear at the hear-
ing and state your objections or
file written objections with the
court before the hearing. Your
appearance may be in person
or by your attorney. If you are
a creditor or a contingent credi-
tor of the decedent, you must
file your claim with the court
and mail a copy to the personal
representative appointed by the
court within the later of either
(1) four months from the date
of first issuance of letters to a
general personal representative,
as defined in section 58(b) of the
California Probate Code, or (2)
60 days from the date of mailing
or personal delivery to you of a
notice under section 9052 of the
California Probate Code. Other
California statutes and legal
authority may affect your rights
as a creditor. You may want to
consult with an attorney knowl-
edgeable in California Law. You
may examine the file kept
by the court. If you are a person
interested in the estate, you may
file with the court a Request for
Special Notice (form DE-154) of
the filing of an inventory and ap-
praisal of estate assets or of any
petition or account as provided
in Probate Code section 1250. A
Request for Special Notice form
is available from the court clerk.
Attorney for Petitioner: JAMES
BANKS Address: 10788 CIVIC
CENTER DRIVE RANCHO
CUCAMONGA, CA 91730
Telephone: (909) 980-0677

Published in the San Ber-
nardino County Sentinel 3/11,
3/18, 3/25 & 4/01, 2016.

SUMMONS
Case Number: 15K09172

NOTICE TO DEFEN-
DANT: **Monica Arreola**
ARE BEING SUED BY
PLAINTIFF: Pacific Bell Tele-
phone Company.
Notice: You have been sued.
The court may decide against
you without your being heard
unless you respond within 30
days. Read the information be-
low. AVISO! Usted ha sido de-
mandado. El Tribunal puede de-
cidir contra Ud. sin audiencia a
menos que Ud. responda dentro
de 30 dias. Lea la informacion
que sigue.

SUMMONS
Case Number: 15K09172

NOTICE TO DEFEN-
DANT: **Monica Arreola**, Does
1 to 10. YOU ARE BEING
SUED BY PLAINTIFF: Pac-
ific Bell Telephone Company.
NOTICE: You have been sued.
The court may decide against
you without your being heard
unless you respond within 30

days. Read the information be-
low. AVISO! Usted ha sido de-
mandado. El Tribunal puede de-
cidir contra Ud. sin audiencia a
menos que Ud. responda dentro
de 30 dias. Lea la informacion
que sigue.

SUMMONS
Case Number: 15K09172

NOTICE TO DEFEN-
DANT: **Monica Arreola**, Does
1 to 10. YOU ARE BEING
SUED BY PLAINTIFF: Pac-
ific Bell Telephone Company.
NOTICE: You have been sued.
The court may decide against
you without your being heard
unless you respond within 30

days. Read the information be-
low. AVISO! Usted ha sido de-
mandado. El Tribunal puede de-
cidir contra Ud. sin audiencia a
menos que Ud. responda dentro
de 30 dias. Lea la informacion
que sigue.

SUMMONS
Case Number: 15K09172

NOTICE TO DEFEN-
DANT: **Monica Arreola**, Does
1 to 10. YOU ARE BEING
SUED BY PLAINTIFF: Pac-
ific Bell Telephone Company.
NOTICE: You have been sued.
The court may decide against
you without your being heard
unless you respond within 30

days. Read the information be-
low. AVISO! Usted ha sido de-
mandado. El Tribunal puede de-
cidir contra Ud. sin audiencia a
menos que Ud. responda dentro
de 30 dias. Lea la informacion
que sigue.

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days. Read the information be-
low. You have 30 CALENDAR
DAYS after this summons and
legal papers are served on you
to file a written response at this
court and have a copy served on
the plaintiff. A letter or phone
call will not protect you. Your
written response must be in
proper legal form if you want
the court to hear your case.
There may be a court form that
you can use for your response.
You can find these court forms
and more information at the
California Courts Online Self-
Help Center (www.courtinfo.
ca.gov/selfhelp), your county
law library, or the courthouse
nearest you. If you cannot pay
the filing fee, ask the court
clerk for a fee waiver form. If
you do not file your response
on time, you may lose the case
by default, and your wages,
money and property may be
taken without further warning
from the court. There are other
legal requirements. You may
want to call an attorney right
away. If you do not know an at-
torney, you may want to call an
attorney referral service. If you
cannot afford an attorney, you
may be eligible for free legal
services from a nonprofit legal
services program. You can lo-
cate these nonprofit groups at
the California Legal Services
Web site (www.lawhelpcalifor-
nia.org), the California Courts
Online Self-Help Center (www.
courtinfo.ca.gov/selfhelp) or by
contacting your local court or
county bar association. NOTE:
The court has a statutory lien
for waived fees and costs on any
settlement or arbitration award
of \$10,000 or more in a civil
case. The court's lien must be
paid before the court will dis-
miss the case. The name and
address of the court is: Superior
Court of California, County of
Los Angeles, Central District
Stanley Mosk Courthouse, 111
N. Hill Street, Los Angeles, CA
90012. The name, address and
telephone number of plaintiff's
attorney, or plaintiff without an
attorney is: J. Sal Munoz 43405
Corte Almeria, Temecula,
CA 92592 Phone No.: 360-
866-0298. Date: Jul 27, 2015
(SEAL) SHERRI R. CARTER,
Clerk, by , Deputy CANDICE
CALAGNA.

Published in the San Ber-
nardino County Sentinel 3/11,
3/18, 3/25 & 4/1, 2016.

