

County Confirms Permanent Closure Of Fire Station 45 In Wonder Valley

San Bernardino County Fire officials have made a decision to permanently shutter the Wonder Valley Fire Station, foreclosing whatever faint glimmer of hope residents in that remote area had that the facility would be reopened.

In September 2017 county fire department administrators moved precipitously to shift operations and person-

nel, which then included Battalion Chief Mike Snow, from Fire Station 45 on Amboy Road next to the community center in Wonder Valley to the Twentynine Palms station on Adobe Road south of Twentynine Palms Highway, which is approximately 11 miles away.

Officials said the move was prompted by the results of an analysis

done earlier that month on water drawn from the well Fire Station 45 uses. Lab tests showed, the department said, that the water was contaminated with arsenic, hexavalent chromium and fluoride at levels approaching or exceeding 1,000 times the threshold deemed safe for human use and consumption. The department said it could not countenance subjecting

its firefighting personnel to the health threat that contamination posed.

There were conflicting reports as to whether or not testing done on other wells in Wonder Valley showed contamination levels consistent with that in the well used by the fire station for its water supply. The closing of Fire Station 45 brought immediate protests from some Wonder Valley res-

idents. The department, which examined options that included putting a water filtering system into place to determining if it would reduce the contaminant level sufficiently to render the water safe, offered a vague statement to the effect that if and when the water concern was mitigated, the county fire protection division would re-evaluate the **See P 3**

Yucaipa Adopts Code Of Conduct Significantly Curtailing Council's Speech Latitude

Controversial remarks by Yucaipa Mayor Bobby Duncan that were condemned as out of keeping with the broader sentiment of the Yucaipa community and the attitudes of his colleagues on the council provoked an effort by city staff to codify a set of conduct guidelines for the council.

That came after Dun-

can, caught in the contortments his remarks had created, attempted to mollify his critics with an admission of having made a "mistake" with his social media postings, and offering what was repeatedly said to be an inadequate apology over what were a series of uncharitable characterizations of Muslims and immigrants in gen-

eral.

In response to the full council's April request that staff come up with rules for the council's public comportment, a document was generated which the council took up and ultimately, by a 3-to-2 margin, adopted this week.

A sober assessment of the code of conduct, which was drafted in an

atmosphere of upheaval, reveals a cross section of sensible and basic directions geared toward the conducting of public business in a civil fashion intersticed with elements of restriction advocated by city staff that in at least some respects reverse the hierarchy in which the council, as the representatives of the people, exercises control

and authority over city staff, such that the individual council members' ascendancy, such as it is, is significantly attenuated. Moreover, certain provisions in the code seem to intrude on the council's constitutional rights as citizens, particularly with regard to freedom of expression.

The code articulates some basic tru- **See P 5**

Verbal Assurance Given SBIA Eastgate Cargo Flights Won't Pass Over Lake Arrowhead

The development of the Eastgate Air Cargo Facility at San Bernardino International Airport will result in what airport officials said they anticipated would be a "marginal" increase in flight activity over the San Bernardino Mountain communities.

Cargo carriers will seek to minimize the impacts of the increase in flight activity, consisting primarily of increased sound levels from what

is anticipated to be no more than two dozen more flights per day, by the use of a flight route that will keep the planes from flying directly over Lake Arrowhead, Lake Gregory, Crestline, Twin Peaks and the Valley of Enchantment.

The Eastgate project is a venture put forth by Hillwood Enterprises, LP, of which Ross Perot, Jr. is the chairman. Hillwood in January 2017 obtained from the San

Bernardino International Airport Authority's board of directors an exclusive right to negotiate for a ground lease on a 2 million square foot expanse located on the airport property for the creation of a cargo logistics center. Upon the finalization of what is to be at least a 35-year ground-lease agreement with the San Bernardino International Airport Authority, the center is to be subleased **See P 3**

Chino Valley Fire District Board Pulls Up Short Of Censuring Williams A Third Time

The Chino Valley Independent Fire District Board on August 14 declined Board President John DeMonaco's motion to slap Board Member Winn Williams with what would have been a third censure.

Williams, a former fire captain employed by the district who previously served a two-year term on the board from 2004 to 2006, was returned

to the board by voters last November. After he retired from the district as a firefighter in 2002 following an extended leave when he sustained an injury on the job in 2000, Williams in 2008 initiated an effort, at the age of 59, to be rehired as a firefighter, asserting he had by that point recovered from his injury. When the district declined to rehire him,

he engaged in a series of three legal actions to be reinstated as a firefighter, two in state court and one in federal court, all of which were ultimately unsuccessful.

Almost immediately upon Williams' swearing in in December 2018, tense relations developed between him and other members of the board and some district staff. Williams maintains the

hostility in the district against him is unjustified and is an outgrowth of his having unseated longtime board member Ed Gray, with whom he says the other members of the board had a chummy relationship. The other members of the board, including DeMonaco, Harvey Luth, Sarah Evinger-Ramos and Mike Kreeger, have indicated that working with a

composed city council than the one now overseeing civic affairs in the City of Gracious Living just last year angered a wide cross section of the city's populace by committing to sell 4.631 acres of the southwestern portion of the park, one that contains a baseball field that is actively used by the city's youth leagues, to San Antonio Regional Hospital. The main campus of the hospital imme- **See P 4**

Loss Of Ballfield For Parking Part Of Park Makeover Plan

While hailing the City of Upland's now unfolding plan to provide Memorial Park with a comprehensive makeover, several of that city's residents expressed lingering suspicions that the improvement plan contains within it a provision that will nonetheless reduce the grand recreational centerpiece's footprint once more, this time by more than four-and-a-half acres.

Indeed, a differently

board member who has thrice sued the district and has not yet come to terms with his having failed to rehire with the department after he had injured himself and reached an advanced age, has put the district in an awkward position. They say Williams is not on the board to represent the district's constituents but rather to get even for what he wrong- **See P 18**

Participant In Settlement Of EVWD Suit SB Wants To Use In Justifying Withholding Travis-Miller's Severance Saw No Conflict

By Mark Gutglueck

The City of San Bernardino has withheld payment of former City Manager Andrea Travis Miller's severance payment for more than two months following her forced departure.

While members of the mayor's political team are casting about for some basis upon which to forego making that payment, the terms of Travis-Miller's contract stipulated that a departure disbursement equal to one year's salary be conferred upon her in the case of early termination of her contract. If the theory under which the city is withholding the payment does not hold up, the city will very likely be forced to pay her not only the severance itself, but her legal costs, including the amounts billed by her attorney in her effort to be made whole.

After the city council, which at that time was down to six-sevenths strength, in a closed-session discussion on April 4 divided 3-to-3 in a vote to place Travis-Miller on leave, Mayor John Valdivia, whose authority does not include a vote on most matters but allows him to break a tie and veto both 4-to-3 and 3-to-2 votes, broke that deadlock, resulting in Travis-Miller's paid suspension. Valdivia had been on the outs with Travis-Miller since the 2018 election season during which he had successfully vied **See P 2**

Without Citing Cause, SB Cashiered Travis-Miller; It Is Now Withholding Her Severance Pay from front page

against and unseated former Mayor Carey Davis. It is Valdivia's belief that Travis-Miller militated against him behind the scenes during that race.

In May, a special election was held to fill the gap on the council that had been created when Valdivia was obliged in December to resign his position as Third Ward councilman to move into the mayor's post. Handily elected was Juan Figueroa, who was backed by Valdivia's political machine, which provided him with \$60,000 in money that either originated with Valdivia's campaign fund or came to him through donors who are also Valdivia's political backers. On May 29, the day Figueroa was sworn into office, the council almost immediately adjourned into a closed session, one conducted outside the spection and earshot of the public. At that point, Valdivia had undisputed control over the council, and the council voted 5-to-2, with council members Sandra Ibarra, Ted Sanchez, Henry Nickel, Bessine Richard and Figueroa prevailing, augmented by a similar vote by Mayor Valdivia exercising his authority to vote on issues relating to staff personnel, to fire Travis-Miller.

For nearly two months prior to that decisive 6-to-2 vote, there was reflection and expression of concern about jettisoning Travis-Miller and the expense this would entail, consisting primarily of paying her a severance that could better be used to pay the first year's salary and benefits of her successor. Hence, there had been considerable speculation about the council citing cause in forcing Travis-Miller to depart, as this would absolve the city of the requirement to pay her the severance her contract specified, consisting of

one-year's salary and benefits. A laundry list of grounds for her firing made the rounds.

While the unofficial reason bruited about the community for public consumption intended as an ostensible explanation of the council's action was that the budget Travis-Miller had recommended to the council before the onset of fiscal year 2018-19 and which was approved missed its revenue generation mark by \$7 million, in entering the vote to terminate her the council elected not to cite cause and just bite the bullet and pay her the \$262,542.50 severance.

It was anticipated that within a fortnight the city would cut Travis-Miller a check for the full amount or begin paying her in 26 bi-weekly pro-rated installments of \$10,097.78 over a one year period. That did not occur. On July 16, Miller filed a claim against the city citing breach of contract and alleging she was being retaliated and discriminated against and had been harassed.

The filing of such a claim is considered the precursor of a lawsuit. In order to sue a public entity, a claim must be filed. The public entity has the option of seeking to satisfy the claimant for whatever loss or damage is specified or rejecting the claim. Upon the rejection of the claim, the claimant has one year to file suit in state court or two years to file suit in federal court.

At its July 17 council meeting the council had a closed door conference with its legal counsel relating to two cases of significant exposure to litigation. Because the discussion was not held publicly, it is not known whether Travis-Miller's claim or its substance was considered. At its August 7 council meeting, the council had a closed door conference with its legal counsel relating to a case of significant exposure to litigation. Because the discussion was not held publicly, it is not known whether Travis-Miller's claim or its substance

was considered.

That the council failed to cite cause in terminating her on May 29 complicates things for the city in terms of Travis-Miller's allegation of breach of contract. Citing such cause is a requisite of foregoing making the severance payment specified in her contract. The *Sentinel* has learned that the city is preparing to fend off Travis-Miller's claim by a belated citation of cause, one which was under discussion during the April 4 to May 29 period in which Travis-Miller hung in the limbo of administrative leave prior to her firing.

Mayor John Valdivia, his advisors, his council allies and Assistant City Attorney Sonia Carvalho believe they can exploit the events that followed from the city council's granting of her request, some two months after her August 2017 hiring as city manager, to hire Greg Devereaux as a management consultant at \$10,000 per month through a \$120,000 per-year three-year contract with his firm, Worthington Partners. Devereaux had been retained "for consulting services related to strategic planning and organizational development" and to engage in "mentoring employees and council members" by participating in "strategy development discussions... and developing operational goals and objectives and helping us to arrive at performance metrics for departments" during the city's budget process.

Devereaux was simultaneously working as a consultant to a number of other public agencies, including the County of San Bernardino, the Ontario International Airport Authority and the East Valley Water District.

In April 2016, the City of San Bernardino, based upon direction provided to the city attorney the previous month, filed a lawsuit against the East Valley Water District and the San Bernardino Valley Municipal Water District. That suit was filed prior to Miller be-

ing hired as assistant city manager, a position she held when she was elevated to city manager in August 2017, or Devereaux taking on his consulting contract with San Bernardino.

The city's lawsuit against the East Valley Water District related to East Valley's Sterling Water Recycling Plant project to be built near Indian Springs High School, which the city claimed was beset with major questions and problems. That project was projected upon completion to discharge roughly 6 million gallons of treated wastewater into the local groundwater basin per day. The East Valley Water District was utilizing the San Bernardino Valley Municipal Water District, a regional water wholesaler, to act as the lead agency on the project and carry out the environmental certification for it by inspecting and ratifying the environmental documents for the undertaking that had to be filed in compliance with the California Environmental Quality Act.

Historically, under a joint powers authority formed in 1958, untreated wastewater originating within the jurisdiction of the Highland-based East Valley Water District had been treated by the City of San Bernardino at the San Bernardino Municipal Water Department-run Margaret H. Chandler Water Reclamation Plant in San Bernardino and then the rapid infiltration and extraction tertiary treatment facility in Colton, which is jointly owned by Colton and San Bernardino, but operated by San Bernardino. The purified water was then discharged into the Santa Ana River.

In the suit, San Bernardino alleged there was no comprehensive cost analysis and that the total price tag for the Sterling project and the true cost, including the escalation of local water rates, had not been laid out. The suit further alleged that the environmental impact report was inadequate in its

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provision of "substantial evidence or analysis" assuring the project would not substantially degrade water quality in the Bunker Hill Basin and would not harm the Santa Ana River sucker fish. The public health and cost implications of the project were exacerbated, the city claimed, by the absence of a process for "de-salting" groundwater, that is, the removal of nitrates and other untoward contaminants from the water. Moreover, the suit alleged, the project did not take into consideration that the City of San Bernardino, through its water department, had arranged to make water treatment services available to the district, was continuing to make water treatment services available, was about to embark on its own wastewater recycling plant project, the San Bernardino's Clean Water Factory, to recharge groundwater, and that if East Valley departed from the long-standing arrangement and began treating its own wastewater, then San Bernardino's water provider would stand to lose no less than \$4.5 million annually for 20 years.

In response, both the Highland-based East Valley Water District and the San Bernardino Valley Municipal Water District asserted that the \$128 million project, which was dubbed the Sterling Natural Resource Center, offered the best future arrangement for water treatment and local groundwater recharging as well as the

best protection for rate-payers within the East Valley Water District, the cities of San Bernardino and Highland, and unincorporated San Bernardino County as well as the larger service area of the San Bernardino Valley Municipal Water District.

In June 2016, San Bernardino followed up with a second lawsuit in which the East Valley Water District was the sole named defendant, alleging the district had violated state law in circumventing the disclosure process in the public scoping arrangement for the proposed sewage plant. The city maintained the East Valley Water District was proceeding with the project despite not having licensing or authorization to provide wastewater treatment and disposal services, and that it had neglected to seek that authorization from the San Bernardino County Local Agency Formation Commission, which is charged with ascertaining jurisdictional boundaries relating to the provision of infrastructure and public services.

In January 2017, both the East Valley Water District and the San Bernardino Valley Municipal Water District asked San Diego Superior Court Judge Joel R. Wohlfeil, who was hearing the case against them, to dismiss it. Wohlfeil at that time rejected the motions. But after further hearings and considerations, Wohlfeil ruled "The CEQA [California Environmental Quality

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San Bernardino Police Chief Burguan, Now 48, Retires Two Years Early

Two years prior to the time he would otherwise be eligible to do so, San Bernardino Police Chief Jarrod Burguan is retiring today at the age of 48, 27 years after he began with the department.

Paradoxically, as is sometimes the case with law enforcement professionals, the worse day of Burguan's career launched him into the stratosphere of his vocation, transforming him instantaneously into a celebrity of national and even international standing.

Fate dictated that Burguan was at the helm of the department on De-

ember 2, 2015 when Syed Rizwan Farook, a restaurant inspector employed with the San Bernardino County Department of Public Health, and his wife, Tashfeen Malik, approached and then went into an auditorium at the Inland Regional Center where both a training session and a pre-Christmas banquet for Public Health Department employees was being held. Wearing ski masks, armed with semi-automatic pistols and rifles and clad in load bearing vests holding magazines and ammunition, Farook and Malik killed two people before

entering the building and thereafter unleashed a fusillade of more than 100 rounds inside before fleeing. In the process they killed fourteen and wounded 22 of the 86 people present, virtually all of whom had been Malik's co-workers in the Department of Public Health. Ultimately, some four hours after the initial attack and Farook and Malik had returned to their residence in Redlands and were coming back into San Bernardino, San Bernardino Police officers spotted the couple driving a vehicle rented by Farook four days before the at-

tack, and which the department had identified. Officers gave pursuit and confronted Farook and Malik, at which juncture a shootout ensued on San Bernardino Avenue just east of Shedd Drive. As more police units arrived to converge on them in and around their vehicles, 23 officers firing a combined total of at least 440 rounds mortally wounded the murderous pair.

Burguan was widely credited with his calm, methodical, vigilant, thorough and ultimately successful response and the coordination of his department's resources

throughout the ordeal. Thereafter, he was in great demand by other departments all over the country for input on preparation for similar emergencies. The highly articulate Burguan found himself torn between what he felt was a legitimate need to contribute to readiness and preparation among agencies throughout the law enforcement industry nationally and his duties in running his own department that was struggling under challenging circumstances that were unrelated to the December 2, 2015 attack. San Bernardino had filed for

Chapter 9 bankruptcy protection in 2012, and the city's overall financial condition complicated even further the city's unenviable position of being what was ranked on one survey as the 16th most dangerous city in the United States with a murder rate that was more than twice the national average.

Despite the opportunities that were presented to him to take on an even more lucrative police chief's assignment elsewhere, Burguan remained in San Bernardino, even as he was being criticized for his atten-

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County Permanently Abandoning Wonder Valley Fire Station from front page

use of Fire Station 45. For the last 23 months, the fire department has continued to service the Wonder Valley community from Twentynine Palms.