FBN 20160002762

The following entity is do-
ing business as:

PCJ WORKS 1460 S. BAL-
BOA AVE. ONTARIO, CA
91761 JESUS GALLARDO
9133 CANDLEWOOD ST.
RANCHO CUCAMONGA, CA
91730

This business is conducted
by: AN INDIVIDUAL.
The registrant commenced
to transact business under the
fictitious business name or
names listed above on: N/A.

By signing, I declare that
all information in this statement
is true and correct. A registrant
who declares as true informa-
tion which he or she knows to
be false is guilty of a crime
(B&P Code 17913). I am also
aware that all information on
this statement becomes Public
Record upon filing.

s/ Jesus Gallardo
Statement filed with the
County Clerk of San Bernar-
dino on 3/09/2016.

I hereby certify that this
copy is a correct copy of the
original statement on file in my
office San Bernardino County
Clerk By:/Deputy

Notice-This fictitious name
statement expires five years
from the date it was filed in
the office of the county clerk. A
new fictitious business name
statement must be filed before
that time. The filing of this
statement does not of itself au-
thorize the use in this state of a
fictitious business name in vi-
olation of the rights of another
under federal, state, or common
law (see Section 14411 et seq.,
Business and Professions Code).

Published in the San Bernar-
dino County Sentinel 3/18,
3/25, 4/1 & 4/8, 2016.

FBN 20160003044

The following entity is do-
ing business as:
BARBARA SPROTT
42648 FALCON AVE. BIG
BEAR LAKE, CA 92315 DAN-
IEL G SPROTT 42648 FAL-
CON AVE. BIG BEAR LAKE,
CA 92315

This business is conducted
by: AN INDIVIDUAL.
The registrant commenced

to transact business under the
fictitious business name or
names listed above on: N/A.
By signing, I declare that
all information in this statement
is true and correct. A registrant
who declares as true informa-
tion which he or she knows to
be false is guilty of a crime
(B&P Code 17913). I am also
aware that all information on
this statement becomes Public
Record upon filing.

Public Notices

3/25, 4/1 & 4/8, 2016.

FBN 20160002179

The following entity is do-
ing business as:
SPARKS NETWORK [and]
sparks.network 7324 LAYTON
ST. RANCHO CUCAMON-
GA, CA 91730 SMASHBALL
LABS LLC 7324 LAYTON ST.
RANCHO CUCAMONGA, CA
91730

This business is conducted
by: A LIMITED LIABILITY
COMPANY.

The registrant commenced
to transact business under
the fictitious business name
or names listed above on:
1/01/2016.

By signing, I declare that
all information in this statement
is true and correct. A registrant
who declares as true informa-
tion which he or she knows to
be false is guilty of a crime
(B&P Code 17913). I am also
aware that all information on
this statement becomes Public
Record upon filing.

s/ Michael A. Bott
Statement filed with the
County Clerk of San Bernar-
dino on 2/24/2016.

I hereby certify that this
copy is a correct copy of the
original statement on file in my
office San Bernardino County
Clerk By:/Deputy

Notice-This fictitious name
statement expires five years
from the date it was filed in
the office of the county clerk. A
new fictitious business name
statement must be filed before
that time. The filing of this
statement does not of itself au-
thorize the use in this state of a
fictitious business name in vi-
olation of the rights of another
under federal, state, or common
law (see Section 14411 et seq.,
Business and Professions Code).

Published in the San Ber-
nardino County Sentinel 3/18,
3/25, 4/1 & 4/8, 2016.

FBN 20160002949

The following entity is do-
ing business as:
SAFE HOUSE HOME IN-
SPECTIONS 13866 CARROT-
WOOD CT. CHINO, CA 91710
JERRY NAVARRO 13866
CARROTWOOD CT. CHINO,
CA 91710

This business is conducted
by: AN INDIVIDUAL.

The registrant commenced
to transact business under the
fictitious business name or
names listed above on: N/A.

By signing, I declare that
all information in this statement
is true and correct. A registrant
who declares as true informa-
tion which he or she knows to
be false is guilty of a crime
(B&P Code 17913). I am also
aware that all information on
this statement becomes Public
Record upon filing.

s/ Jerry Navarro
Statement filed with the
County Clerk of San Bernar-
dino on 3/11/2016.

I hereby certify that this
copy is a correct copy of the
original statement on file in my
office San Bernardino County
Clerk By:/Deputy

Notice-This fictitious name
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the office of the county clerk. A
new fictitious business name
statement must be filed before
that time. The filing of this
statement does not of itself au-
thorize the use in this state of a
fictitious business name in vi-
olation of the rights of another
under federal, state, or common
law (see Section 14411 et seq.,
Business and Professions Code).

Published in the San Bernar-
dino County Sentinel 3/18,
3/25, 4/1 & 4/8, 2016.

FBN 20160003044

The following entity is do-
ing business as:
BARBARA SPROTT
42648 FALCON AVE. BIG
BEAR LAKE, CA 92315 DAN-
IEL G SPROTT 42648 FAL-
CON AVE. BIG BEAR LAKE,
CA 92315

This business is conducted
by: AN INDIVIDUAL.
The registrant commenced

to transact business under the
fictitious business name or
names listed above on: N/A.
By signing, I declare that
all information in this statement
is true and correct. A registrant
who declares as true informa-
tion which he or she knows to
be false is guilty of a crime
(B&P Code 17913). I am also
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this statement becomes Public
Record upon filing.