The recent announcement that the county fire

department would not reopen Fire Station 45, after an extended interim wherein the eventual reopening was suggested as possible by several circumstances, was particularly disappointing to the Wonder Valley populace, which has historically been treated by the county like a sometimes-ignored and sometimes-abused stepchild.

Wonder Valley is an

unincorporated community roughly 10 miles east of the City of Twentynine Palms and approximately 15 miles northeast of the east entrance to Joshua Tree National Park. The town lies south of the Sheep Hole Mountains and Bullion Mountains and north of the Pinto Mountains at an elevation range of 1,200 feet to 1,800 feet near the

confluence of the higher-elevation Mojave Desert and the lower-elevation Colorado Desert. Both Amboy Road and State Route 62 run through Wonder Valley and exist as the community's primary paved roads, with the vast majority of the community's streets existing as dirt roads or ones that have been oiled and impacted. Highway 62 extends some 100

miles east, all the way to the Arizona border at Parker, Arizona. Traveling west on Highway 62 from Wonder Valley will take the traveler to Yucca Valley where it then bends south and extends to Palm Springs, some 75 miles distant. Traveling Amboy Road in an easterly direction from Wonder Valley leads toward Laughlin and Las Vegas in Ne-

vada, roughly 125 miles and 150 miles distant, respectively. Following it in the other direction will take the traveler toward Death Valley.

The core of Wonder Valley, i.e., the town, boasts a population of some 650. The rest of Wonder Valley and its outlying environs is sparsely popu-

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Nonbinding Verbal Commitment That SBIAA Cargo Facility Planes Won't Overfly Lake Arrowhead from front page

to an as-yet unnamed eventual tenant/operator.

The undertaking entails the creation of a new hub at San Bernardino International Airport Authority which will mean an increase in cargo flights out of the facility. Some of those flights, primarily those ferrying cargo to the Midwest and East Coast, will fly over the mountains.

According to an environmental impact report on the project, "San Bernardino International Airport Authority proposes to develop the Eastgate Air Cargo Facility to accommodate the demand for air cargo logistics operations," adding that the project will involve "con-

struction of taxilanes and an aircraft parking apron to accommodate up to 14 aircraft, a 658,500-square-foot distribution center with connecting aircraft ramps, two 25,000-square-foot maintenance buildings, and automobile parking with approximately 2,000 parking stalls."

The San Bernardino International Airport Authority is a joint powers agency among the County of San Bernardino, the City of San Bernardino, the City of Colton, the City of Highland and the City of Loma Linda devoted to the civilian use conversion of what was formerly Norton Air Force Base.

As of earlier this summer, the final language and terms of the ground lease had yet to be negotiated, nor had a tenant been identified. Despite that, there are other indications that such a cargo carrier is indeed interested in and committed to operating out of San

Bernardino. In October 2018, the San Bernardino International Airport Authority approved the Eastgate project's environmental impact report, which stated the "timeline for the [Eastgate project] been accelerated to meet the needs of a prospective tenant to have [Eastgate] in operation by October of 2019."

According to the environmental impact report, a delay in construction "is not feasible because it would not meet project objectives established by the prospective tenant. The project's development is dependent on the support of the tenant, and the tenant would not support the extended timeline." According to the environmental impact report, once fully operational, the facility will add 24 or more around-the-clock air cargo flights.

Overflights above Lake Arrowhead have been and continue to be a concern. In April 2017, the Federal Aviation Ad-

ministration initiated its Southern California Metroplex Project, which was intended to increase the efficiency of the approaches into five Southern California commercial airports and reduce fuel consumption. The revised routing, based on pre-set satellite navigation beams, diverted westbound planes formerly headed to Ontario International Airport from their previous trajectory over the San Bernardino Mountains using Heaps Peak as a pass-over locus to the airspace above 5,100 foot elevation Lake Arrowhead. Those planes flew at anywhere from an elevation of 7,200 feet to 9,600 feet on what is referred to as the EAGLZ route, such that they passed somewhere between 2,100 feet to 4,500 feet over the homes, schools and businesses of Lake Arrowhead.

Those overflights, disturbing at any time of the day, were particularly problematic at

night, when the natural ambient noise level had dropped and the jet engines' cacophony interfered with the populace's sleeping patterns. After an extensive lobbying effort by Quiet Skies Lake Arrowhead, a group led by Lake Arrowhead resident David Caine and the intercession of Second District San Bernardino County Supervisor Janice Rutherford, Assemblyman Jay Obernolte, Congressman Paul Cook, U.S. Senators Dianne Feinstein and Kamala Harris, after a year the Federal Aviation Administration relented and Southern California's terminal control center began vectoring Ontario Airport's nighttime arrivals onto a path east of the EAGLZ arrival route.

In response to Hillwood and the San Bernardino International Airport Authority's plans for Eastgate, another grassroots organization, Friends of Lake Arrowhead Mountain Communities, led by Caine

as the organization's recording secretary, its president, Matthew Kallis, and its chief financial officer, Anthony St. John, initiated communication with the San Bernardino International Airport Authority's executive director, Michael Burrows, the director of aviation at SBIAA, Mark Gibbs, and Steve Alverson, a project manager at the airport overseeing Eastgate. Reportedly, the representatives of Friends of Lake Arrowhead Mountain Communities were not able to achieve their goal of getting airport officials to keep any additional planes from flying over Lake Arrowhead and its environs but nonetheless wrung from airport official a nonbinding and unwritten assurance that the flights originating from Eastgate which sojourn over the San Bernardino Mountains will be routed over Heaps Peak, rather than Lake Arrowhead, Crestline or Lake Gregory.

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Stop Hospital's Recurrent Raids On Park For Parking Lots Now, Upland Resident Says *from front page*

diately adjoins the park, and the hospital wants to convert the baseball diamond and some of the greenland around it to a multistory parking structure to accommodate the hospital's burgeoning clientele. More parking is needed because of the hospital's expansion and its recent partnering with the City of Hope to establish an oncology clinic.

On March 26, 2018, with 72 hours notice, the Upland City Council, advised by then-City Manager Bill Manis, then-Development Services Director Jeff Zwack and City Attorney James Markman, voted 3-to-1 to approve a purchase and sale agreement between the hospital and

the city, with San Antonio Hospital paying \$906,931.55 per acre, or a total of \$4.2 million to acquire the 4.631 acres. Mayor Debbie Stone and then-council members Gino Filippi and Carol Timm went along with making the sale. Councilwoman Janice Elliott opposed it. Then-Councilman Sid Robinson was not present at the meeting.

With the 2018 election cycle, Filippi, Timm and Robinson, who was allied with them and Stone, were turned out of office, at least in some measure as a consequence of the unpopular move to reduce the park's size.

In approving the sale, the city council also authorized City Attorney James Markman to undertake a so-called validation proceeding intended to foreclose any procedural or future legal challenge to the sale. In its validation action filed with the court, the city invited anyone opposed to the sale to lodge

a protest. The challenge to the validation had to be filed within 60 days. Once the court validated the sale, any future lawsuits contesting the sale would be barred. The calculation by those favoring the sale was that no one would go to the expense of hiring an attorney to make an answer to the validation petition.

The validation procedure was directed to the courtroom of Superior Court Judge David Cohn in San Bernardino. To the chagrin of city and hospital officials, Marjorie Mikels, an attorney living in the city, as well as Cory Briggs, an attorney based in both Upland and San Diego, filed answers to the validation action. Those responses took issue with the sale on multiple grounds, among which was that the city selling off a slice of the park – in particular the one sold by the council on March 26, 2018, which included the long extant and actively used baseball field – is tantamount to abandoning public property. Such abandonments, under state law, cannot be effectuated without a vote of the citizens residing in the jurisdiction that owns that property.

Faced with not one but two challenges to the sale he had not anticipated, Markman sought to convince Judge Cohn that the city council, acting on its own authority, was within its rights to sell off city land. In response to the argument that a municipality's abandonment of property it owned and was put-

ting to beneficial public use had to be subjected to a vote, Markman asserted that selling the property did not constitute an abandonment.

Ultimately, some 14 months after the sale of the park property was approved by the city council, on May 29, 2019, Judge Cohn, after hearing the responses to the city's filing, dismissed its petition for validation. Judge Cohn's ruling cleared the way for anyone with standing – meaning essentially any city resident – to file a lawsuit challenging the sale.

Penultimately, hospital officials have resigned themselves to the necessity of subjecting the sale of the property to a city-wide vote. It appears that balloting will take place in conjunction with the March 2020 California Primary election.

In what is perhaps a coincidence or perhaps another calculated move on the part of city staff committed to assisting the hospital in obtaining the parking structure to augment its operational growth, Doug Story, the city's recreational services manager, has put together a conceptual plan for upgrading Memorial Park. Contained within that plan is a provision for a reduction of the park's overall area that is in keeping with the hospital's intention of proceeding with the construction of the parking structure on the aforementioned 4.631-acre parcel.

Story this week, at the city council's August 12 meeting on Monday

night, previewed the sugar-coated park enhancement plan – replete with refurbishing or replacing playground equipment, adding an amphitheater and an artificial turf multi-sports competition field, walking and exercise trails, a basketball court and an intensified outdoor nature conservancy with trees and plants hospitable toward bees, hummingbirds and the like – in which was buried the fishhook for the parking structure.

Envisioned in the grandiose plan are fulfilling some of the never-realized elements of the original blueprint for the park as it was drawn up by landscape architect Ralph Dalton Cornell when the park was designed in the 1930s, including oak trees, a greenbelt and the amphitheater. Were all of the elements Story has outlined to be brought to fruition, they would cost more than \$18 million. Story proposes getting started with an infusion of \$8.5 million, which is the maximum amount an applicant can receive in response to a grant request under the auspices of Proposition 68, a \$4.1-billion bond measure to fund park improvement and enhancement projects approved by voters last year. Story has made just such a grant application on the city's behalf.

What was hinted at is that other donors could put up money to augment the \$8.5 million, should the city receive the grant. If the grant comes in, Story said \$2.7 million of it will be

earmarked for an amphitheater encircled by a greenbelt; \$1.4 million will go to create a soccer/rugby/football field featuring not grass by artificial turf; \$718,000 will be spent on playground equipment; \$209,000 will cover the completion of a basketball court; \$380,000 will be utilized to provide one tree-lined walking trail and one exercise station-outfitted walking trail; \$310,000 is to be used for establishing a pollinator garden; and \$600,000 would be utilized for lighting.

It was reported that San Antonio Regional Hospital has committed, conditional upon the city selling it the 4.631 acres, to springing for the exercise stations along one of the trails.

Contained on page 32 of the staff report Story authored to accompany his presentation of the park master plan was the following statement, "San Antonio Regional Hospital is interested in acquiring the existing southwest quadrant of Memorial Park for a potential joint-use parking lot sponsored by San Antonio Regional Hospital per an agreement with the City of Upland. This acquisition and agreement is subject to voter approval of a ballot initiative scheduled for the March 2020 election."

Lois Sicking-Dieter, an Upland resident, on Monday night addressed the city council, telling its members and the city's residents that they should take stock of what

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Yucaipa Code Of Conduct Would Have Members Of City Council Waive Various Constitutional Rights *from front page*

isms and worthwhile if somewhat trite lectures and lessons in politesse such as “Demonstrating respect for each individual through words and actions is the touchstone that can help guide council members to do the right thing in even the most difficult situations” and “Council members must behave at all times in a manner reflective of the trust placed in them by the public.” The code also seeks to prevent an individual councilmember from overstepping his or her own authority by dictating policy independently without the consensus of the full council, or attempting to micromanage things or usurp the role of the city manager when the proper latitude for an individual councilmember is ruling at the political level in concert with the council as a whole at the top of the municipal chain of command.

“Do not get involved in administrative functions,” the code states. “To prevent raising concerns of misdeeds or questionable motives, councilmembers must not attempt to influence city staff on the making of appointments, awarding of contracts, selection of consultants, processing of development applications, or the granting of city licenses or permits.”

Beyond cataloging the rightful province within which a member of the council is to function, the code moves into areas which in many respects intrude on the manner in which an elected official is able to advocate on behalf of constituents or assert his or her own position. A recurrent theme is the desirability of eschewing contention, downplaying differences, legitimate or otherwise, and hewing to a common position that betrays no substantive differences of opinion or

position among the city’s elected officeholders and city staff.

“Avoid personal comments that may offend other councilmembers,” the code states. “If a councilmember is personally offended by the remarks of another councilmember that assail, question, or impugn his/her integrity, character, or motives, the offended councilmember should make notes of the actual words used and call for a ‘point of personal privilege’ that challenges the other councilmember to justify or apologize for the language used. The presiding officer will maintain control of the discussion.”

The code emphasizes the premium that is placed upon projecting the impression that there is substantial agreement at all levels of city government on issues and policy.

The code of conduct also instructs councilmembers to “continue respectful behavior in private,” stating, “The same level of respect and consideration in differing points of view that is deemed appropriate for public discussions should be maintained in private conversations. Be aware that the insecurity of written notes, voicemail messages, and email technology allows words written or said without much forethought to be distributed wide and far. It could create unpleasant circumstances and cause embarrassment. Written notes, voicemail messages and emails should be treated as potentially ‘public’ communication and part of the public record.”

Lines of authority exist and should be maintained, according to the code.

“The city council has direct authority over the city manager and the city attorney; all other employees of the city are under the direct authority of the city manager,” the code states. “Following this hierarchy is important to the success of the basic structure and to maintaining positive and effective working relationships between the

city council and employees, and will prevent any confusion and/or inefficiency and contradictory direction.”

Even though the code designates the council as having direct authority over the city manager, it also limits the council, in large measure, to obtaining information about the operations of City Hall only through the city manager. With the city manager serving as the gatekeeper of the information flowing to the city council as well as serving as the ultimate arbiter of whether information individual councilmembers request will be provided to them, the code in this way puts the councilmembers at a disadvantage in seeking to wield authority over the city manager. The code also gives the city manager discretion in terms of whether information requests by the council will be fulfilled.

The code states that the councilmembers should “Limit contact to specific city staff. Questions to city staff and/or requests for additional information or services should be directed only to the city manager. If, in the opinion of the city manager the request makes sense and requires little staff time and/or resources, the city manager can direct the appropriate department to fulfill the request. If a councilmember needs to review a document maintained in the city’s records system, upon request to the city manager, staff will retrieve the requested document. The city manager is legally responsible for the management and retention of city records, and only staff is authorized to retrieve information from the records system.”

The code further tells members of the council, “Do not disrupt city staff from their jobs. To maintain efficiency in daily activities it is important that councilmembers not disrupt city staff while they are in meetings, on the telephone or engaged in performing their job functions in order to have their individual needs met. Re-

spect city staff’s time. Given ongoing fiscal constraints and limited staff and council time, individual councilmembers should minimize face-to-face interaction with other councilmembers.”

The code further requires that members of the council hold their tongues and speak no evil of anyone affiliated with the city they were elected by the residents of to serve as a watchdog over.

“Never publicly criticize an individual employee,” the code states. “Council should never express concerns about the performance of a city employee in public, to the employee directly, or to the employee’s manager. Comments about staff performance should only be made to the city manager through private correspondence or conversation.”

Moreover, the code instructs members of the council to censor themselves if they are seized by the urge to publicly indicate their observance of any shortcomings in the performance of city employees individually or collectively. Further, council members should articulate their observations about the function and performance of city employees or City Hall generally, but rather rely on the city manager to put words into their mouths, according to the code, as it is imperative that city officials speak with one voice, irrespective of whether they have differences of opinion with other city officials.

“Check with city staff on correspondence before taking action,” the code of conduct states. “To prevent conflicting statements or duplications, before sending correspondence, councilmembers shall check with staff to see if an official city response has already been sent or is in progress. Typically the mayor, through consultation with staff should respond to communications addressed to the entire council. When it is unclear whether a correspondence is to an in-

dividual councilmember or the city council as a whole, councilmembers should consult with the mayor or staff to determine the appropriate response.”

It is imperative that members of the council betray no dissension between them, according to the code of conduct.

“In unofficial settings make no personal comments about other councilmembers,” the code states. “It is acceptable to publicly disagree about an issue, but it is unacceptable to make derogatory comments about other councilmembers, their opinions and actions. Doing so may undermine confidence in and respect for the city council as a body.”

Noting “Councilmembers are frequently contacted by the media for background and quotes,” the code doubles down on making it clear that city officials need to speak with one voice rather than allow the public to glimpse that substantive differences exist on the council “The mayor and city manager shall determine the official spokesperson for the city’s position on high-profile issues,” according to the code. “If an individual councilmember is contacted by the media, the councilmember should refer the media to the mayor or the city manager and refrain from making statements that would give the appearance of representing the city’s position. The city manager or his/her designee shall be the city’s spokesperson on routine media inquiries.”