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to transact business under the
fictitious business name or
names listed above on: N/A.

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tion which he or she knows to
be false is guilty of a crime
(B&P Code 17913). I am also
aware that all information on
this statement becomes Public
Record upon filing.

s/ Daniel G Sprott
Statement filed with the
County Clerk of San Bernar-
dino on 3/14/2016.

I hereby certify that this
copy is a correct copy of the
original statement on file in my
office San Bernardino County
Clerk By:/Deputy

Notice-This fictitious name
statement expires five years
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new fictitious business name
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that time. The filing of this
statement does not of itself au-
thorize the use in this state of a
fictitious business name in vi-
olation of the rights of another
under federal, state, or common
law (see Section 14411 et seq.,
Business and Professions Code).

Published in the San Ber-
nardino County Sentinel 3/18,
3/25, 4/1 & 4/8, 2016.

FBN 20160002444

The following entity is do-
ing business as:
NK JEWELERS 15555
MAIN ST HESPERIA, CA
92345 NOELIA K MORENO
17780 MESA RD. FONTANA,
CA 92336

This business is conducted
by: AN INDIVIDUAL.

The registrant commenced
to transact business under the
fictitious business name or
names listed above on: N/A.

By signing, I declare that
all information in this statement
is true and correct. A registrant
who declares as true informa-
tion which he or she knows to
be false is guilty of a crime
(B&P Code 17913). I am also
aware that all information on
this statement becomes Public
Record upon filing.

s/ Noelia K Moreno
Statement filed with the
County Clerk of San Bernar-
dino on 3/02/2016.

I hereby certify that this
copy is a correct copy of the
original statement on file in my
office San Bernardino County
Clerk By:/Deputy

Notice-This fictitious name
statement expires five years
from the date it was filed in
the office of the county clerk. A
new fictitious business name
statement must be filed before
that time. The filing of this
statement does not of itself au-
thorize the use in this state of a
fictitious business name in vi-
olation of the rights of another
under federal, state, or common
law (see Section 14411 et seq.,
Business and Professions Code).

Published in the San Bernar-
dino County Sentinel 3/18,
3/25, 4/1 & 4/8, 2016.

NOTICE OF PETITION
TO ADMINISTER ESTATE
OF: ANGELA SLAUGHTER,
AKA ANGELA FRANCES
SLAUGHT

PROPS 1600235
To all heirs, beneficiaries,
creditors, contingent creditors,
and persons who may other-
wise be interested in the will
or estate, or both, of ANGELA
FRANCES SLAUGHTER, AN-
GELA F. SLAUGHTER, AKA
ANGELA SLAUGHTER

A Petition for Probate
has been filed by: JAMES
SLAUGHTER in the Superior
Court of California, County of
SAN BERNARDINO. The Pe-
titioner for Probate requests that:
JAMES SLAUGHTER be ap-
pointed as personal representa-
tive to administer the estate of
the decedent.

The petition requests the
authority to administer the
estate under the Independent
Administration of Estates Act.
(This authority will allow the

personal representative to take
many actions without obtaining
court approval. Before taking
certain very important actions,
however, the personal represen-
tative will be required to give
notice to interested persons un-
less they have waived notice or
consented to the proposed ac-
tion.) The independent adminis-
tration authority will be granted
unless an interested person files
an objection to the petition and
shows good cause why the court
should not grant the authority.
A hearing on the petition will
be held in this court as fol-
lows: Date: 05/04/2016 Time:
8:30 A.M. Dept: S37 Address
of court: Superior Court of
California, County of San Ber-
nardino 247 West Third Street
San Bernardino, CA 92415 Jus-
tice Center.

If you object to the grant-
ing of the petition, you should
appear at the hearing and state
your objections or file written
objections with the court before
the hearing. Your appearance
may be in person or by your at-
torney. If you are a creditor or
a contingent creditor of the de-
cedent, you must file your claim
with the court and mail a copy to
the personal representative ap-
pointed by the court within the
later of either (1) four months
from the date of first issuance of
letters to a general personal rep-
resentative, as defined in section
58(b) of the California Probate
Code, or (2) 60 days from the
date of mailing or personal deliv-
ery to you of a notice under
section 9052 of the California
Probate Code. Other California
statutes and legal authority may
affect your rights as a creditor.
You may want to consult with
an attorney knowledgeable in
California Law. You may ex-
amine the file kept by the court.
If you are a person interested in
the

Public Notices

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002503
The following person is doing business as: REFINED BARBER EDUCATION, 14050 CHERRY AVE SUITE # F FONTANA, CA 92337, VERONICA N SANCHEZ, 14050 CHERRY AVE SUITE # F FONTANA, CA 92337

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ VERONICA N SANCHEZ
Statement filed with the County Clerk of San Bernardino on 3/02/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002505
The following person is doing business as: CRAIN TRANSPORTATION, 10700 JERSEY BLVD # 500 RANCHO CUCAMONGA, CA 91730, KAMEHAMEHA M CRAIN, 7585 EL SOL AVE RIVERSIDE, CA 92506

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

Public Notices

upon filing.
s/ KAMEHAMEHA M CRAIN
Statement filed with the County Clerk of San Bernardino on 3/02/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002506
The following person is doing business as: LOS COMPADRES AUTO SALES, 967 W. HOLT BLVD ONTARIO, CA 91762, RODRIGO MORENO INCORPORATED, 6645 MISSION BLD RIVERSIDE, CA 92509

This business is conducted by an: CORPORATION.

The registrant commenced to transact business under the fictitious business name or names listed above on: 10/01/2015

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ RODRIGO MORENO
Statement filed with the County Clerk of San Bernardino on 3/02/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002512
The following person is doing business as: EL SOMBRERO

Public Notices

BANQUET HALL, 354 S 7TH ST COLTON, CA 92324, MARCELA G LERMA, 12036 LOYOLA CT FONTANA, CA 92337

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ MARCELA G LERMA
Statement filed with the County Clerk of San Bernardino on 3/02/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME

The registered FBN No. 20160002513 was filed in San Bernardino County on 03/02/2016. The following entity has abandoned the business name of: SERRANO SERVICES, 7758 LANKERSHIM AVE HIGHLAND, CA 92346, DANIEL VILLARRUEL, 7758 LANKERSHIM AVE HIGHLAND, CA 92346

BY SIGNING BELOW, I DECLARE THAT ALL INFORMATION IN THIS STATEMENT IS TRUE AND CORRECT. A registrant who declares as true information, which he or she knows to be false, is guilty of a crime. (B&P Code 17913). I am also aware that all information on this statement becomes public record upon filing.

s/ DANIEL VILLARRUEL
This business was conducted by: AN INDIVIDUAL

Related FBN No. 2011000478 was filed in San Bernardino County on 05/02/2011

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

Public Notices

FBN 20160002516
The following person is doing business as: HELENDALE LOGISTICS, INC, 26895 LAKEVIEW DRIVE HELENDALE, CA 92342, HELENDALE LOGISTICS, INC, P.O. BOX 1794 HELENDALE, CA 92342

This business is conducted by an: CORPORATION.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ DANIEL VILLARRUEL
Statement filed with the County Clerk of San Bernardino on 3/02/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002537

The following person is doing business as: BARTENDER FOR HIRE, 7235 HELLMAN AVE RANCHO CUCAMONGA, CA 91701, ANGELA SCHEU, 7235 HELLMAN AVE RANCHO CUCAMONGA, CA 91701

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ ANGELA SCHEU

Public Notices

Statement filed with the County Clerk of San Bernardino on 3/03/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002571
The following person is doing business as: WALSH THERAPY CENTER, 29135 HOOK CREEK ROAD CEDAR GLEN, CA 92321, CHELSEA M WALSH, PO BOX 691 RUNNING SPRINGS, CA 92382

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ CHELSEA WALSH
Statement filed with the County Clerk of San Bernardino on 3/03/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002574

The following person is doing business as: M&H TIRE CO., 4300 HOLT BLVD SPACE #76 MONTCLAIR, CA 91763, MARCOS HERNANDEZ, 4300 HOLT BLVD SPACE #76 MONTCLAIR, CA 91763

Public Notices

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ MARCOS HERNANDEZ
Statement filed with the County Clerk of San Bernardino on 3/03/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

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Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002577

The following person is doing business as: VICTORIA NAILS INC, 1369 E CITRUS AVE REDLANDS, CA 92374, VICTORIA NAILS INC, 10463 AGATE AVE MENTONE, CA 92359

This business is conducted by an: CORPORATION.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ THOMAS KIM LEE
Statement filed with the County Clerk of San Bernardino on 3/03/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious

Public Notices

business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).

Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002586
The following person is doing business as: MAKROSE, 16301 BUTERFIELD RANCH RD #9202 CHINO HILLS, CA 91709, ROSANA G HARRIS, 16301 BUTERFIELD RANCH RD #9202 CHINO HILLS, CA 91709

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on:

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing.

s/ ROSSANA G HARRIS
Statement filed with the County Clerk of San Bernardino on 3/04/2016

I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy

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Published in the San Bernardino County Sentinel 3/11, 3/18, 3/25, 4/1, 2016.

FBN 20160002601

The following person is doing business as: M & R CUSTOM T'S, 1519 E. I ST. ONTARIO, CA 91764, RAQUEL J ORTIZ, 1519 E. I ST. ONTARIO, CA 91764

This business is conducted by an: INDIVIDUAL.

The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this

LueLLa G. Hairston, Esq.
Family Law Attorney

9320 Baseline Rd. Suite A
Rancho Cucamonga, CA 91701



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San Bernardino County
Sentinel

News of Note
from Around the
Largest County
in the Lower
48 States

Colonies Case Dismissal Petition from page 7

vided Postmus, Biane, Kirk and Erwin each with \$100,000 in bribes that were disguised as contributions to political action committees the four controlled. Kirk was allegedly paid for influencing Ovitt to support the settlement.

Postmus has already pleaded guilty to 14 separate felony charges relating to corruption in public office, including taking the bribes offered to him by Burum. Erwin, Biane and Kirk were indicted along with Burum in 2011.

Postmus pleaded guilty to the criminal charges in March 2011, and was brought as the star witness before the grand jury that indicted the four in May 2011. There were other witnesses before the grand jury, including two of the county's in-house lawyers, county counsel Ruth Stringer and deputy county counsel Mitch Norton. Before the grand jurors, Stringer and Norton, who had defended the county in the suit brought against it by the Colonies Partners, responded to questions indicating that they believed the \$102 million settlement was excessive and unreasonable.

In the suit, the Colonies Partners had maintained that the county flood control district,

which constructed a two-and-one-half mile long storm drain for the City of Upland which conveyed water east from the northwest corner of the city and then channeled that water onto the Colonies Partners' property, had interfered with the company's development plans for the property, rendered some of the property undevelopable and cost the company money because it was unable to complete and market homes on the property subjected to the water overflow.