When the councilmember has a difference with his council colleagues or other city officials with regard to a policy, he or she should not articulate his or her position or in any way contradict the official position or contradict the official line, even if the reporter or media representative agrees to not quote his or her interlocutor, the code states.

According to the code, “The best advice for dealing with the media is to never go ‘off the record.’”

And councilmembers

should avoid making blanket denials in conversations with the media or coming across as if they have something to hide, according to the document. “Never say ‘No comment,’” the code says.

The code is not merely a guideline that the council is supposed to voluntarily adhere to. The restrictions in the code carry teeth. “City council members who intentionally and repeatedly do not follow proper conduct as outlined in this code of conduct may be reprimanded or formally censured by the council, lose seniority or committee assignments, both within the city or with intergovernmental agencies, or have official travel restricted,” the code states with regard to enforceability.

Councilman Greg Bogh said imposing a code of conduct on the council not only hampered communication but thwarted the political process. “I think the conduct of elected officials is regulated by the voters,” Bogh said, and he aired the belief that if the voters find themselves “displeased with the conduct of elected officials, then they should vote them out of office.”

Duncan said the code of conduct was part of the “overreaction” and “overkill” to his social media posts and utterances. He called the code “ridiculous,” saying, “Now, I can’t exercise my rights as a citizen.” Bogh and Duncan were in the minority, however, as councilmembers Denise Allen, David Avila and Dick Riddell voted in favor of adopting the code, after tweaking it to allow councilmembers to voice opinions in public settings other than ones associated with the city.

Councilwoman Allen, upon whose suggestion in April a code was fleshed out and brought back to the council, said the code qualified as “a good guiding document” that allows the council members “to understand their roles and relationships.”

-Mark Gutglueck

Travis-Miller's Use Of Devereaux During Settlement Talks With EVWD Constituted Conflict, Valdivia Team Hinting from page 2

Act] process was adequately undertaken such that the lead agency and the public were reasonably able to analyze the costs and the benefits" of the Sterling Natural Resource Center.

The city's lawsuit against the East Valley Water District relating to the violation of the process that included excluding the San Bernardino County Local Agency Formation Commission from looking into which entity would most logically be able to carry out the function of regional water purification and groundwater recharge proceeded.

In the fall of 2017, Travis-Miller took up the matter in earnest, looking to find a way to negotiate a settlement that would conceivably involve having the East Valley Water District abandon its plan to complete the Sterling Natural Resource Center and come to an accommodation by which San Bernardino would continue to provide the regional water treatment service, facilitating the eventual construction of the city's San Bernardino Clean Water Factory. In pursuit of this settlement, Travis Miller turned to Devereaux, who was also serving as a consultant to the East Valley Water District, to assist her in the negotiations. Devereaux's input was deemed particularly valuable given that in his seven years as the chief executive officer of San Bernardino County, he had developed a thorough knowledge of the manner in, and the principles under, which the San Bernardino County Local Agency Formation Commission operates.

Ultimately, a resolution of the litigation was crafted short of trial which entailed East Valley being able to walk away from the 1958 joint

powers agreement and no longer be required to use San Bernardino's water reclamation services once the Sterling facility was completed. San Bernardino was to be recompensed for the

\$4 million in revenue it previously realized in the contractual deal with East Valley through the San Bernardino Valley Water District, which is the water wholesaler for the cities and com-

munities of San Bernardino, Colton, Loma Linda, Redlands, Rialto, Bloomington, Highland, East Highland, Mentone, Grand Terrace and Yucaipa, agreeing to deliver 3,000 acre-feet of state

water project water annually to San Bernardino for a period of 10 years, which was estimated to save the city at least \$450,00 and perhaps as much as \$600,000 over the next decade. East

Valley also agreed to convey to the City of San Bernardino ownership of 22 acres it owns at the intersection of Sterling and Third streets near San Bernardino International Airport which was previously purchased for but never used as a new district headquarters site, for the city to develop as it sees fit. San Bernardino was to pay East Valley \$8 million that the city over the years had collected from East Valley's customers, under the terms of the joint powers authority agreement, for the future expansion of a large sewer line, contingent upon development in East Valley's jurisdiction.

The City of San Bernardino also agreed to divert 3 billion gallons of water annually, which is used for regional recharge of the Santa Ana River and which could be marketed for as much as \$8 million, to the Bunker Hill basin.

The settlement was arrived at during the tenure of Mayor Carey Davis. Valdivia and his team have revisited the terms of the legal settlement with the East Valley Water District. They believe they can establish that the settlement was in no way a good deal for the City of San Bernardino. Valdivia and those in league with him on the council believe that Travis-Miller having allowed Devereaux, whose loyalty to San Bernardino was compromised, they say, by his contractual relationship with East Valley, to take part in the negotiations constituted action inimical to the city's interest, which thereby forms the basis for now being able to assert that Travis-Miller was terminated with cause.

Whether Travis-Miller's acquiescence in Devereaux's involvement in the settlement negotiations constitutes legitimate grounds for having terminated her is open to debate.

If it is now Valdivia's contention that the December 2017 settlement with East Valley was contrary to the city's

Judge Orders SB To Reinstate City Attorney & City Clerk To Full Pay

Judge David Cohn this morning rebuffed the coalition on the San Bernardino City Council led by Mayor John Valdivia in its effort to have the financially-challenged city it heads reduce the pay of two of its lame duck officeholders.

In June, the city council, in a move orchestrated by Valdivia and his then-chief of staff, Bilal Essayli, followed a recommendation to reduce the pay to be provided to City Attorney Gary Saenz and City Clerk Georgeann Hanna during the last nine months of their terms in office.

Both Saenz and Hanna hold office under the bylaws of San Bernardino's municipal charter that was first put in place in 1905 and which remained in absolute effect for 111 years. In 2016, the city's voters gave approval to Measure L, which called for a redrafting of the charter and reduced the mayor's administrative authority, moved the city from an odd-numbered-year election cycle to an even-numbered year one, and transitioned the city attorney's post and the position of city clerk from elected ones to staff members hired or appointed at the discretion of the city council, and dispensed with the elected city treasurer's office altogether.

Because Saenz and Hanna had been most recently reelected in 2015 to terms that ran from April 1, 2016 through March 31, 2020, they were and are entitled to remain in office, as elected officials, for the duration of their terms, at which point their positions will be filled by the city council's designees. As elected officials, Saenz was being provided with \$246,266 in total annual compensation as city attorney,

including salary, benefits and add-ons, and Hanna was receiving \$171,466 in total annual compensation as city clerk, including salary, benefits and additional pay. A committee formed by Mayor Valdivia to explore cost-saving strategies chaired by Councilman Henry Nickel and including council members Theodore Sanchez and Juan Figueroa, all of whom are Valdivia's political affiliates, recommended that Saenz see the \$184,700 he was scheduled to receive between July 1, 2019 and March 31, 2020 reduced to \$100,000 and that the \$128,600 Hanna was scheduled to get over the same nine-month span be dropped to \$52,500.

A host of considerations attended that move. Perhaps foremost was the city's financial circumstance. In August 2012, San Bernardino had filed for Chapter 9 bankruptcy protection and did not emerge from that status until June 2017, during which period the city stiffed its creditors, vendors and service providers for more than \$350 million. Indications this year are that two years after the city's assumed financial recovery, it is again poised over a deepening financial abyss, with expenditures once more substantially outrunning revenue such that by October or November 2020 the city will have burned entirely through the reserves it was able to accrue while being artificially propped up by the bankruptcy court, at which point it will again face the likelihood of needing to make another bankruptcy petition. Curiously, the committee did not call for the \$160,800 to be saved by the reductions in pay to Saenz and Hanna to be salted into the city's reserve account but rather

to be used to pay for lobbyists and legislative advocates. Another issue driving the pay reduction was the perception that Saenz was a member of former Mayor Carey Davis's team. Valdivia served nearly five of his previous six-and-a-half years on the city council while Davis was mayor, and had challenged him in 2018, qualifying by finishing first in the June primary to then vie head-to-head against Davis in the November run, a race which Valdivia narrowly won. He is now intent on purging the city of any vestiges of the Davis era. Moreover, Saenz as city attorney had offered legal counsel that on occasion clashed with the direction Valdivia wanted the city council to take. Hanna, who has proven somewhat mercurial in her relationships with the city's mayors, council members and staff over the years she has been in office, had been among those who ran for mayor in the 2018 primary. After Valdivia's installment as mayor, she had clashed with him on the issue of city record availability.

The city council on June 11, with Councilman Jim Mulvihill absent, voted 4-to-2, with councilmen Nickel, Sanchez and Figueroa and councilwoman Bessine Richard prevailing over Councilman Fred Shorette and Councilwoman Sandra Ibarra, to institute the pay reductions for Saenz and Hanna as of July 1.

Subsequently, Saenz and Hanna, represented by the law firm of Wagner & Pelayes, filed claims and a legal action against the city, including a petition for a writ of mandate challenging the pay reductions.

That matter came before Judge Cohn this morning as a predisposition hearing.

Representing the city was attorney Edward Kotkin of the law firm Lynberg & Watkins, a different firm than that of Best Best & Krieger, which the city has retained as what is essentially its acting city attorney at present and which will officially replace Saenz in April.

Saenz and Hanna were not represented by anyone from Wagner & Pelayes but rather an independent labor law attorney from West Covina, Thomas Yu.

In hearing Saenz's and Hanna's motion regarding the writ for mandate, Judge Cohn took judicial notice of both the 1905 and 2016 charters and ruled that the provisions of the former and current San Bernardino municipal charters were not specific in providing the city council with the authority to change the rate of pay of the city attorney and city clerk while they are serving in their elected capacities, and that the California Elections Code thus dictates that they are entitled to receive, throughout the duration of their terms in office, the salaries and further compensation that was in place for those respective positions when they were elected.

Judge Cohn reasoned that the vote of the city's residents in 2015, when Saenz and Hanna ran unopposed and were elected with 7,601 and 7,607 votes, respectively, was tantamount to being hired through the electoral process, entitling them to the salaries and benefits then associated with the positions, and that allowing the city council to change that would in essence invalidate the election.

Judge Cohn then stated his tentative ruling, entered before the hearing, on the record. "The

Continued on Page 19

Continued on Page 17

Public Notices

SUMMONS – (CITACION JUDICIAL)

CASE NUMBER (NUMERO DEL CASO) CIVDS1827317 NOTICE TO DEFENDANT (AVISO DEMANDADO):

ADAM ISMAEL HAF-FAJEE, and DOES 1 through 5, inclusive.

YOU ARE BEING SUED BY PLAINTIFF (LO ESTA DEMANDANDO EL DEMANDANTE):

EIGHTH STREET COMMERCE CENTER ASSOCIATION

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

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 attorney, 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 locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.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 dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación

Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formulario legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted puede usar para su respuesta. Puede encontrar estos formularios de la corte y mas información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede mas cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin mas advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede

Public Notices

encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov), o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación da \$10,000 o mas de vaoir recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corta antes de que la corta pueda desechar el caso.

The name and address of the court is: (El nombre y la dirección de la corte es):

SAN BERNARDINO SUPERIOR COURT
247 West Third Street
San Bernardino, California 92415-0210

The name, address and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

DANIEL MEDIONI (SBN 281329)
WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP 11400 WEST OLYMPIC BOULEVARD, 9th FLOOR
LOS ANGELES, CALIFORNIA 90064-1562 (310) 478-4100 (310) 479-1422

DATE (Fecha): OCTOBER 16, 2018
Clerk (Secretario), by DANIELLE PARIS, Deputy (Adjunto)

Published in the San Bernardino County Sentinel on 7/26, 8/2, 8/9 & 8/16, 2019

FBN 20190007636
The following entity is doing business as: HELLO BEAUTIFUL GALS 20801 BARN RD. RIVERSIDE, CA 92507 ROCIO G SOTO CENTERS 20801 BARN RD. RIVERSIDE, CA 92507

Business is Conducted By: AN INDIVIDUAL
Signed: 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/Rocio G Soto
This statement was filed with the County Clerk of San Bernardino on: 6/27/2019

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: N/A

County Clerk, deputy
NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

Published in the San Bernardino County Sentinel on 7/26, 8/02, 8/09 & 8/16, 2019.

FBN 20190007826
The following entity is doing business as: STAIRLIFTS ABC 2140 MENTONE BLVD SP 71 MENTONE, CA 92359 NICOLAS ROSADO 2140 MENTONE BLVD SP 71 MENTONE, CA 92359

Business is Conducted By: AN INDIVIDUAL
Signed: 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/Nicolas Rosado
This statement was filed with

Public Notices

the County Clerk of San Bernardino on: 7/02/2019

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: N/A

County Clerk, deputy
NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

Published in the San Bernardino County Sentinel on 7/26, 8/02, 8/09 & 8/16, 2019.

FICTITIOUS NAME	BUSINESS STATEMENT FILE NO-
20190006073	

The following person(s) is(are) doing business as: Sav-On Auto Sales, 1325 S Auto Plaza Dr #140, San Bernardino, CA 92408, Mailing Address: PO Box 8021, Redlands, CA 92375, Batroun Auto Sales, 1325 S Auto Plaza Dr #140, San Bernardino, CA 92408

Business is Conducted By: A Corporation

Signed: 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/ George Awad
This statement was filed with the County Clerk of San Bernardino on: 5/17/19

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: N/A

County Clerk, s/DOM
NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

5/24/19, 5/31/19, 6/7/19, 6/14/19
Corrected on: 7/26/19, 8/2/19, 8/9/19, 8/16/19

FICTITIOUS NAME	BUSINESS STATEMENT FILE NO-
20190008537	

The following person(s) is(are) doing business as: AccuScan Livescan Fingerprinting & Notary Services, 7365 Carnelian St. Suite 238, Rancho Cucamonga, CA 91730, Evelyn D. Edington, 6215 Valinda Ave, Alta Loma, CA 91737

Business is Conducted By: An Individual

Signed: 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/Evelyn D. Edington
This statement was filed with the County Clerk of San Bernardino on: 7/19/2019

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: N/A

County Clerk, s/AG
NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

7/26/2019, 8/2/2019, 8/9/2019, 8/16/2019

FICTITIOUS NAME	BUSINESS STATEMENT FILE NO-
20190008185	

The following person(s) is(are) doing business as: Wing Plus 350, 331 E. 9th Street #4, San Bernardino, CA 92410,
Mailing Address: 25925 Barton Rd #822, Loma Linda, CA 92354, Waterman Market, Inc., 331 East 9th Street, Unit 2, San Bernardino, CA 92410

Business is Conducted By: A Corporation
Signed: 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/Kunthea Ros
This statement was filed with the County Clerk of San Bernardino on: 7/12/2019

Public Notices

Business is Conducted By: A Corporation

Signed: 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/Kunthea Ros
This statement was filed with the County Clerk of San Bernardino on: 7/12/2019

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: N/A

County Clerk, s/AJ

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

7/26/2019, 8/2/2019, 8/9/2019, 8/16/2019

FICTITIOUS NAME	BUSINESS STATEMENT FILE NO-
20190008674	

The following person(s) is(are) doing business as: Zrigz, 13247 Foothill Blvd #1208, Rancho Cucamonga, CA 91739, Karla L. Solorio, 13247 Foothill Blvd #1208, Rancho Cucamonga, CA 91739

Business is Conducted By: An Individual

Signed: 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/Karla L. Solorio
This statement was filed with the County Clerk of San Bernardino on: 7/24/2019

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: N/A

County Clerk, s/AJ

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

7/26/2019, 8/2/2019, 8/9/2019, 8/16/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1921029

TO ALL INTERESTED PERSONS: Petitioner: Edward Joseph Jr. filed with this court for a decree changing names as follows:

Edward Joseph Jr. to Joseph Muhammad

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: 09/03/2019
Time: 8:30 a.m.
Department: S17

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District - Civil Division, 247 W Third Street, Same as above, San Bernardino, CA 92415-0210, San Bernardino

IT IS FURTHER ORDERED that a copy of this order be published in the SAN BERNARDINO COUNTY

Public Notices

SENTINEL in San Bernardino County California, once a week for four successive weeks prior to the date set for hearing of the petition.

Dated: July 19, 2019
Michael A. Sachs
Judge of the Superior Court.

Published in the San Bernardino County Sentinel on 7/26/19, 8/2/19, 8/9/19, 8/16/19

NOTICE OF PETITION TO ADMINISTER ESTATE OF JEFFREY MICHAEL MANES, CASE NO. PROPS1900989

To all heirs, beneficiaries, creditors, and contingent creditors of JEFFREY MICHAEL MANES, and persons who may be otherwise interested in the will or estate, or both: A petition has been filed by MEGAN A. MANES in the Superior Court of California, County of SAN BERNARDINO, requesting that MEGAN A. MANES be appointed administrator to administer the estate of JEFFREY MICHAEL MANES.