The county contended that the county flood control district had flood control easements on the property, established in 1933, 1934 and 1939, that allowed the water to be vectored there.

After the settlement was reached in 2006, the county sought to recover from its insurers a portion of the \$102 million the county had paid out to the Colonies Partners. One of the county's insurance carriers balked at making good on the indemnification and the county, including Stringer and Norton, wrote legal documents and made statements to the effect that the \$102 million settlement was a justifiable one.

In his most recent filing with Fourth District Court of Appeals, Larson asserts that prosecutors violated Burum's rights when they made a highly selective presentation of evidence relating to the

lawsuit and the settlement calculated to persuade the grand jurors of Burum's guilt. In so doing, according to Larson, the prosecutors failed to inform the grand jurors about countervailing information that suggested Burum was innocent.

In January, Larson cited Norton and Stringer's court filings and other statements in the effort to recover money from the county's insurer in which they asserted the \$102 million settlement was a reasonable one. He made a motion to have the judge hearing the case, San Bernardino County Superior Court Judge Michael Smith, dismiss the indictment because, he argued, the prosecution team's failure to elicit from either Stringer or Norton that they had grown to accept that the \$102 million settlement was reasonable violated Burum's rights to due process. Larson's argument was essentially that the failure of the prosecutors to inform the grand jurors of evidence that contradicted their narrative of Burum's guilt was de facto withholding of evidence, tantamount to the presentation of false testimony. Ultimately, however, Judge Smith, while expressing a level of discomfort with the prosecutors not eliciting from Norton and Stringer testimony with regard to how they had shifted their position once they were focused on recov-

ering the county money, ruled this did not rise to the level of actual prosecutorial misconduct.

In his petition to the Fourth District Court of Appeal filed on February 22, Larson asked that Smith's finding be overturned and the indictment in its totality be dismissed.

"The trial court's orders are contrary to law and emergency relief must be granted to avoid prejudice to Mr. Burum," Larson wrote. "Should the trial court's orders stand, Mr. Burum will suffer irreparable injury by being forced to defend against criminal counts that are unsupported by law or evidence and that were obtained through violations of California law."

A central element of the petition is California Penal Code Section 939.71, which states "If the prosecutor is aware of exculpatory evidence, the prosecutor shall inform the grand jury of its nature and existence. Once the prosecutor has informed the grand jury of exculpatory evidence pursuant to this section, the prosecutor shall inform the grand jury of its duties under Section 939.7. If a failure to comply with the provisions of this section results in substantial prejudice, it shall be grounds for dismissal of the portion of the indictment related to that evidence."

In the petition, Larson

puts forth that previous efforts by the defense to have the indictment dismissed were shot down, in part because there was not enough evidence to support the defense's contentions at that time. At this point, Larson asserted there have been discoveries that make the earlier defense motions not only more compelling, but binding.

The petition states, "The first significant development involved the prosecution's failure to satisfy its mandated Section 939.71 duty to disclose not only the existence but the nature of all exculpatory evidence to the Grand Jury. To obtain the indictment, the prosecution convinced the grand jury that the \$102 million settlement between the County and Colonies Partners, L.P. was so unreasonable and unsupported that it could only be the result of bribery and corruption, and that the defendants' claims to the contrary were so 'absurd' as to constitute the evidence of criminal intent. Central to this theory was testimony from numerous witnesses that not a single attorney for the county - the purported victim in this case - supported the settlement, and that they instead agreed with the prosecution that the settlement was patently unreasonable and unjustified. The People have now admitted under questioning by the trial court that

prosecutors intentionally withheld evidence from the Grand Jury that county attorneys, several of whom testified before the grand jury, completely reversed their position prior to the grand jury proceedings and have been advocating that the settlement was objectively reasonable and fully justified ever since."

Larson also references in the petition, Penal Code Section 995, which states that "the indictment shall be set aside by the court in which the defendant is arraigned, upon his or her motion [if] the defendant has been indicted without reasonable or probable cause."

According to Larson, "in ruling that the prosecutors' admitted withholding of this evidence was not prejudicial, the trial court improperly applied an amalgamation of the probable cause standard under Section 995 and the sanctions standard for prosecutorial misconduct. The trial court erroneously read into Section 939.71 a distinction between 'exculpatory' and 'exonerating' evidence, a distinction found nowhere in the statute or case law. Second, it failed to understand that the basis for the reconsideration motion was not a failure to present any evidence supporting the settlement's reasonableness,

Continued on Page 18

San Bernardino County Coroner Reports

Coroner Case 701601755 On Wednesday, February 24, 2016, at 6:25 pm., San Bernardino County Sheriff Department deputies responded to 911 calls for an auto versus a motorcycle in the area of Boulder Ave. and Eucalyptus Ave., in Highland. The driver of the motorcycle, a 52 year old White male adult, was transported to Loma Linda University Medical Center where he was pronounced dead at 7:10 pm. The decedent's name will be released after identification is confirmed and the next of kin has been notified. An autopsy will be conducted to determine the cause of death. The San Bernardino County Sheriff Department is investigating the collision. [02252016 0432 EM]

Coroner case #701601754 On Wednesday, February 24, 2016, at about 8:25 PM, Manuel "Tommy" Dominguez, a 36 year old resident of San Bernardino, was involved in an altercation at his home and was assaulted. Dominguez was transported by ambulance to Loma Linda University Medical Center, where he was pronounced dead in the emergency room at 9:30 PM. The incident is under investigation by San Bernardino Police Department Homicide Detail. [02/25/16 0433 EM]

Coroner case #701601698 On 02/23/2016, at 12:47 PM, the Ontario Police Department responded to a single-vehicle traffic accident involving a red Corvette on Mercedes Lane in Ontario. Warren Smale, a 43 year-old resident of Montclair, was a passenger in the vehicle. He was transported to the San Antonio Regional Medical Center where he was pronounced dead from his injuries. The Ontario Police Department is investigating the incident. [02242016 0300 JK]

Coroner case #701601704 On 02/23/2016, at approximately 3:11 PM, Enrique Macias, a 22 year old resident from Ontario, was involved in a traffic collision at the intersection of Grove Ave and San Bernardino Rd in Rancho Cucamonga, while riding his motorcycle. Macias was transported to a local hospital where he died from his injuries at 3:40 PM. The San Bernardino County Sheriff Department is investigating the collision. [022420160300 JK]

The Coroner Reports are reproduced in their original format as authored by department personnel.

Colonies Case Dismissal Petition from page 16

but rather the prosecution's failure to present the specific evidence that the county's post-settlement attorneys changed their position prior to the grand jury proceedings to affirmatively advocate

that the settlement was objectively reasonable."

Larson asked the appellate court to bring the matter to an end by dismissing the indictment altogether.

"It has been nearly five years since the People manipulated the grand jury into returning an indictment so flawed that every single count against Mr. Burum has

been dismissed at some point, some multiple times, in these proceedings," Larson wrote. "Since then, the trial court has ruled that the grand jury was improperly instructed, the indictment's tolling allegations were inadequately and improperly pleaded, the prosecution's lead investigator either in-

entionally or recklessly failed to include material information in the affidavit for a key search warrant, and both the conspiracy charges and conflict of interest charges had to be dismissed as a matter of law. Nevertheless, the People have received every benefit of the doubt from the trial court, and Mr. Burum has been forced to

endure the injustice of a five year prosecution for crimes he did not commit. The remarkable new evidence that was only recently divulged makes clear the need for a remedy without further delay. It is time to end this unjust prosecution."

On March 2 Fourth District Presiding Justice Manual A. Ramirez

called upon the prosecution to respond to Larson's petition by March 21. Since that time, the court has extended that deadline for the prosecution's response to March 30.

Efforts by the *Sentinel* to enlist a reaction from the prosecution team were unsuccessful.



The Count... from page 3

regulators traveling and dining with utility executives, discussing business pending before the commission in communications. Oth-

ers impacted by those decisions did not get the same access to the decision-makers...

The emails were so negatively revelatory that Cherry and two other senior PG&E executives were fired. Peevey elected not to try for a third six-year term on

the commission in October 2014.

In some of the emails, Peevey seemed more concerned about how the governor's appointments would impact utility companies than how effective those appointees would be in advocating for California's consum-

ers...

The emails reveal Cherry and Peevey exchanging information about Wall Streets downgrading of stock issued by PG&E and Southern California Edison days after Brown's inauguration. When an analyst from Citigroup charac-

terized commissioner Nancy Ryan's possible non-confirmation and the pending appointments as "a major risk" to the utilities' share values, Cherry sent Peevey the downgrade notification the morning of Jan. 11, 2011. This prompted Peevey to respond, "You

should find a way to get this info to Brown as he makes his decisions on Commissioners ASAP. Probably best coming from a non-utility source, such as investment banker."

Cherry responded, informing Peevey, "Done."

Baca Resurrecting As A Republican from page 6

other thing we need to take care of. Infrastructure is so important. We need to greatly improve our roadway system. We have too much congestion. People live in the Inland Empire because it is affordable here but every morning and night they experience near gridlock on our freeways. We need to improve our infrastructure and bring this area back to being what it used to be. We should make San Bernardino the All America city it was. We begin doing that with infrastructure."

The former congressman highlighted another basic need, referencing

the shooting spree by Syed Farook and Tashfeen Malik in San Bernardino last year in doing so.

"Public safety is important to all of us," he said. "The incident that happened on December 2 is a case in point. Our congressman should have made sure that the cities and county whose law enforcement officers responded so bravely and so well were reimbursed for the costs they sustained. That should have been done before the fact not after the fact as some type of public relations ploy. As someone who is experience I would have done that before the fact."

Baca declaimed, "Another important issue is water. In Redlands they

just increased the rates residents pay for water. We must make sure we have an abundant water supply. We need to reclaim as much water as we can. We need to build dams. The water we get in rain just pours into the ocean. I have ideas about how we could get more of our water from the Colorado River and not rely on Northern California."

Those who are coming to the end of their days merit government assistance Baca said. "We need to protect our senior citizens," he stated.

Baca said he would appeal to the voters by showing them that he has a clear and realistic view of the situation the Inland Empire faces, the

degree to which government can come in to deal with problems the community faces and the understanding that too much government interference is a bane and hindrance rather than of assistance.

"We need to help our businesses in dealing with the challenges they face, not only in terms of regulation but the mandates they must deal with, and reducing those. The Inland Empire needs a congressman who will fight for his constituents. We do not need public relations in the form of robocalls and public relations fliers. We need to work together to make America greater. We have been divided for too long. I have always been in the middle. I have al-

ways been in a position to be able to compromise. That is what the Inland Empire needs, not someone who is far to the right or far to the

left, but someone who is able to fight for them by working in a bipartisan way to move forward."