The petition requests 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 representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action. The independent administration 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.

The petition is set for hearing in Dept. No. S37 at SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO DISTRICT – PROBATE DIVISION 247 W. 3rd STREET SAN BERNARDINO, CA 92415-0212 on SEPTEMBER 11, 2019 at 08:30 AM

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the deceased, 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 subdivision (b) of Section 58 of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery of the notice to you under Section 9052 of the California Probate Code.

YOU MAY EXAMINE the file kept by the court. If you are interested in the estate, you may request special notice of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Section 1250 of the California Probate Code.

Attorney for the Petitioner: JENNIFER M. DANIEL, ESQUIRE 220 NORDINA STREET, REDLANDS, CA 92373 Telephone: (909) 792-9244 lawofficeofjenniferdaniel@gmail.com Attorney for MEGAN A. MANES

Published in the San Bernardino County Sentinel 8/02, 8/09 & 8/16, 2019

FBN 20190008799
The following entity is doing business as: BEYOND MANUFACTURING 15080 HILTON DRIVE FONTANA, CA 92336 BREAKTHRU INC. 5080 HILTON DRIVE FONTANA, CA 92336

Public Notices

Business is Conducted By: A CORPORATION

Signed: 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/Anhua Chin
This statement was filed with the County Clerk of San Bernardino on: 07/26/2019

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: 07/01/2019

County Clerk, deputy

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

Published in the San Bernardino County Sentinel on 7/26, 8/02, 8/09 & 8/16, 2019.

FICTITIOUS NAME	BUSINESS STATEMENT FILE NO-
20190008680	

The following person(s) is(are) doing business as: Upland Cascade Mobilehome Park, 1350 San Bernardino Rd., Upland, CA 91786, Mailing Address: 1801 E. Edinger Ave., Ste 230, Santa Ana, CA 92705, Jeffrey A Kaplan, 10877 Wilshire BLVD., STE 1520, Los Angeles, CA 90024, Thomas T Tatum, 10877 Wilshire BLVD., STE 1520, Los Angeles, CA 90024

Business is Conducted By: A Limited Partnership

Signed: 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/ Jeffrey A. Kaplan
This statement was filed with the County Clerk of San Bernardino on: 7/24/2019

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: 08/02/1988

County Clerk, s/AM

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/2/19, 8/9/19, 8/16/19, 8/23/19

FICTITIOUS NAME	BUSINESS STATEMENT FILE NO-
20190008681	

The following person(s) is(are) doing business as: Cadena Creek Mobilehome Park, 2851 S. La Cadena Dr., Colton, CA 92324, Mailing Address: 1801 E. Edinger Ave., Ste 230, Santa Ana, CA 92705, Jeffrey A Kaplan, 10877 Wilshire BLVD., STE 1520, Los Angeles, CA 90024, Thomas T Tatum, 10877 Wilshire BLVD., STE 1520, Los Angeles, CA 90024

Business is Conducted By: A Limited Partnership

Signed: 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/ Jeffrey A. Kaplan
This statement was filed with the County Clerk of San Bernardino on: 7/24/2019

I hereby certify that this is a correct copy of the original statement on file in my office.
Began Transacting Business: 8/02/1988

County Clerk, s/AM

NOTICE- This fictitious business 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

Public Notices

of a fictitious name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/2/19, 8/9/19, 8/16/19, 8/23/19

SUMMONS – (CITACION JUDICIAL)

CASE NUMBER (NUMERO DEL CASO) CIVDS1908297

NOTICE TO DEFENDANT (AVISO DEMANDADO): KELLYE RUMNEY aka KELLYE MARIE RUMNEY, an individual; CORINTHIAN ENERGY, LLC, a limited liability company; ALL-MOBILE BAIL BONDS, a business entity form unknown; COUNTY OF SAN BERNARDINO DEPARTMENT OF CHILD SUPPORT SERVICES, a government entity; and DOES 1 through 10, inclusive.

YOU ARE BEING SUED BY PLAINTIFF (LO ESTA DEMANDANDO EL DEMANDANTE): LAKEVIEW LOAN SERVICING, LLC.

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons is 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 attorney, 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 locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.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 dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación

Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted puede usar para su respuesta. Puede encontrar estos formularios de la corte y mas información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede mas cerca. Si no puede pagar la cuota de

Public Notices

July 16, 2019

Mr. Robert Page, Registrar of Voters
San Bernardino County Elections Office of the Registrar of Voters
777 East Rialto Avenue
San Bernardino, CA 92415-0770

RE: INITIATIVE TO REPEAL THE SPECIAL TAX ASSOCIATED WITH THE EXPANSION OF FIRE PREVENTION SERVICE ZONE FP-5

Dear Mr. Page:

For your immediate attention, enclosed please find the following documents relating to an initiative measure entitled INITIATIVE TO REPEAL THE SPECIAL TAX ASSOCIATED WITH THE EXPANSION OF FIRE PREVENTION SERVICE ZONE FP-5:

- Notice of Intent to Circulate Petition including a statement of reasons for the initiative (Elections Code §9302); and
• Proof that the notice of intention and statement was published in a newspaper of general circulation located within the San Bernardino County Fire Protection District (Elections Code §9303 and 9304)
• Certifications by proponents regarding use of initiative petition signatures (Elections Code §9608); and
• Text of the INITIATIVE TO REPEAL THE SPECIAL TAX ASSOCIATED WITH THE EXPANSION OF FIRE PREVENTION SERVICE ZONE FP-5 and

The name and address of the persons proposing this measure (Elections Code §9304) are presented on the second page of the attached Notice of Intent to Circulate Petition.

Sincerely,

Signature: [Handwritten Signature]

Print Name: Charles Pruitt

Signature: [Handwritten Signature]

Print Name: RICHARD N. SAYERS II

Signature: [Handwritten Signature]

Print Name: David Davis

Proponents

presentación, pida si secretario de la corta que le de un formulario de exencion de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corta le podrá quitar su sueldo, dinero y bienes sin mas advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de referencia a abogados. Si no puede pagar a un abogado, es posible que cumpia con los requisitos para obtener servicios legales gratis de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov), o poniendoso en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos gravamen sobre cualquier recuperacion da \$10,000 o mas de vaoir recibida mediante un acuerdo o una concesion de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corta antes de que la corta pueda desechar el caso.

The name and address of the court is: (El nombre y la direccion de la corte es): Superior Court of California, County of San Bernardino 247 West Third Street, San Bernardino, CA 92415-0210

The name, address and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la direccion y el numero de telefono del abogado del demandante, o del demandante que no tiene abogado, es):

NICOLAS MATAYRON MALCOLM & CISNEROS
2112 Business Center Dr., Irvine, CA 92612
Telephone: (949) 252-9400
DATE (Fecha): March 18, 2019
Clerk (Secretario), by Ve-

ronica Gonzalez, Deputy (Adjunto)

Published in the San Bernardino County Sentinel on 8/2/19, 8/9/19, 8/16/19, 8/23/19

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1922869

TO ALL INTERESTED PERSONS: Petitioner: Shirley Chan Banuelos filed with this court for a decree changing names as follows:

HIU YU XAVIERA LEE to XAVIERA LEE BANUELOS ; CHI KONG ALVA LEE to ALVA LEE BANUELOS

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: 09/12/2019 Time: 8:30 a.m. Department: S17

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District - Civil Division, 247 W Third Street, Same as above, San Bernardino, CA 92415-0210, San Bernardino

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 successive weeks prior to the date set for hearing of the petition.

Dated: August 01, 2019 Michael A. Sachs Judge of the Superior Court.

Published in the San Bernardino County Sentinel on

8/2/19, 8/9/19, 8/16/19, 8/23/19

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1922629

TO ALL INTERESTED PERSONS: Petitioner: Ashley Pauline Hopkins filed with this court for a decree changing names as follows:

Ashley Pauline Hopkins to Ashley Pauline Carlson

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: 09/11/2019 Time: 8:30 a.m. Department: S17

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District - Civil Division, 247 W Third Street, Same as above, San Bernardino, CA 92415-0210, San Bernardino

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 successive weeks prior to the date set for hearing of the petition.

Dated: July 31, 2019 Michael A. Sachs Judge of the Superior Court.

Published in the San Bernardino County Sentinel on 8/2/19, 8/9/19, 8/16/19, 8/23/19

NOTICE OF PETITION TO ADMINISTER ESTATE OF ARLINE S. LOPEZ Case No. PROPS1901004

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of ARLINE S. LOPEZ

A PETITION FOR PROBATE has been filed by Joe John Lopez in the Superior Court of California, County of SAN BERNARDINO.

THE PETITION FOR PROBATE requests that Joe John Lopez be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests 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 representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration 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 on Sept. 16, 2019 at 8:30 AM in Dept. No. S36 located at 247 W. Third St., San Bernardino, CA 92415.

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor 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 knowledgeable 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 appraisal 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: J BENJAMIN SELTERS III ESQ SBN 082786 SELTERS & SELTERS 399 W MISSION BLVD STE K POMONA CA 91766 CN962657 LOPEZ Aug 9,16,23, 2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1923063

TO ALL INTERESTED PERSONS: Petitioner: Hang Thuy Nguyen filed with this court for a decree changing names as follows:

Cade Tao Curtis to Cade Van Curtis

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: 09/13/2019 Time: 8:30 a.m. Department: S16

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District - Civil Division, 247 W Third Street, Same as above, San Bernardino, CA 92415-0210, San Ber-

nardino

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 successive weeks prior to the date set for hearing of the petition.

Dated: August 02, 2019 Michael A. Sachs Judge of the Superior Court.

Published in the San Bernardino County Sentinel on 8/9/19, 8/16/19, 8/23/19, 8/30/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190009108

The following person(s) is(are) doing business as: Upland Endodontic Dental Group, 600 North Euclid Ave., Suite 102, Upland, CA 91786

Business is Conducted By: A Corporation

Signed: 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/ John G. Hockin, II This statement was filed with the County Clerk of San Bernardino on: 8/2/19

I hereby certify that this is a correct copy of the original statement on file in my office. Began Transacting Business: 1/1/1986

County Clerk, s/EF

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/9/19, 8/16/19, 8/23/19, 8/30/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190009234

The following person(s) is(are) doing business as: Premier Training Institute, Theatrical Arts Foundation, Prime Time Academy, CA College of Arts & Technology, Golden College, 417 B Central Avenue, Upland, CA 91786, Mailing Address: 1520 Majesty Street, Upland, CA 91784, SunnyMD2, LLC, 841 Buffalo St, Gilbert, AZ 85295

Business is Conducted By: A Limited Liability Company

Signed: BY SIGNING BELOW, I DECLARE THAT ALL INFORMATION IN THIS STATEMENT

NOTICE OF INTENT TO CIRCULATE INITIATIVE PETITION

Notice is hereby given by the persons whose names appear hereon of their intention to circulate a petition within the San Bernardino County Fire Protection District for the purpose of repealing the special tax associated with the expansion of Service Zone Five (FP-5). A statement of the reasons of the proposed action as contemplated in the petition is as follows:

The intent of this initiative is to repeal the special tax associated with the expansion of San Bernardino County Fire Protection District (SBCFD) Service Zone (FP-5). The expansion of Service Zone FP-5 was approved by Board of Directors on October 16, 2018 via resolution 2018-99.

What is the history of FP-5? Why should the special tax be repealed?

The FP-5 special tax was originally approved by 1,022 voters to supplement fire services in Helendale, a small desert community located between Victorville and Barstow. For more than ten years, the self-imposed tax did exactly as was intended by voters in that community. The additional funds supplemented the standard property tax to provide fire services to residents in the 5.6 square mile service zone approved by local voters.

In 2018, career bureaucrats in the County of San Bernardino concocted a method to tap into a multi-million dollar special tax bonanza. By leveraging a fire district's power to tax, applying a radical interpretation to a misguided court decision, and borrowing the so-called "protest procedure" from an entirely different section of the legal code, the fire district could harvest a windfall in revenue from county residents. The elected Board of Directors, convinced by this bureaucratic self-service, approved a resolution to expand FP-5 to cover 19,278 square miles of the county! A special tax, originally approved by 1,022 voters to serve 5,000 residents in 5.6 square miles, was leveraged to impose that special tax on one million county residents and extract an additional \$27 million in tax revenue! Despite clear language in California's Constitution, this was done without a vote of the people! Article XIII C of the Constitution of California states:

"No local government may impose, extend, or increase any special tax unless and until that tax is submitted to the electorate and approved by a two-thirds vote."

With a "YES" on this initiative, voters will repeal the expansion of the special tax and send a clear message to county and local politicians. If more funding is required for operations, government must place a request on the ballot and convince two-thirds of the people to vote in favor.

See www.redfbrennan.org for details.

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/ Devdat Mashswari This statement was filed with the County Clerk of San Bernardino on: 8/6/19

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: N/A

County Clerk, s/JV

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/9/19, 8/16/19, 8/23/19, 8/30/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190008166

The following person(s) is(are) doing business as: VB Beauty, 15997 Los Cedros Ave, Fontana, CA 92336, Mailing Address: P.O. Box 2265, Rancho Cucamonga, CA 91729, Vianca B Beltran, 15997 Los Cedros Ave, Fontana, CA 92336

Business is Conducted By: An Individual

Signed: 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.

This statement was filed with the County Clerk of San Bernardino on: 7/11/19

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: 2/27/2019

County Clerk, s/SH

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/9/19, 8/16/19, 8/23/19, 8/30/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190009192

The following entity is doing business as: CONNECT COUNSELING 9033 BASELINE ROAD SUITE K RANCHO CU-

Public Notices

Signed
Signature: 

Print Name: Charles Pruitt

Address: 7678 Apache Trail Yucca Valley, CA 92284

Signature: 

Print Name: RICHARD N. SAXE

Address: 56925 YUCCA TRAIL #4514 YUCCA VALLEY CA 92284

Signature: 

Print Name: David Jain

Address: 49247 Natone Drive Monroeville, CA 92286

**FULL TEXT OF PROPOSED MEASURE TO IMPLEMENT THE INITIATIVE
INITIATIVE TO REPEAL THE SPECIAL TAX ASSOCIATED WITH THE
EXPANSION OF FIRE PREVENTION SERVICE ZONE FP-5**

Voters resident in the San Bernardino County Fire Prevention District hereby declare and ordain as follows:

SECTION 1. Statement of Purpose and Authority

- (a) Article XIII C, Section 3 of the Constitution of California expressly grants authority to the voters of a local government to reduce or repeal any local tax, assessment, fee or charge.
- (b) In October 2018, the County Board of Supervisors, acting in their role as the Director of the San Bernardino County Fire Prevention District, approved resolution 2018-99. This resolution expanded FP-5 to cover the entire unincorporated area of the county, along with some incorporated areas. The FP-5 expansion included the imposition of an additional special tax on all property owners covered by the expansion. This action violated the California Constitution in that the special tax was imposed without a two-thirds vote of the people.
- (c) The purpose of this measure is to repeal the expansion of the special tax imposed by Resolution No. 2018-99, adopted by the San Bernardino County Board of Supervisors on October 16, 2018, which levies a special tax of \$157.26 per year on all unincorporated parcels and some incorporated parcels.

SECTION 2. Adopted Measure

Pursuant to the authority granted by Prop 218 (evidenced in Article VIII C, Section 3 of the California Constitution), the citizens of San Bernardino hereby repeal the special tax associated with the expansion of Fire Prevention Zone Five (implemented by Resolution No. 2018-99 on October 16, 2018 approved by the county Board of Supervisors acting as the governing body of the San Bernardino County Fire Protection District).

CAMONGA, CA 91730 REGINA Y FAMILIETTI 15427 SHARON AVENUE FONTANA, CA 92336
Mailing Address: 15427 SHARON AVENUE FONTANA, CA 92336

Business is Conducted By: AN INDIVIDUAL

Signed: 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/REGINA FAMILIETTI
This statement was filed with the County Clerk of San Bernardino on: 08/06/2019

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: N/A

County Clerk, deputy
NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

Published in the San Bernardino County Sentinel on 8/09, 8/16, 8/23 & 8/30, 2019.

FBN 20190007989
The following entity is doing business as: ACE CNA ACADEMY CHINO [and] ACE CAREER EDUCATION 4091 RIVERSIDE AVENUE #213 CHINO, CA 91710 ACE QM. INC. 29022 ARROYO DRIVE IRVINE, CA 92637

Mailing Address: P.O. BOX 2363 FULLERTON, CA 92837
Business is Conducted By: A CORPORATION

Signed: 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/Kelvin Kim
This statement was filed with the County Clerk of San Bernardino on: 07/08/2019

I hereby certify that this is a correct copy of the original state-

ment on file in my office.
Began Transacting Business: N/A

County Clerk, deputy
NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

Published in the San Bernardino County Sentinel on 8/02, 8/09, 8/16, 8/23 & 8/30, 2019.

NOTICE OF PETITION TO ADMINISTER ESTATE OF ANITA LOUISE MCBURNEY, CASE NO. PROPS1900664

To all heirs, beneficiaries, creditors, and contingent creditors of ANITA LOUISE MCBURNEY, and persons who may be otherwise interested in the will or estate, or both: A petition has been filed by DONNA LOUISE CALES in the Superior Court of California, County of SAN BERNARDINO, requesting that DONNA LOUISE CALES be appointed as personal representative to administer the estate of ANITA LOUISE MCBURNEY. Decedent died intestate. (The petition requests authority to administer the estate under the Independent Administration of Estates Act. This will avoid the need to obtain court approval for many actions taken in connection with the estate. However, before taking certain actions, the personal representative will be required to give notice to interested persons unless they have waived notice or have consented to the proposed action. The petition will be granted unless good cause is shown why it should not be.) The petition is set for hearing in Dept. No. S36 at SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO SAN BERNARDINO DISTRICT - PROBATE DIVISION 247 W. 3rd STREET SAN BER-

NARDINO, CA 92415-0212 on October 7, 2019 at 08:30 AM

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the deceased, 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 subdivision (b) of Section 58 of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery of the notice to you under Section 9052 of the California Probate Code.

YOU MAY EXAMINE the file kept by the court. If you are interested in the estate, you may request special notice of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Section 1250 of the California Probate Code.
Petitioner: DONNA LOUISE CALES 27819 TIMBERWOOD DR. HIGHLAND, CA. 92346 Telephone: 909-310-0987

Published in the San Bernardino County Sentinel 8/16, 8/23 & 8/30, 2019

NOTICE OF PETITION TO ADMINISTER ESTATE OF ALETHA JOY LORBER, CASE NO. PROPS1900607

To all heirs, beneficiaries, creditors, and contingent creditors of ALETHA JOY LORBER, and persons who may be otherwise interested in the will or estate, or both: A petition has been filed by ROBERT KELLY LORBER and CHARISSA BRADLEY in the Superior Court of California, County of SAN BER-

NARDINO, requesting that ROBERT KELLY LORBER and CHARISSA BRADLEY be appointed administrator to administer the estate of ALETHA JOY LORBER.

The petition requests 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 representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action. The independent administration 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.

The petition is set for hearing in Dept. No. S37P at SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO SAN BERNARDINO DISTRICT - PROBATE DIVISION 247 W. 3rd STREET SAN BERNARDINO, CA 92415-0212 on OCTOBER 15, 2019 at 08:30 AM

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the deceased, 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 subdivision (b) of Section 58 of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery of the notice to you under Section 9052 of the California Probate Code.
YOU MAY EXAMINE

the file kept by the court. If you are interested in the estate, you may request special notice of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Section 1250 of the California Probate Code.

Attorney for the Petitioner: MARY M. BADER 9227 HAVEN AVENUE, SUITE 368 RANCHO CUCAMONGA, CA 91730 Telephone: (909) 945-2775

Published in the San Bernardino County Sentinel 8/16, 8/23 & 8/30, 2019

NOTICE OF PETITION TO ADMINISTER ESTATE OF RANDALL FRANCIS KIEFER, CASE NO. PROPS1900669

To all heirs, beneficiaries, creditors, and contingent creditors of RANDALL FRANCIS KIEFER, and persons who may be otherwise interested in the will or estate, or both: A petition has been filed by J. CHARLES COONS in the Superior Court of California, County of SAN BERNARDINO, requesting that J. CHARLES COONS be appointed administrator to administer the estate of RANDALL FRANCIS KIEFER.

The petition requests 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 representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action. The independent administration 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.

The petition is set for hearing in Dept. No. S37 at SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO SAN BERNARDINO DISTRICT - PROBATE DIVISION 247 W. 3rd STREET SAN BERNARDINO, CA 92415-0212 on OCTOBER 15, 2019 at 08:30 AM

IF YOU OBJECT to the granting 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 attorney.

NO, CA 92415-0212 on OCTOBER 10, 2019 at 08:30 AM

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the deceased, 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 subdivision (b) of Section 58 of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery of the notice to you under Section 9052 of the California Probate Code.

YOU MAY EXAMINE the file kept by the court. If you are interested in the estate, you may request special notice of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Section 1250 of the California Probate Code.

Attorney for the Petitioner: MICHAEL MADDUX, ESQUIRE 1894 COMMERCE CENTER W. SUITE 108 SAN BERNARDINO, CA 92408 Telephone: (909) 890-2350

Published in the San Bernardino County Sentinel 8/16, 8/23 & 8/30, 2019

NOTICE OF PETITION TO ADMINISTER ESTATE OF:

Gerald Austin Nichols

NO. PROPS1900556

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of Gerald Austin Nichols, Jerry Nichols, GA Nichols

A PETITION FOR PROBATE has been filed by Tamara Nichols Finn, in the Superior Court of California, County of SAN BERNARDINO.

THE PETITION FOR PROBATE requests that Ta-

mara Nichols Finn be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests 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 representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration 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 Dept. No. S36 at 8:30 a.m. on October 1, 2019 at Superior Court of California, County of San Bernardino, 247 West Third Street, San Bernardino, CA 92415, San Bernardino District.

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor 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 knowledgeable 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

SECTION 3. Effective Date

A. To the extent permitted by law, the provisions of the measure embodied in this initiative shall be effective upon voter approval of the initiative as provided by California law.

B. No provision of the San Bernardino Charter, judgment or ruling from a court of competent jurisdiction, or any law that is inconsistent with this initiative measure shall be enforced after the Effective Date, unless the opponent can prove with clear and convincing evidence that the measure is legally preempted.

SECTION 4. Severability

If any word or words of this initiative measure, or its application to any situation, are held invalid or unenforceable, in a final judgment that is no longer subject to rehearing, review or appeal by a court of competent jurisdiction, then that word or those words are severed and the remaining part of this initiative measure, and the application of any part of this initiative measure to other situations, shall continue in full force and effect. We, the people of the San Bernardino County Fire Prevention District, declare that we would have adopted this initiative measure, and each word to it, irrespective of the fact that any other condition, word or application to any situation, be held invalid.

SECTION 5. Determining Consistency

A. To ensure that the intent of this measure prevails and is subject to express, objective standards that cannot be changed through subsequent discretionary actions or interpretations, words shall be incorporated according to the intent expressed in this initiative measure and shall be applied in accordance with their plain meaning, rather than according to any contrary provision or interpretation in the Charter or ordinances of the County of San Bernardino.

B. Adoption of this initiative measure is essential to the preservation of the quality of life, property values and the health, safety and general welfare interests of residents and property owners within the San Bernardino County Fire Prevention District.

SECTION 6. Conflicting Measures

If any measure, appearing on the same ballot as this measure, addresses the same subject matter in a way that conflicts with the treatment of the subject matter in this measure, and if each measure is approved by a majority vote of those voting on each measure, then as to the conflicting subject matter the measure with the highest affirmative vote shall prevail, and the measure with the lowest affirmative vote shall be deemed disapproved as to the conflicting measure.

SECTION 7. Amendment

No term or provision of this initiative measure may be changed or amended without a majority vote of the people on a ballot measure submitted to the electorate.

Public Notices

of an inventory and appraisal 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.

Petitioner: Tamara Nichols Finn

2125 Lake Crest Dr Grapevine, TX 76051 Telephone No: 817-988-5229

Published in San Bernardino County Sentinel 8/16/19, 8/23/19, 8/30/19

APN: 1089-221-08-0-000

TS No: CA08000361-16-1 TO

No: 160027292-CA-VOI NOTICE OF TRUSTEE'S SALE

(The above statement is made pursuant to CA Civil Code Section 2923.3(d)(1). The Summary will be provided to Trustor(s) and/or vested owner(s) only, pursuant to CA Civil Code Section 2923.3(d)(2).) YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED November 22, 2005. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER. On September 16, 2019 at 01:00 PM, at the main (south) entrance to the City of Chino Civic Center, 13220 Central Ave, Chino, CA 91710, MTC Financial Inc. dba Trustee Corps, as the duly Appointed Trustee, under and pursuant to the power of sale contained in that certain Deed of Trust recorded on December 13, 2005 as Instrument No. 2005-0944171, of official records in the Office of the Recorder of San Bernardino County, California, executed by ROBERT HERALDEZ AND NANCY C. HERALDEZ, HUSBAND AND WIFE AS COMMUNITY PROPERTY, as Trustor(s), in favor of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. as nominee for CYPRESS POINT FUNDING, INC as Beneficiary, WILL SELL AT PUBLIC AUCTION TO THE HIGHEST BIDDER, in lawful money of the United States, all payable at the time of sale, that certain property situated in said County, California describing the land therein as: AS MORE FULLY DESCRIBED IN SAID DEED OF TRUST The property heretofore described is being sold "as is". The street address and other common designation, if any, of the real property described above is purported to be: 6940 GALATIN PLACE, RANCHO CUCAMONGA, CA 91701 The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designation, if any, shown herein. Said sale will be made without covenant or warranty, express or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the Note(s) secured by said Deed of Trust, with interest thereon, as provided in said Note(s), advances if any, under the terms of the Deed of Trust, estimated fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The total amount of the unpaid balance of the obligations secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publication of this Notice of Trustee's Sale is estimated to be \$997,351.94 (Estimated). However, prepayment premiums, accrued interest and advances will increase this figure prior to sale. Beneficiary's bid at said sale may include all or part of said amount. In addition to cash, the Trustee will accept a cashier's check drawn on a state or national bank, a check drawn by a state or federal

Public Notices

credit union or a check drawn by a state or federal savings and loan association, savings association or savings bank specified in Section 5102 of the California Financial Code and authorized to do business in California, or other such funds as may be acceptable to the Trustee. In the event tender other than cash is accepted, the Trustee may withhold the issuance of the Trustee's Deed Upon Sale until funds become available to the payee or endorsee as a matter of right. The property offered for sale excludes all funds held on account by the property receiver, if applicable. If the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monies paid to the Trustee and the successful bidder shall have no further recourse. Notice to Potential Bidders If you are considering bidding on this property lien, you should understand that there are risks involved in bidding at a Trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a Trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority, and size of outstanding liens that may exist on this property by contacting the county recorder's office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same Lender may hold more than one mortgage or Deed of Trust on the property. Notice to Property Owner The sale date shown on this Notice of Sale may be postponed one or more times by the Mortgagee, Beneficiary, Trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about Trustee Sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call In Source Logic at 702-659-7766 for information regarding the Trustee's Sale or visit the Internet Web site address listed below for information regarding the sale of this property, using the file number assigned to this case, CA08000361-16-1. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale. Date: August 1, 2019 MTC Financial Inc. dba Trustee Corps TS No. CA08000361-16-1 17100 Gillette Ave Irvine, CA 92614 Phone: 949-252-8300 TDD: 866-660-4288 Myron Ravelo, Authorized Signatory SALE INFORMATION CAN BE OBTAINED ON LINE AT www.insourcelogic.com FOR AUTOMATED SALES INFORMATION PLEASE CALL: In Source Logic AT 702-659-7766 Trustee Corps may be acting as a debt collector attempting to collect a debt. Any information obtained may be used for that purpose. Order Number 62846, Pub Dates: 08/16/2019, 08/23/2019, 08/30/2019, SAN BERNARDINO SENTINEL

NOTICE OF PETITION TO ADMINISTER ESTATE

OF:

Lynn Kathleen Poston; aka: Lynn K. Poston, Lynn Poston

NO. PROPS1900668

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of Lynn Kathleen Poston

A PETITION FOR PROBATE has been filed by William Arthur Poston III, in the Superior Court of California, County of SAN BERNARDINO.

THE PETITION FOR PROBATE requests that William Arthur Poston III be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests 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 representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration 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 Dept. No. S37 at 8:30 a.m. on September 23, 2019 at Superior Court of California, County of San Bernardino, 247 West Third Street, San Bernardino, CA 92415, San Bernardino District.

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor 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 knowledgeable 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 appraisal 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: Duane P. Booth, Esq. 555 North D Street, Suite 110 San Bernardino, CA 92401 Telephone No: 909-888-7895

Published in the San Bernardino County Sentinel On: 8/16/19, 8/23/19, 8/30/19

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1919087

TO ALL INTERESTED PERSONS: Petitioner: Rania Bishay filed with this court for a decree changing names as follows:

Andrea Usama Girges Bo-leus Girges to Andreas Usama Girges Bo-leus Girges

Public Notices

OF: Lynn Kathleen Poston; aka: Lynn K. Poston, Lynn Poston

NO. PROPS1900668

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of Lynn Kathleen Poston

A PETITION FOR PROBATE has been filed by William Arthur Poston III, in the Superior Court of California, County of SAN BERNARDINO.

THE PETITION FOR PROBATE requests that William Arthur Poston III be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests 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 representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration 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 Dept. No. S37 at 8:30 a.m. on September 23, 2019 at Superior Court of California, County of San Bernardino, 247 West Third Street, San Bernardino, CA 92415, San Bernardino District.

IF YOU OBJECT to the granting 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 attorney.

IF YOU ARE A CREDITOR or a contingent creditor 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 knowledgeable 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 appraisal 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: Duane P. Booth, Esq. 555 North D Street, Suite 110 San Bernardino, CA 92401 Telephone No: 909-888-7895

Published in the San Bernardino County Sentinel On: 8/16/19, 8/23/19, 8/30/19

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1922400

TO ALL INTERESTED PERSONS: Petitioner: YVETTE VOLTAIRE filed with this court for a decree changing names as follows:

IVAN DEMITRI GONZA-

Public Notices

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: 09/30/2019 Time: 8:30 a.m. Department: S17

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District - Civil Division, 247 W Third Street, Same as above, San Bernardino, CA 92415-0210, San Bernardino

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 successive weeks prior to the date set for hearing of the petition.

Dated: August 14, 2019 Michael A. Sachs Judge of the Superior Court.

Published in the San Bernardino County Sentinel on 8/16/19, 8/23/19, 8/30/19, 9/6/19

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1923724

TO ALL INTERESTED PERSONS: Petitioner: Jo Lynn Esparza filed with this court for a decree changing names as follows:

Jo Lynn Esparza to Jolynn Duran Esparza

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: 09/23/2019 Time: 8:30 a.m. Department: S16

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District - Civil Division, 247 W Third Street, Same as above, San Bernardino, CA 92415-0210, San Bernardino

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 successive weeks prior to the date set for hearing of the petition.

Dated: August 12, 2019 Michael A. Sachs Judge of the Superior Court.

Published in the San Bernardino County Sentinel on 8/16/19, 8/23/19, 8/30/19, 9/6/19

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CIVDS1922400

TO ALL INTERESTED PERSONS: Petitioner: YVETTE VOLTAIRE filed with this court for a decree changing names as follows:

IVAN DEMITRI GONZA-

Public Notices

LEZ to DEMITRI KANANI VOLTAIRE

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: 09/9/2019 Time: 8:30 a.m. Department: S16

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District - Civil Division, 247 W Third Street, Same as above, San Bernardino, CA 92415-0210, San Bernardino

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 successive weeks prior to the date set for hearing of the petition.

Dated: JULY 29, 2019 Michael A. Sachs Judge of the Superior Court.