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David Wixom
from page 7

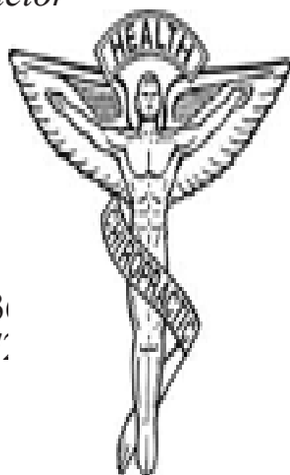
to death they had come.

They followed the tracks somewhat further but set back toward their camp, being greeted on the way by Stout's son who had with him two extra horses, water and some food. Against the counsel of St. John and Martin, the trio of Stout, his son and son-in-law pressed on in their effort to locate and confront the Indians. Indeed, the three found the Indians at some point further on, as the Chemehuevi had lain in wait amongst the rocks in the rugged terrain. Stout's horse was shot out from under him. Stout and his son-in-law, who had a broken arm, made a desperate effort, through constant reloading and firing of their weapons, to hold back the horde of Indians they had run into. Stout's son rode his horse in a mad dash back toward the camp over unforgiv-

ingly rough chaparral to reach the camp. St. John, Martin and the men in the camp, who included Wixom, with night approaching rushed back to the spot where Stout and his son-in-law were making their stand. Remarkably, both were yet alive. The posse was able to bring its superior firepower to bear, and the Indians, who had been on the brink of vanquishing Stout and his son-in-law, scattered. Stout and his wounded son-in-law were taken back to camp. Stout's son in law was then transported back to San Bernardino for medical treatment he badly needed. At that point, the danger and futility of the depleted posse seeking to fight the Indians on their ancestral territory was obvious, and the 32-day campaign against the Indians, which had resulted in four Indians being killed and a handful of non-fatal casualties to the white men who participated, was brought to

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County Wildlife Corner

Eagle-Eyed Volunteers Counted Ten Bald Eagles in Local Mountains

By Gerrelaine Alcordo

On Saturday March 12th, the fourth and last bald eagle count of the winter was conducted by local Federal and State biologists and volunteers around several lakes in the southern California. Several dozen bald eagles typically spend their winter vacations around southern California's lakes, adding to a few year-round resident nesting bald eagles in the area.

A total of twelve bald eagles (five adults and seven subadults/juveniles) were observed by 120 eagle-eyed observers during the 1-hour count period on Saturday morning. Bald eagles acquire the full white head and tail in their 5th year. Until then, they are have different plumages of brown and white.

Kathy Williams from Silverwood State Recre-

ation Area reported that two bald eagles, both of which were subadults, were observed by "33 wonderful participants". Ken Kietzer (Senior En-

vironmental Scientist at Lake Perris State Recreation Area) reported two subadult bald eagles, one of which was about 4 years old and had plumage that was close to the adult plumage. Twenty-seven participants helped with the Lake Perris census. Fifteen participants watched the nesting pair of adults tending their nest at Lake Hemet.



Fifteen participants scanned the skies at Lake Arrowhead, spotting one subadult and two adult bald eagles. Thirty participants helped with the census at Big Bear Lake where three eagles (1 adult and 2 subadults) were counted.

The count coordinators from the Forest Service and State Recreation Areas would like to thank those volunteers for their dedication in getting up early and participating in the eagle censuses this winter. The success of the eagle counts is entirely dependent on the volunteers!

This was the last winter count for bald eagles this season. Please join us next winter to experience the thrill of seeing our national bird and helping with citizen science data collection. Counts are conducted on the second Saturday of the month December through March. Contact information:

Big Bear Lake and Lake Arrowhead/Lake Gregory: Robin Eliason (reliason@fs.fed.us or 909-382-2832)

Silverwood Lake State Recreation Area: Contact Kathy Williams or Mark Wright 760-389-2303; or email: katherine.williams@parks.ca.gov.

Lake Hemet: Ann Bowers (annbowers@fs.fed.us or 909-382-2935)

Lake Perris State Recreation Area: 951-940-5600.

a close. The participants returned to their various homes in Little Bear Valley and San Bernardino. The Indians, too, seemed to draw a lesson from the episode, now known historically as the Battle of Chimney Rock, recognizing that the white men, with their superior fire power and determination, could not be attacked with impunity. The Indians ceased their raiding parties soon thereafter and this became the second to last major clash between white men and Indians in San Bernardino County.

Some two months later, in April 1867, a small company on the way to Borax Lake, encountered a rancharia of hostile Indians. At that spot, the last such mortal confrontation between the white man and Indians in California, all of the Indians were killed. Found among the Indians' effects were the clothes and possessions of the white men – including Whitesdie, Parish and Bemis – killed by the Indians the previous year.

This experience, shortly after his father's death and as he was reaching manhood, undoubtedly cast something of a shadow over young Wixom.

Just prior to his February 1867 adventure, or misadventure, in the San Bernardino Mountains and Mojave Desert, Wixom, on December, 25, 1866, married Mary Ann Stuchberry, a native of Australia, the daughter of John and Emma (Cadd) Stuchberry. Mary Ann's parents were natives of London, England. Mr. Stuchberry moved to Australia as a young man. In 1858, however, he left the land down under for good, crossing the ocean to America with his family in a sail boat that arrived at San Pedro in November of that year. Stuchberry brought his family to San Bernardino, where he settled. He and his wife remained there until their deaths.