Published in the San Bernardino County Sentinel on 8/16/19, 8/23/19, 8/30/19, 9/6/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190009681

The following person(s) is(are) doing business as: Simply Pop, 4990 Arrow Hwy, Montclair, CA 91763, Fernanda C Fernandez, 4990 Arrow Hwy, Montclair, CA 91763

Business is Conducted By: An Individual

Signed: 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/ Fernanda C Fernandez This statement was filed with the County Clerk of San Bernardino on: 8/14/19

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: 8/12/19

County Clerk, s/SH

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/16/19, 8/23/19, 8/30/19, 9/6/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190009529

The following person(s) is(are) doing business as: CCS Distribution, 16155 Sierra Lakes Pkwy, #160-609, Fontana, CA 92336, Leadforum LLC, 16155 Sierra Lakes Pkwy, #160-609, Fontana, CA 92336

Business is Conducted By: A Limited Liability Company

Signed: 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/ Dialesina Gonzales This statement was filed with the County Clerk of San Bernardino on: 8/12/19

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: N/A

Public Notices

County Clerk, s/AJ

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/16/19, 8/23/19, 8/30/19, 9/6/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190008715

The following person(s) is(are) doing business as: J's Fingerprinting, 2947 North E St, San Bernardino, CA 92405, Jacqueline R Johnson, 2947 North E St, San Bernardino, CA 92405

Business is Conducted By: An Individual

Signed: 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/ Jacqueline R. Johnson This statement was filed with the County Clerk of San Bernardino on: 7/24/19

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: N/A

County Clerk, s/AJ

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/16/19, 8/23/19, 8/30/19, 9/6/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190009457

The following person(s) is(are) doing business as: All American Hauling, 15289 Camp Rock Ct, Fontana, CA 92336, Jessica M Orozco, 15289 Camp Rock Ct, Fontana, CA 92336, Rigoberto Orozco Jr., 15289 Camp Rock Ct, Fontana, CA 92336

Business is Conducted By: A Married Couple

Signed: 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/ Jessica M Orozco This statement was filed with the County Clerk of San Bernardino on: 8/12/19

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: 8/12/2014

County Clerk, s/GM

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/16/19, 8/23/19, 8/30/19, 9/6/19

FICTITIOUS BUSINESS NAME STATEMENT FILE NO-20190009196

The following person(s) is(are) doing business as: Zlu Design & Associates, 9805 La Vine Ct, Rancho Cucamonga, CA 91701, Zheng Lu, 9805 La Vine Ct, Rancho Cucamonga, CA 91701

Business is Conducted By: An Individual

Signed: 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/ Zheng Lu This statement was filed with the County Clerk of San Bernardino on: 8/06/19

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: N/A

Public Notices

Began Transacting Business: N/A

County Clerk, s/AG

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

8/16/19, 8/23/19, 8/30/19, 9/6/19

FBN 20190008960

The following entity is doing business as: LOKISM EXPERIMENT 14620 NEVADA CT FONTANA, CA 92336

EDWARD R SEGURA 14620 NEVADA CT FONTANA, CA 92336 [and] ETHAN K LAZO 1700 EAST DATE ST APT #1097 SAN BERNARDINO, CA 92404 [and] ALEX K LE 13372 CUMBERLAND PL FONTANA, CA 92336

Business is Conducted By: A GENERAL PARTNERSHIP

Signed: 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/Edward R Segura This statement was filed with the County Clerk of San Bernardino on: 7/31/2019

I hereby certify that this is a correct copy of the original statement on file in my office.

Began Transacting Business: 5/15/2019

County Clerk, deputy

NOTICE- This fictitious business 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 name in violation of the rights of another under federal, state, or common law (see section 14400 et. Seq. Business & Professions Code).

Published in the San Bernardino County Sentinel on 8/16, 8/23, 8/30 & 9/06, 2019.

FBN 20190007689

The following person is doing business as: T-SHIRT HIGHLAND OUTLET 1120 E. HIGHLAND AVE. S-1 SAN BERNARDINO, CA 92404; TAN I KIM-MULLER 1120 E. HIGHLAND AVE. S-1 SAN BERNARDINO, CA 92404

The business is conducted by: AN INDIVIDUAL. The registrant commenced to transact business under the fictitious business name or names listed above on: 12/15/2015

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/ TAN I KIM MULLER, OWNER Statement filed with the County Clerk of San Bernardino on: 06/28/2019

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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201942CV

FBN 20190008380

The following person is doing business as: PARADISE LIQUOR AND MART. 1580 N MOUNT VERNON AVE SAN BERNARDINO, CA. 9241

Public Notices

July 16, 2019

Mr. Robert Page, Registrar of Voters
San Bernardino County Elections Office of the Registrar of Voters
777 East Rialto Avenue
San Bernardino, CA 92415-0770

Re: INITIATIVE TO REPEAL THE SPECIAL TAX ASSOCIATED WITH FIRE PREVENTION ZONE FIVE

Dear Mr. Page:

For your immediate attention, enclosed please find the following documents relating to an initiative measure entitled INITIATIVE TO REPEAL SPECIAL TAX ASSOCIATED WITH FIRE PREVENTION ZONE FIVE:

- Notice of Intent to Circulate Petition including a statement of reasons for the initiative (Elections Code §9302); and
• Proof that the notice of intention and statement was published in a newspaper of general circulation located within the San Bernardino County Fire Protection District (Elections Code §9303 and §9304)
• Certifications by proponents regarding use of initiative petition signatures (Elections Code §9608); and
• Text of the INITIATIVE TO REPEAL THE SPECIAL TAX ASSOCIATED WITH FIRE PREVENTION ZONE FIVE and

The name and address of the persons proposing this measure for purposes of Election Code §9304 are presented on the second page of the attached Notice of Intent to Circulate Petition.

Sincerely,

Signature: [Handwritten Signature]

Print Name: Charles Pruitt

Signature: [Handwritten Signature]

Print Name: RICHARD R. SAYERS II

Signature: [Handwritten Signature]

Print Name: David Jarvis

Proponents

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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201919MT

FBN 20190008534
The following person is doing business as: RIVERA JANITORIAL SERVICE. 14781 MOUNTAIN HIGH DR FONTANA, CA, 92337; TERESO RIVERA 14781 MOUNTAIN HIGH DR FONTANA, CA 92337 The 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/ TERESO RIVERA, OWNER Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201918CH/EM

FBN 20190008552
The following person is doing business as: INDUSTRY MUSIC GROUP. 288 N RIVERSIDE AVE RIALTO, CA, 92376; MAILING ADDRESS 755 W FONTLEE LANE RIALTO, CA, 92376; RUBEN GARCIA 755 W FONTLEE LANE RIALTO, CA 92376; TANYA M GARCIA 755 W FONTLEE LANE RIALTO, CA 92376 The 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 179130. I am also aware that all information on this statement becomes Public Record upon filing. s/ RUBEN GARCIA, GENERAL PARTNER

Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201917CH

FBN 20190008555
The following person is doing business as: MONSTER RACING. 3608 LA REATA DR CHINO, CA, 91710; MMR SPORTS GROUP LLC 3608 LA REATA DR CHINO, CA 91710 The business is conducted by: A LIMITED LIABILITY COMPANY. 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/ CHRIS DEMARCHI, MANAGING MEMBER Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201916CH

FBN 20190008556
The following person is doing business as: CREARTIVE MEDIA & DESIGN. 328 E. COMMERCIAL RD. UNIT 106 SAN BERNARDINO, CA, 92408; MICHAEL DAVIDSON 12033 SAGE CT. YUCAIPA, CA 92399 The 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/ MICHAEL DAVIDSON, OWNER Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201915CH

FBN 20190008546
The following person is doing business as: ASC AUTO TRANSPORT. 18154 CAROB ST HESPERIA, CA, 92345; JORGE G DE ALBA 18154 CAROB ST HESPERIA, CA 92345 The 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/ JORGE G DE ALBA, OWNER Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201914IR

FBN 20190008538
The following person is doing business as: TAQUERIA LA GUACAMAYA. 15004 CARROLTON ST ADELANTO, CA, 92301; ISRAEL VAZQUEZ CRUZ 15004 CAR-

ROLTONSTADELANTO,CA92301 The 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/ ISRAEL VAZQUEZ CRUZ, OWNER, Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201913IR

FBN 20190008530
The following person is doing business as: RASPADOS SINA LOKOS. 380 S RIVERSIDE AVE RIALTO, CA, 92376; OSCAR M LOPEZ CASTRO 380 S RIVERSIDE AVE RIALTO, CA 92376 The 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/ OSCAR M LOPEZ CASTRO, OWNER Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 Bernardi-

no County Sentinel 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201912IR

FBN 20190008539
The following person is doing business as: GOLD COAST CONSTRUCTION. 9320 SANTA ANITA AVE. SUITE #102 RANCHO CUCAMONGA, CA, 91730; MAILING ADDRESS 1362 LAFAYETTE RD. #P CLAREMONT, CA, 91711; JOSEPH M RASICH 9320 SANTA ANITA AVE. SUITE #102 RANCHO CUCAMONGA, CA 91730 The 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/ JOSEPH M RASICH, OWNER Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201911IR

FBN 20190008529
The following person is doing business as: MJ EXPRESS. 19449 KATYDID AVE BLOOMINGTON, CA, 92316; MARIA G PARTIDA ORTIZ 19449 KATYDID AVE BLOOMINGTON, CA 92316 The 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/ MARIA G PARTIDA ORTIZ, OWNER Statement filed with the County Clerk of San Bernardino on: 07/19/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201909IR

NOTICE OF INTENT TO CIRCULATE PETITION

Notice is hereby given by the persons whose names appear hereon of their intention to circulate the petition within the San Bernardino County Fire Protection District for the purpose of repealing the special tax associated with Fire Protection Service Zone (FP-5). A statement of the reasons of the proposed action as contemplated in the petition is as follows:

The intent of this initiative is to repeal the special tax associated with Fire Protection Service Zone (FP-5). What is the history of FP-5? Why should the special tax be repealed? The special tax associated with FP-5 was originally approved by 1,022 voters to supplement fire services in Silver Lakes and Helendale, small desert communities located between Victorville and Barstow. For more than ten years, the self-imposed tax did exactly as was intended by voters in those communities. The additional funds supplemented the one percent property tax to provide fire services to residents in the 5.6 square mile area approved by local voters. In 2015, the City of San Bernardino, mired in bankruptcy and unable to reduce costs via negotiation with their municipal fire department, approved a scheme to move fire-services off the city's balance sheet. Working hand and glove with the San Bernardino County Local Agency Formation Commission (LAFCO) the County of San Bernardino agreed to take responsibility for the city's fire services. In exchange the County received "All property tax revenues attributable to the City..." Curiously, the LAFCO-brokered agreement also included a requirement to "...create a new sub-service zone under FP-5 to reflect the City of San Bernardino territory." With this short phrase elected officials and bureaucrats saddled property owners in the city with an additional parcel tax which may be increased by three percent per year.

In so doing, the local political machine successfully circumvented Article XIII C of the Constitution of California which states: "No local government may impose, extend, or increase any special tax unless and until that tax is submitted to the electorate and approved by a two-thirds vote."

Recognizing the financial upside of divesting municipal fire service responsibilities, 29 Palms, Needles and Upland quickly followed suite. Fire services in each of these communities were annexed to County Fire. FP-5, and the associated special tax, was expanded as the preferred vehicle to extract additional revenue from local citizens to fund the deal.

Not to be outdone, the County of San Bernardino recognized the potential for a multi-million dollar special tax bonanza. In 2018, following the recommendation of senior county bureaucrats, the Board of Supervisors approved a resolution to expand FP-5 to cover 19,278 square miles of the county! A special tax, originally approved by 1,022 voters to serve 5,000 residents in a small area, was leveraged to impose that tax on one million county residents and extract an additional \$27 million in tax revenue! This was all done without the two-thirds vote required by the People's Constitution.

With a "YES" on this initiative, voters will repeal the special tax and send a clear message to county and local politicians. If more funding is required for operations, government must place a request on the ballot and convince two-thirds of the people to vote in favor. See www.redbrennan.org for details.

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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201910IR

FBN 20190008196
The following person is doing business as: MADPOWERSPORTZ.COM. 5130 SCHAEFER AVE. UNIT J CHINO, CA, 91710; GCD CONSTRUCTION, INC. 4340 ROSEVELT COURT CHINO, CA 91710 The business is conducted by: A 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/ GREG C. DITOMMASO, CEO Statement filed with the County Clerk of San Bernardino on: 07/12/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201908MT

FBN 20190008205
The following person is doing business as: DIMAS AVIATION INC. 1755 SESSUMS DR HNGR C37 REDLANDS, CA, 92374; MAILING ADDRESS P.O. BOX 283077 SAN FRANCISCO, CA, 94128; DIMAS AVIATION, INC 1755 SESSUMS DR HNGR C37 REDLANDS, CA 92374 The business is conducted by: A 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/ CHRISTOPHER CONTRERAS GOMEZ, PRESIDENT Statement filed with the County Clerk of San Bernardino on: 07/12/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201908MT

FBN 20190008192
The following person is doing business as: INSANITY FRIES. 1859 BRADLEY CT APT C SAN BERNARDINO, CA, 92411; MAILING ADDRESS P.O. BOX 7823 SAN BERNARDINO, CA, 92411; MAURICE G HENRY 1859 BRADLEY CT APT C SAN BERNARDINO, CA 92411 The business is conducted by: A TRUST. 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/ MAURICE G. HENRY, TRUSTEE Statement filed with the County Clerk of San Bernardino on: 07/12/2019 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201907MT

FBN 20190008204
The following person is doing business as: BLAST TRANSPORTATION. 17804 CITRON AVE FONTANA, CA, 92335;

Public Notices

Signed
Signature: Charles Pruitt
Print Name: Charles Pruitt
Address: 7628 Apache Trail Yucca Valley CA 92284
Signature: Richard A. Sayers II
Print Name: RICHARD A. SAYERS II
Address: 56926 YUCCA TRAIL # 514 YUCCA VALLEY, 92284 CA
Signature: David Jami
Print Name: David Jami
Address: 49247 Katzev Dr Yucca Valley CA 92286

measure is legally preempted.

SECTION 4. Severability

If any word or words of this initiative measure, or its application to any situation, are held invalid or unenforceable, in a final judgment that is no longer subject to rehearing, review or appeal by a court of competent jurisdiction, then that word or those words are severed and the remaining part of this initiative measure, and the application of any part of this initiative measure to other situations, shall continue in full force and effect. We, the people of the San Bernardino County Fire Protection District, declare that we would have adopted this initiative measure, and each word to it, irrespective of the fact that any other condition, word or application to any situation, be held invalid.

SECTION 5. Determining Consistency

A. To ensure that the intent of this measure prevails and is subject to express, objective standards that cannot be changed through subsequent discretionary actions or interpretations, words shall be incorporated according to the intent expressed in this initiative measure and shall be applied in accordance with their plain meaning, rather than according to any contrary provision or interpretation in the Charter of the County of San Bernardino.
B. Adoption of this initiative measure is essential to the preservation of the quality of life, property values and the health, safety and general welfare interests of residents and property owners within the San Bernardino County Fire Protection District.

SECTION 6. Conflicting Measures

If any measure, appearing on the same ballot as this measure, addresses the same subject matter in a way that conflicts with the treatment of the subject matter in this measure, and if each measure is approved by a majority vote of those voting on each measure, then as to the conflicting subject matter the measure with the highest affirmative vote shall prevail, and the measure with the lowest affirmative vote shall be deemed disapproved as to the conflicting measure.

SECTION 7. Amendment

No term or provision of this initiative measure may be changed or amended without a majority vote of the people on a ballot measure submitted to the electorate.

FULL TEXT OF PROPOSED MEASURE TO IMPLEMENT THE INITIATIVE INITIATIVE TO REPEAL THE SPECIAL TAX ASSOCIATED WITH FIRE PREVENTION ZONE FIVE

The people of the San Bernardino County Fire Protection District hereby declare and ordain as follows:

SECTION 1. Statement of Purpose and Authority

- (a) Article XIII C, Section 3 of the Constitution of California expressly grants authority to the voters of a local government to reduce or repeal any local tax, assessment, fee or charge.
(b) The purpose of this measure is to repeal the special tax associated with Fire Protection Service Zone FP-5.

SECTION 2. Adopted Measure

Pursuant to the authority granted by Article XIII C, Section 3 of the Constitution of California, the citizens of San Bernardino County Fire Protection District do hereby repeal the special tax associated with Fire Protection Service Zone FP-5.

SECTION 3. Effective Date

- A. To the extent permitted by law, the provisions of the measure embodied in this initiative shall be effective upon voter approval of the initiative as provided by California law.
B. No provision of the San Bernardino Charter, judgment or ruling from a court of competent jurisdiction, or any law that is inconsistent with this initiative measure shall be enforced after the Effective Date, unless the opponent can prove with clear and convincing evidence that the

ALEXANDER BLAS 17804 CITRON AVE FONTANA, CA 92335
The 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/ ALEXANDER BLAS, OWNER
Statement filed with the County Clerk of San Bernardino on: 07/12/2019
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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB3021906CH

mon law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB3021905CH

FBN 20190008232
The following person is doing business as: JOSEPHINE NAILS LLC. 20 N 6TH ST REDLANDS, CA, 92373; JOSEPHINE NAILS LLC. 20 N 6TH ST REDLANDS, CA, 92373
The business is conducted by: A LIMITED LIABILITY COMPANY.
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/ HOANG THANH PHAN, MANAGER
Statement filed with the County Clerk of San Bernardino on: 07/15/2019
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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB3021904CH

FBN 20190007235
The following person is doing business as: LLANTAS/TIRES ROUTE 66. 2406 FOOTHILL BLVD. SAN BERNARDINO, CA, 92410; LILIA VALLE 2406 FOOTHILL BLVD. SAN BERNARDINO, CA 92410
The 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 179130. I am also aware that all information on this statement becomes Public Record upon filing.
s/ LILIA VALLE, WIFE
Statement filed with the County Clerk of San Bernardino on: 07/17/2019
I hereby certify that this copy is a correct copy of the original statement 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 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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB3021903CH

FBN 20190008257
The following person is doing business as: JENNY'S DREAM. 829 W. FOOTHILL BLVD SUITE B UPLAND, CA, 91786; MAILING ADDRESS 8255 VINEYARD AVE AP#1400J RANCHO CUCAMONGA, CA, 91730; JENNY M SANCHEZ 8255 VINEYARD AVE, AP#1400J RANCHO CUCAMONGA, CA 91730
The 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/ JENNY M SANCHEZ, OWNER
Statement filed with the County Clerk of San Bernardino on: 07/15/2019
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 07/26/2019, 08/02/2019, 08/09/2019, 08/16/2019 CNBB3021902CH

FBN 20190007701
The following person is doing business as: A+ SPANISH INTERPRETING SERVICE. 245 E. 1ST STREET #2015 RIALTO, CA, 92376; MAILING ADDRESS P.O. BOX 147 RANCHO CUCAMONGA, CA, 92376; ARACELY F ACOSTA 245 E. 1ST

STREET #2015 RIALTO, CA 2376
The 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/ ARACELY F ACOSTA, OWNER
Statement filed with the County Clerk of San Bernardino on: 06/28/2019
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 08/02/2019, 08/09/2019, 08/16/2019 CNBB30201901R

FBN 20190008725
The following person is doing business as: PORTABLE TRAILER PRODUCTS INC 560 MAPLE COURT #A COLTON, CA 92324; PORTABLE TRAILER PRODUCTS INC 560 MAPLE COURT #A COLTON, CA 92324
The business is conducted by: A 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 JAY CHASE, C.F.O
Statement filed with the County Clerk of San Bernardino on: 07/24/2019
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 08/02/2019, 08/09/2019, 08/16/2019, 08/23/2019 CNBB31201925MT

FBN 20190008702
The following person is doing business as: H & M FENCE 935 BROOKS ST. ONTARIO, CA 91762; H & M WELDING & POWDER COATING INC 935 BROOKS ST. ONTARIO, CA 91762
The business is conducted by: A 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/ MANUEL PEDRAZA, SECRETARY
Statement filed with the County Clerk of San Bernardino on: 07/24/2019
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 08/02/2019, 08/09/2019, 08/16/2019, 08/23/2019 CNBB30201924MT

FBN 20190008687
The following person is doing business as: LA NINA FRESA 506 HOLT BLVD SUITE B ONTARIO, CA 91761; ILEANA GILES 506 HOLT BLVD SUITE B ONTARIO, CA 91761
The 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/ ILEANA GILES OWNER
Statement filed with the County Clerk of San Bernardino on: 07/24/2019
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 08/02/2019, 08/09/2019, 08/16/2019, 08/23/2019 CNBB31201923MT

FBN 20190008474
The following person is doing business as: MAIQUELA'S COSMETOLOGY ACADEMY, INC. 1434 E. FOOTHILL BLVD SUITE D-E UPLAND, CA 91786; MAIQUELA'S COSMETOLOGY ACADEMY, INC. 8511 LONG BEACH BLVD SOUTH GATE, CA 90280
The business is conducted by: A CORPORATION
The registrant commenced to transact business under the fictitious business name or names listed above on: 08/01/2017
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/ MAIQUELA NORTON, PRESIDENT
Statement filed with the County Clerk of San Bernardino on: 07/25/2019
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 08/02/2019, 08/09/2019, 08/16/2019, 08/23/2019 CNBB31201922CH

FBN 20190008760
The following person is doing business as: FAST LANE DIESEL REPAIR 1004 MAGNOLIA AVE ONTARIO, CA 91762; JARED J LEWIS 1004 MAGNOLIA AVE ONTARIO, CA 91762
The 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/ JARED LEWIS, OWNER
Statement filed with the County Clerk of San Bernardino on: 07/25/2019
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 08/02/2019, 08/09/2019, 08/16/2019, 08/23/2019 CNBB31201921HEM

FBN 20190008767
The following person is doing business as: JETS MOBILE SERVICE 1901 LOMITA BLVD SPC #3 LOMITA, CA 90717; JORGE E TORRES 1901 LOMITA BLVD SPC #3 LOMITA, CA 90717
The 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/ JORGE E. TORRES, OWNER
Statement filed with the County Clerk of San Bernardino on: 07/25/2019
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 08/02/2019, 08/09/2019, 08/16/2019, 08/23/2019 CNBB31201920MT

FBN 20190008751
The following person is doing business as: U&E JANITORIAL MAINTENANCE 10352 CENTRAL AVE MONTCLAIR, CA 91763; MAILING ADDRESS P.O. BOX 310606 FONTANA, CA 92331; ODDEM LLC 10352 CENTRAL AVE MONTCLAIR, CA 91763
The business is conducted by: A LIMITED LIABILITY COMPANY
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/ MERCEDES MORIN, MANAGING MEMBER
Statement filed with the County Clerk of San Bernardino on: 07/25/2019
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

Public Notices

This statement was filed with the County Clerk of San Bernardino County on 2/11/2019. 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201917CH

FBN 20190009115
The following person is doing business as: ASSURANCE SAFETY PROTECTION 210 E 19TH ST APT 12 SAN BERNARDINO, CA 92404; TEOFILIO I MEDINA 210 E 19TH ST APT 12 SAN BERNARDINO, CA 92404 The 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/ TEOFILIO I. MEDINA, OWNER Statement filed with the County Clerk of San Bernardino on: 8/02/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201919MT

FBN 20190009096
The following person is doing business as: BRENDA'S ACCESSORIES 201 CHANDLER WEST HIGHLAND, CA 92346; BRENDA L JOHNSON 201 CHANDLER WEST HIGHLAND, CA 92346 The business is conducted by: AN INDIVIDUAL The registrant commenced to transact business under the fictitious business name or names listed above on: 08/02/2019 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/ BRENDA L. JOHNSON, OWNER Statement filed with the County Clerk of San Bernardino on: 8/02/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201920MT

FBN 20190009114
The following person is doing business as: CALPRO CARE 4959 PALO VERDE ST SUITE #206C-1 MONTCLAIR, CA 91763; CALIFORNIA PROFESSIONAL CARE 4959 PALO VERDE ST SUITE #206C-1 MONTCLAIR, CA 91763 The business is conducted by: A 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/ HAZEL DIANA GALVEZ, PRESIDENT Statement filed with the County Clerk of San Bernardino on: 8/02/2019 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

Public Notices

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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201921MT

FBN 20190009091
The following person is doing business as: INTEGRATED INVESTMENT CONCEPTS 225 W HOSPITALITY LANE STE 201B SAN BERNARDINO, CA 92408; ERIC R JORDAN 225 W HOSPITALITY LANE STE 201B SAN BERNARDINO, CA 92408 The business is conducted by: AN INDIVIDUAL The registrant commenced to transact business under the fictitious business name or names listed above on: 11/19/2013 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/ ERIC R. JORDAN, OWNER Statement filed with the County Clerk of San Bernardino on: 8/02/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201922MT

FBN 20190008865
The following person is doing business as: YOUR MARKET 739 N. MT. VERNON STE 500 SAN BERNARDINO, CA 92411; THAVY M SENG 739 N. MT. VERNON STE 500 SAN BERNARDINO, CA 92411 The 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/ THAVY M SENG Statement filed with the County Clerk of San Bernardino on: 7/29/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201923CH

FBN 20190009092
The following person is doing business as: CYCLE DNA 12210 MICHIGAN AVE SUITE 15 GRAND TERRACE, CA 92313; JORDAN R SURBER 35428 SUNLIGHT DRIVE YUCAIPA, CA 92399 The 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/ JORDAN R. SURBER, OWNER Statement filed with the County Clerk of San Bernardino on: 8/02/2019 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 Bernardi-

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no County Sentinel 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201924CH

FBN 20190009104
The following person is doing business as: ANGEL'S ASSISTED LIVING 2414 OGDEN AVE. SAN BERNARDINO, CA 92407; ALWAYS AND EVER CARE, INC. 20651 GOLDEN SPRING DR. #407 DIAMOND BAR, CA 91789 The business is conducted by: A 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/ PATRIA DU-FRENNE, PRESIDENT Statement filed with the County Clerk of San Bernardino on: 8/02/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201925CH

FBN 20190009086
The following person is doing business as: EASY TRADING 12345 MOUNTAIN AVE STE #N148 CHINO, CA 91710; YUPING LIU 12709 VERBENA AVE CHINO, CA 91710 The 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/ YUPING LIU Statement filed with the County Clerk of San Bernardino on: 8/02/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201926CH

FBN 20190008793
The following person is doing business as: ELLIES FUN PIANO STUDIO 26316 THUNDERBIRD DRIVE LAKE ARROWHEAD, CA 92352; MAILING ADDRESS P.O BOX 831 TWIN PEAKS, CA 92391; HELEN R BOYD 26316 THUNDERBIRD DRIVE LAKE ARROWHEAD, CA 92352 The 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/ HELEN R. BOYD, OWNER Statement filed with the County Clerk of San Bernardino on: 07/26/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201927MT

FBN 20190008805
The following person is doing business as: MENDOZA LANDSCAPE 25992 EDMONT DR SAN BERNARDINO, CA 92404; JORGE M GARCIA 25992 EDMONT DR

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SAN BERNARDINO, CA 92404 The 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/ JORGE MENDOZA, OWNER Statement filed with the County Clerk of San Bernardino on: 07/26/2019 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).

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FBN 20190008717
The following person is doing business as: RESILIENCE TATTOO COLLECTIVE 1644 E WASHINGTON ST COLTON, CA 92324; CHAYNE J HUDSON 1644 E WASHINGTON ST COLTON, CA 92324 The 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/ CHAYNE J HUDSON, OWNER Statement filed with the County Clerk of San Bernardino on: 07/24/2019 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

Public Notices

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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201931CH

FBN 20190008649
The following person is doing business as: DETERMINED AS FK; DAF 3097 N MAPLE AVE RIALTO, CA 92377; SHIGEO O NAKAGAWA 3097 N MAPLE AVE RIALTO, CA 92377; JESSICA NAKAGAWA 3097 N MAPLE AVE RIALTO, CA 92377; LUIS B PENA 6487 ALEATICO PL RANCHO CUCAMONGA, CA 91737 The business is conducted by: JOINT VENTURE The registrant commenced to transact business under the fictitious business name or names listed above on: N/A

Public Notices

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/ SHIGEO O NAKAGAWA, GENERAL PARTNER Statement filed with the County Clerk of San Bernardino on: 07/23/2019 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 08/16/2019, 08/23/2019, 08/30/2019, 09/06/2019 CNBB33201930IR

Burguan Retires As SB Police Chief Early In Valdivia's Term As Mayor from page 3

tion sometimes being diffused by requests for his input with regard to response readiness in other jurisdictions.

He began with the San Bernardino Police Department in January 1992, when he was 21. Throughout his time with San Bernardino, he worked in, supervised or managed units in every division of the department, while earning a bachelor's degree and a masters degree in management from the University of Redlands. In 2012, he sojourned to Boston, where he took graduate courses and graduated from the Senior Management Institute for Police, which is part of the Police Executive Research Forum of Boston University. He also was a member of Class 53 of the California Police Officer Standard and Training College, from which he was provided with a management certificate.

In 2013, he succeeded Robert Handy as police chief.

Burguan for years has made the daily commute from Lake Arrowhead.

He took an extended leave in February to undergo knee replacement surgery. Boosted into the position of his temporary replacement at that time was Eric McBride, who had promoted to the position of assistant chief under Burguan and whom Burguan had supported in that promotion. McBride has now moved into the police chief's position, which was not previously anticipated as McBride is four years older than Burguan. With the traditional minimum retirement age for police officers being 50, it was previously thought Burguan would most certainly remain with the department at least until he eclipses his 50th birthday in November 2020, and would perhaps remain with the department until 2025, at which point he would maximize his pension at 100 percent of his salary. In 2025, McBride will be 59, somewhat past what is considered the standard retirement age in the law enforcement profession presently.

Burguan's return from his medical leave for the knee surgery was anticipated in May. One unconfirmed report was that his physician had not cleared him for resuming his duties. The true reason for the delay in his return has not been made clear, however. There are indications that the ascendancy of John Valdivia as San Bernardino mayor may have been a factor in Burguan's decision not to return. It is an open secret that

Valdivia is under investigation by the FBI stemming from reports that money originating from the sale of illegal drugs has been filtered into his personal banking and political campaign accounts, accompanied by reports that the largesse provided to the mayor purchased those donors protection from investigation and arrest by the San Bernardino Police Department and prosecution by the district attorney's office, and that Valdivia had encouraged the department to step up enforcement efforts against his donors' competitors in the sale of illicit substances out of storefronts and other businesses within the city. Burguan's positive reputation as a consequence of his handling of the December 2, 2015 attack has opened doors for his possible employment elsewhere, including at the federal level with the Department of Homeland Security or with big city police departments such as those in Philadelphia or Cleveland, conditional only upon the formality of his making an application. He thus may have decided that returning as police chief in San Bernardino under the current circumstance is too risky and potentially damaging to his prospects elsewhere.

It is unclear whether the city had given him a special dispensation in allowing him to retire at 48.

In an email to police staff that went out on Wednesday and which has since been publicly disclosed and has come too serve as his farewell statement, Burguan wrote, "Any success that I ever had in a leadership position came as a result of good people within the organization doing good work, and I am truly appreciative of each and every one of you and the service that you have provided to the city and the department."

-Mark Gutglueck

SB Cannot Reduce Soon-Exiting Elected Officials' Pay, Judge Rules from page 6

writ of mandate is granted," the record of his ruling states. "Salaries which were in place remain in place till [the] end of office."

After the hearing, Hanna told the Sentinel, "I'm glad the court agreed that the council had no authority to cut our salaries. It was an ill-advised, costly and completely unnecessary distraction. They were warned by Best Best & Krieger recently, and another law firm in 2017, that it was not advisable to do this. Going forward, perhaps the council would be well-served to heed the advice of its professional advisors."

San Bernardino County Coroner Reports

Coroner's Report #701904229 On June 20, 2019, at 10:20 pm, California Highway Patrol and Barstow Fire Department personnel were dispatched to the area of Main Street and Oak Grove Road, in response to a single-vehicle traffic collision. Upon arrival, one of the occupants of the vehicle, Tamara Fox, a 34-year-old, resident of Victorville, was pronounced dead at the scene at 10:41 pm. The California Highway Patrol, Barstow Station, is investigating the collision. [06222019 0609 JL]

Coroner's Report #701904224 On Thursday, June 20, 2019, at 3:15 PM, a single vehicle traffic collision was reported at the intersection of Slover Avenue and Cypress Avenue in Fontana. The driver, Andres Almaguer Rivera, 20, of Bloomington, was transported by ambulance to Arrowhead Regional Medical Center, where he was pronounced dead in the emergency department at 4:12 PM. The collision is under investigation by Fontana Police Department. [06212019 JL]

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

Third Censure Fails from front page

fully believes was a slight by the district he suffered more than a decade ago.

By February, little more than two months after Williams had assumed office, he was censured by a vote of his colleagues. That censure was based on the contention that Williams was unduly harassing district employees and making use of district assets for his personal

use. Williams denied the allegations.

Censures of elected officials are exceedingly rare, and usually are a move of last or near-last resort by members of a governing board against a colleague with whom they do not get along. The February censure of Williams appears to be the most rapid application of the censure process against an elected official in San Bernardino County history. Four months later, in June, the board censured Williams a second time, on that

occasion for his having disregarded the expectations of his comportment set out in the February censure.

DeMonaco this week sought a third censure, which he asserted was appropriate based on an incident that occurred after the conclusion of the fire board's meeting on July 10. According to DeMonaco, Williams "touched" him on the back and neck as they were engaged in an intense argument.

DeMonaco contacted the Chino Police Depart-

ment on July 12 about what had occurred, and filed a complaint.

While Williams acknowledges that he had casual contact with DeMoaco during the July 10 encounter, he maintains that DeMonaco was mischaracterizing and exaggerating a gesture that was made as he voiced a sincere appeal to see if the contretemps between him and the rest of the board could be resolved.

The fire board, by taking up the board president's request for another

censure, gave currency to DeMonaco's assertion that the incident was another of a series of actions by Williams that are out of keeping with the decorum that the board should maintain. Ultimately, however, the board decided against making a further official public rebuke of one of its members. The ongoing back-and-forth between Williams and the other board members has garnered considerable publicity that in the opinion of some does not reflect positively on the

district.

Board Vice President Harvey Luth, who has been sharply critical of Williams in the past, spoke for the balance of the board when he stated that he was not in favor of lodging any further censures against Williams unless Williams' action went beyond a threshold of negligence or wrongdoing that would involve the district in civil or criminal liability.

Williams, irascibly, referred to DeMoaco's motion as both "stupid" and "crazy."

Historically, Wonder Valley Has Endured Short Shift From The County from page 4

lated, boasting an estimated population of 1,100 throughout its roughly 175-square mile expanse. Some 3,000 recreational cabins and more permanent living structures built by homesteaders between 1938 and the mid-1960s under the Small Tract Act, also known as the "Baby Homestead Act," once dotted the landscape, though hundreds were demolished and removed as part of a clean-up effort over the last two decades. Most of these remaining structures, sometimes called "jackrabbit homesteads," are vacant or abandoned. Wonder Valley lies within the county's Third Supervisorial District, currently overseen by Supervisor Dawn Rowe.