After his father's death, David Wixom became a farmer. At the age of eighteen, in addition to farming he went into

teaming, that is, harnessing animals for transporting and plowing. He operated his farm just outside of San Bernardino, and engaged in teaming to Prescott, Arizona.

In 1882 he was elected city marshal in San Bernardino and served two terms. In 1885 his mother died and he took charge of her business, caring for the property she owned for four years.

Wixom was deputy assessor for four years, and was appointed chief of the fire department and filled that office for almost five years.

Wixom then decided to return to private life and bought a ranch at Highland, and became an apiarist with three hundred colonies of bees, and stayed there four years. He moved back into San Bernardino, where he was next elected a member of the city council and served two terms, being re-elected. He was also a trustee for Mt. Vernon School. In 1897 he went into the laundry business with Dr. Clarence Dickey, but sold out and

retired.

He then took up a homestead in the San Bernardino Mountains, planting four hundred apple trees and building a fine house. One of its amenities was a large fish pond. Certainly while he was there his mind must have wondered to his experience in February, 1867.

He and his wife were the parents of Emma Louisa, the wife of W. B. Reeves, of San Bernardino. W.B. and Emma were the parents of Maud L; Blanche, married to William Amblen, of San Bernardino; Ellen, the wife of Dr. Clarence Dickey, Jr., of San Bernardino; Frank Wixom Reeves, who moved to Texas; and Elizabeth. David Wixom and Mary Ann Wixom also had a son, David William, of San Bernardino, who married Elizabeth Smith. They had three children: Mabel, married to Carl Barco of Colton; Ennis, married to Olive Switzer, and Percy. Another of David Wixom and

Continued on Page 20

California Style Sneak Peek

By Grace Bernal



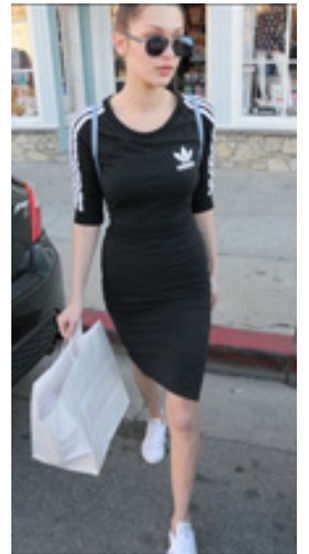
peratures that are heading into the 80s. Everyone is coming out of their shell and wearing more refreshing pieces, giving us a sneak peek at



peak of spring is looking fabulous thus far. With that said its time to dig into spring by bring out maxi/short refreshing skirts, and cooler denim with the open toe shoes.



sunny California. Have a fashionable week, and enjoy the weather.

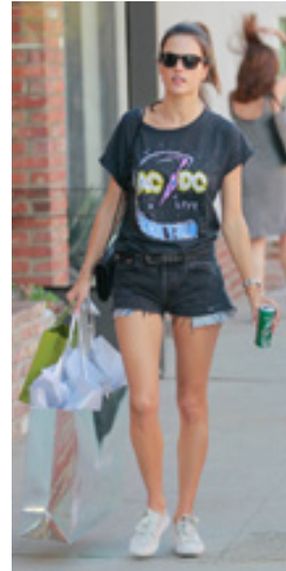


'In order to be irreplaceable one must always be different.' - Coco Chanel

It's that wonderful time again. The happening of spring, and the time change is something to get used to. Not to mention the high tem-



legs, arms, and toes. The fashion people are reacting to the weather with refreshing color. Fashion and weather go hand in hand because they give a sense of hope. The



Who could ask for anything better than more daylight and a new twist in fashion. It is looking hopeful down here in



As always, if there's anything you need, I'd love to hear from you: Greygris@aol.com or visit my page I Love Your Style on Facebook Copyright Grace Bernal all rights reserved

David Wixom from page 19

Mary Ann Wixom's children was Laura E., who married Frank M. Meisner of San Bernardino. She had one child by a former marriage. Another of Wixom's sons, Arthur H., married Norah May Harmon, and they

had three children: Clifford, Frances and David. David and Mary Ann also had a son, Nathan Chauncey, who died in 1875, at the age of two.

Mr. Wixom was a member of the Independent Order of Odd Fellows, Knights of Pythias, of Woodmen of World

and of the San Bernardino Society of California Pioneers. Mrs. Wixom was also a member of the Pythian Sisters, Women of Woodcraft and the Maccabees.

Death found David Wixom on January 4, 1923 in San Bernardino.

Nestlé Water Permit Renewal from front page

will be hosting an open house for the project on April 14, 2016, from 6:30 PM to 8:00 PM, at the San Bernardino National Forest Headquarters located at 602 S. Tippecanoe Ave, San Bernardino CA 92408. Forest Service staff will be available to meet with you, answer individual questions, and discuss the project and process.

How to Comment

The public is encouraged to participate in the process. We would like to receive any information regarding resource conditions in the project area as well as your input on issues and concerns related to this proposal. Comments should be submitted by Monday,

May 2, 2016 to be considered during scoping and may be submitted by the following methods:

Online:

Through the project webpage at: <http://go.usa.gov/cGyXH>

By email at:

nestle_waters_sup_comments@fs.fed.us

include "Nestle Waters" in the subject line.

Surface mail to:

Front Country Ranger District Office
1209 Lytle Creek Road
Lytle Creek, CA 92358

Attn: Nestle Waters

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