Until 2005 the rural community managed on its own, with the augmentation funding due it from the state and county. For more than half of a century it fended for itself with regard to the provision of basic fire protection service, utilizing a paid call firefighting staff working out of

its traditional Wonder Valley Fire Station.

For the better part of those fifty years, the volunteer fire department's primary capital vehicle was its water tender, which holds thousands of gallons of water. The water tender had been custom built by the volunteer firefighters and other locals, a unique adaptation of an existing firetruck that had welded onto its body and frame water tanks capable of storing over 2,000 gallons of water.

After the community voted to become a special county fire district tax zone, the volunteer fire department was subsumed by the county fire department 13 years ago. The San Bernardino County Fire Department operated Fire Station 45, located at 80526 Amboy Road, manned with both on-call firefighters and volunteers along with two professional, full-time firefighters, serving under the command of a county fire division commander.

In 2016, a year before the county fire department's abandonment of Fire Station 45, the county fire department removed the 2,000-gallon water tender from Wonder Valley. In its stead, the county substituted a

modern brush patrol engine, which carries 250 gallons. County officials contend that the brush patrol engine provides adequate means for a first response and carries enough water to initiate a fight against a fire, while more water and fire suppression capability will be in transit from Twentynine Palms and the Marine Corps Air Ground Combat Center's fire department. Firefighters from the Marine base, with their more extensive firefighting apparatus, can reach Wonder Valley within ten to fifteen minutes, county officials maintain. Mutual aid, meaning an agreement by which fire agencies have committed to assist one another, provides Wonder Valley with an assurance that the community will not be neglected or overlooked in a dire, or even less than dire, emergency, according to county officials.

The custom-built Wonder Valley tender was slower than the brush patrol vehicles, which in any event were in most cases on station in Wonder Valley previously and were generally the first vehicles to respond to fire calls.

Still the same, many Wonder Valley resi-

dents believe the county slighted them and engaged in a serious oversight by removing the tender, which provided a depth of immediate protection in the event of a conflagration. It has been pointed out that the 250 gallons of water in a brush patrol truck can be exhausted in less than three minutes and that knocking down a structure fire, such as one at a residence, will most certainly require more than 250 gallons of water.

Between 2006 and 2018, Wonder Valley property owners paid a fire service assessment of roughly \$37 annually. In 2016, the San Bernardino County Fire Department proposed an increase of that assessment to \$321 to supply the community with an additional two-man crew or \$489 for a 3-man crew. Wonder Valley residents considered assessments of that magnitude pretty much out of their affordability range. The matter became moot with the 2017 closure of Fire Station 45.

Last October, the county put the entirety of unincorporated San Bernardino County in Fire Service Zone 5, imposing on all property owners whose land lies outside of 20 of the coun-

ty's 24 cities, as well as the property owners in Upland, San Bernardino, Twentynine Palms and Needles, an annual per parcel assessment of \$157. In this way, the residents of Wonder Valley have seen the fire service assessment they agreed to pay to the county for fire protection in 2005 zoom from \$37 per year to \$157 annually, while the county has just permanently closed out the town's fire station.

The best available data shows that since the closure of Fire Station 45, the average response time to a call for emergency service in Wonder Valley has increased by more than four minutes.

In the announcement that Fire Station 45 is to remain permanently closed as a county fire department facility, local residents detected evidence that the September 2017 report of the contamination in the well serving the fire station was a ruse to justify the closure. They noted that in the spring of 2017, the county gave indication, as part of its budget for 2017-18, that it was going to close out the Wonder Valley Fire Station. That was well ahead of the September 2017 "discovery" of the contamination at the fire

station's well, they noted. When the first version of the county budget was released in May 2017, it did not include funding for the Wonder Valley fire station. But in finalizing the budget, county supervisors elected to maintain budgeting for the station after it was demonstrated that the call volume there justified its continuing operation.

This week, the county fire department, in making the announcement of the fire station's permanent closure, indicated that the station will in short order have another occupant, a non-profit service provider that was not further specified. That a county agency is making the structure available for use or habitation by another entity reveals that the claimed contamination issue there is either nonexistent or not as serious as was claimed, residents pointed out, since the county would bear liability if any harm were to come to those using the facility based upon the county having cleared it for use.

-Mark Gutglueck



County Wildlife Corner

Tree-Killing Pest Detected In Big Bear Area

Forest and fire officials ask for the public's help to stop the spread of gold spotted oak borer

The invasive goldspotted oak borer (GSOB, *Agrilus auroguttatus*) was detected last week in recently-killed and dying California black oaks on private property in the unincorporated San Bernardino County community of Sugarloaf. Larval, pupal and adult life stages of the beetle were extracted by the California Department of Forestry and Fire Protection (CAL FIRE) and U.S. Forest Service personnel from under the tree bark. A

San Bernardino County fire hazard officer, who had received goldspotted oak borer identification training, made the initial discovery while conducting hazard inspections. This is the second goldspotted oak borer infestation identified in San Bernardino County, the first discovery being in the Oak Glen area in fall of 2018. This is also the second goldspotted oak borer infestation on the San Bernardino National Forest, the first being in Idyllwild in 2012.

The long-range spread of the goldspotted oak borer from its native range in Arizona to San Diego, then Riverside, Orange, Los Angeles counties and, now, San Bernardino County, has been attributed to the movement of goldspotted oak borer-infested firewood. Therefore, it is critical to take precautions to avoid transporting potentially-infested oak firewood within, to or from the San Bernardino Mountains.

The goldspotted oak

borer may already be in other portions of San Bernardino County but haven't been discovered yet. These non-native beetles aggressively attack California black oaks, coast live oaks and even canyon live oaks, whether in mountain communities, forests, valleys or cities. To make matters worse, goldspotted oak borers prefer larger oaks, the very trees we depend on for beauty, shade and wildlife habitat.

Learn about the

goldspotted oak borer at www.GSOB.org, including how to identify and report a suspected goldspotted oak borer infestation. If you have oak trees that have recently died and have been cut down, it's critical to make sure the wood is not infested before transporting it! The goldspotted oak borer website has information on how to manage infested wood.

CAL FIRE, the San Bernardino National Forest and other collaborating agencies will de-

velop a goldspotted oak borer response plan for the mountaintop communities in San Bernardino County. This will include determining the current extent of the infestation in the area. In the interim, at-risk communities should educate themselves about the goldspotted oak borer threat and share the information with their neighbors and friends in any San Bernardino County communities with oak trees.

Multipronged Effort To Settle SB Vs. EVWD Suit Over Sterling Plant After Aldstadt's Departure Involved Travis-Miller, Mura, Devereaux & Several Others

from page 6

interest, that clashes with public statements he made at the time in which he asserted he was himself a key player in arriving at the agreement to end a lawsuit that was consuming city time and resources.

Further contradicting the assertion that the lawsuit settlement can serve as a legitimate basis for terminating Travis-Miller are statements from the region's public officials, who characterized the settlement as one that was transparent and well thought out.

Among those who claim the lawsuit settlement prevented the squandering of further public resources is East Valley Water District General Manager and Chief Executive Officer John Mura.

According to Mura, the litigation the City of San Bernardino was pursuing against his agency was unlikely to have had a suitable outcome for any of the parties had it been continued to trial. Both Travis-Miller and Devereaux played what

were essentially limited roles in an effort involving a multitude of officials with the water district and the city to disengage both parties from a counterproductive legal misadventure that had already squandered monetary resources and the time and energy of both entities and would have done further damage to the community, Mura said.

Stacey Aldstadt, who began as the general manager of the San Bernardino Water Department in 1996, was a prime mover in the city's decision to file suit against East Valley over the Sterling project. Under Aldstadt's guidance, the city had aggressively kept on with the second lawsuit relating to East Valley's pursuit of the Sterling plant, even after the first suit was dismissed. Ultimately, Aldstadt was put on administrative leave by the City of San Bernardino in September 2017, pursuant to action taken by the San Bernardino Water Department Board of Directors. The move toward Aldstadt's dismissal came one month prior to the City of San Bernardino retaining Devereaux as a consultant. Aldstadt was thereafter eased out the door by the board. It was in the aftermath of her departure that the city and the water district arrived at a settlement with regard to the at-that-time

yet-pending litigation.

"Prior to any lawsuits being filed, several meetings were conducted to frame the issue of East Valley constructing a sewer treatment facility to treat the flows within our district boundaries," according to Mura. "The meetings were attended by [San Bernardino Valley Municipal Water District General Manager] Doug Headrick, Stacy Aldstadt and I. The original scope of the meetings focused on the amount of river diversions that would be acceptable given habitat issues and downstream delivery obligations, the future of the JPA [joint powers authority] between East Valley and the San Bernardino City Water Department, and operational impacts to the city should sewer flows be reduced or eliminated. It was decided that East Valley should conduct a feasibility study to determine what amount of sewer flows should be diverted to a new facility if one was to be constructed. Options that were studied included a facility that would treat future flows specifically for the Harmony Project, half the existing flows of 3 million gallons per day or the entire existing flows including future growth."

The Harmony Project was a proposal by the Lewis Group of Companies that entailed 3,632 houses on 658 acres

within a total 1,657-acre project area to include a neighborhood commercial center at the confluence of Mill Creek and the Santa Ana River, directly adjacent to the San Bernardino National Forest in the City of Highland and its sphere of influence.

Mura said, "The study also considered best use of the recycled water, should it be used for direct use by delivering it as irrigation supply or recharge into the groundwater basin. An RFP [solicitation for bids] was developed, and Stacey [Aldstadt] was invited and participated on the final interviews to approve the final scope of the study and the selection of the vendor. During this time, it was obvious that this would be a very complex issue that would require a high degree of negotiation and collaboration. The general managers agreed that it would be beneficial if a professional conflict resolution facilitator be brought in to work with the group. In addition, each agency agreed that an ad hoc committee be formed made up of the chairperson and vice chairperson from each agency. The thought was that as the facilitator worked with the general managers we would meet with the ad hoc committee consisting of the two members from each of the three agencies regularly to re-

port on our progress."

According to Mura, "Unfortunately, this framework dissolved when Stacey unexpectedly without any notice filed lawsuits against both Valley [San Bernardino Valley Municipal Water District] and East Valley as it related to what was now the Sterling Natural Resource Center. During the period that the legal action was taking place Valley and East Valley staff and board members continued to work collaboratively to move the project forward and resolve the legal issues. In addition, much effort was made to develop a settlement to avoid a long legal battle. Unfortunately, efforts to communicate with the city were prevented by Stacey."

Mura said San Bernardino Valley Municipal Water District Board Member Susan Longville suggested that Devereaux could act as an intermediary for all three entities – the East Valley Water District, the San Bernardino Valley Municipal Water District and the City of San Bernardino – to assist in reaching a resolution, "but Stacey killed that idea with her board."

Mura said that despite the consideration that the San Bernardino Municipal Water Department is a division of the City of San Bernardino, the city's water board and Aldstadt were imper-

vious to the oversight of the city council and city management. At a given point, Mura said he sought to utilize Devereaux as an emissary to the city. "Previously we were unable to break through the wall that Stacey had established, given the water department was treated as a separate entity apart from the city," Mura said.

San Bernardino city officials were first given a sobering realization of what the litigation was risking when the first of the city's lawsuits was dismissed, Mura said.

"The first legal action against the project EIR [environmental impact report] was ruled on by the judge in favor of the Sterling project on all counts," Mura said. "This left the second case as it related to LAFCO [the San Bernardino County Local Agency Formation Commission] remaining. At this time, because of the city's defeat and the appointment of a new city manager [i.e., Travis-Miller], the mayor [Carey Davis] began to take more interest in the issue."

Mura said that at that point Devereaux was "primarily providing us advice regarding how to work with LAFCO and their approval process. As a result of Greg Devereaux's efforts, meetings with the three agencies led by the mayor and

Continued on Page 20

California Style Late Summer Looks



and black dresses are really eye catching. People are wearing beautiful

Here we are in the late summer as everyone gets back to their studios duties and work schedules. Fashion is on point as we get closer to September,



green colors, too, along with ivory, making the end of August beachy and summer ready. With the approach of Labor



Day, fall is coming up, with black dresses making a comeback in dif-

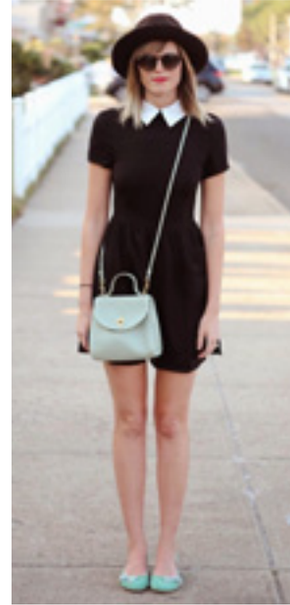


By Grace Bernal

ferent hems like maxi, midi, or short. They



are looking great, with floppy summer hats. The colorful hand bags made of threads in Kahlo and animal prints are the perfect piece for sum-



mer, and they add color to the black dresses. Enjoy the late summer because what's coming next is just as marvelous as what has been left behind.



"Before you leave the house, look in the mirror and remove one accessory." —Coco Chanel

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

Lawsuit Settlement Required Leadership, Creativity & Hard Work, EVWD Manager Insists from page 19

one member from each board were conducted. At the time Chris Carrillo from East Valley, Susan Longville from San Bernardino Valley Municipal Water District and Judy Valles from the San Bernardino City Water Board made up the ad hoc committee. Once each agency had an opportunity to communicate their concerns, the executive staff from each agency began work on settlement options for the committee to consider. It's important to remember that at this time Stacey had been relieved of her duties and Andrea was taking the lead on behalf of the city. Doug [Headrick], Andrea [Travis-Miller], [San Bernardino Municipal Water Depart-

ment General Manager] Miguel [Guerrero] from the water department and myself held a couple meetings with the mayor to provide historical perspective and details regarding the issues. Following those meetings, Andrea, Doug, Miguel and myself began to draft elements of a draft

settlement agreement for the ad hoc committee to consider. The bulk of the settlement discussions were developed during meetings attended by myself, Andrea, Robin [Ohama, the deputy general manager in the city's water department] and Miguel. Greg Devereaux and other consultants

were involved, helping with several technical issues that needed to be considered as part of any settlement discussions." According to Mura, "Once the draft agreement was constructed, Andrea and I presented it to the ad hoc committee and then to each elected body for consideration

and approval." Mura said the facts of the matter did not support the conclusion that Travis-Miller was in any way remiss in working toward a settlement of the litigation between the East Valley Water District and the City of San Bernardino. "The bottom line re-

garding this issue is that several people took part in an extremely transparent process to resolve a very complicated issue," Mura said. "It took leadership, creativity and a lot of hard work to develop a settlement that will benefit the entire region for many years to come."

Stop Hospital's Recurrent Raids On Park For Parking Lots Now, Upland Resident Says from page 4

San Antonio Hospital is doing. "San Antonio Hospital is interested in contributing funds to help build exercise fitness stations in a walking path to help improve public health," Sicking-Dieter said. "Kudos to you, San Antonio Hospital! Now, they might be trying to buy good will because they are going out for an

election. Knock yourself out. You can do it. It's legal. You can buy good will in this town. We really need those exercise stations. Another thing is, there have been medical studies done on the benefit, the health benefit, to the public on parklands, open space. The 4.6 acres is a part of a wonderful paradise that we have here in Upland. And so, I would also ask San Antonio Hospital to take a look at the health benefits that the public can derive from their keeping their hands off our park. Let the people have the park." This is not the first

or even second raid San Antonio Hospital has made on Memorial Park, Sicking-Dieter said. "San Antonio Hospital has been buying parkland, or getting parkland from us since the 1970s, and then the 80s, and then the 90s," she said. "Here we are, folks. It's 2019 and we are their primary plan for parking here in Upland. They're like a 55-year-old kid who returns home to mom and dad and says, 'You know, rent is really high out there. They make me work so hard. Can I crash with you for a while? For the tenth time?' Come on, San

Antonio Hospital! We need to do toughlove. Let's do toughlove with San Antonio Hospital, and say, 'Find your own parking. Find your own parking capacity. You have it. We've given you enough land already.' It's time to say, 'No.'" Sicking-Dieter said there should be full disclosure of all aspects of the proposed sale, with requirements that the hospital inform the citizenry of the sale, and the city facilitating awareness of the matter, as well. "I appreciate this time we are going to an election," Sicking-Dieter

said. "Some are saying, 'Wait a minute. We've been giving them land since the 1970s?' Yes. Giving them. It should have gone to a vote. This is the first time we're going to do it right. Let's do it right. Let's make San Antonio Hospital put signs up on every entrance going into Memorial Park, saying, 'We're trying to buy this land.' I think we should have a flier, and those should go out in our water bills." -Mark Gutglueck

