

Hostetter Convicted On Four Felony January 6 Insurrection Counts

By Mark Gutglueck

Former Fontana Assistant Police Chief Alan Hostetter has been found guilty of acts tantamount to insurrection during the January 6, 2021 riots at the U.S. Capitol, where he exhorted an already agitated crowd to obstruct the certification of the November 2020 election in favor of Joseph Biden.

Judge Royce Lamberth, who heard the case against Hostetter as

a bench trial after the defendant waived his right to a trial by jury, found that despite Hostetter's professed and actual belief that the election had been stolen from then-incumbent President Donald Trump at the time of his action and his more recently-adopted and professed belief that several of those he was acting in concert with on the days leading up to January 6th as well as on the day of

the protests were agents provocateur working on behalf of traitors within the government who had betrayed Donald Trump, the former lawman's activity had crossed the line from legitimate protest to an effort to overthrow the legally-constituted government.

Hostetter was convicted of four felony counts — conspiring to obstruct and obstructing an official proceeding, trespassing and engag-

ing in disorderly conduct with a dangerous weapon.

The contradictions and paradoxes embodied by Hostetter, the multiple chapters of his life and most particularly his recent legal travails are all consuming.

After graduating from high school in 1982, Hostetter joined the Army, training as an infantryman. He was stationed at Fort Hood in Texas with the 1st Cav-

alry Division and did a tour of duty with the 3rd Infantry Division in Aschaffenburg, West Germany. In 1986, after leaving the Army, he was hired by the Orange County Sheriff's Department.

In 1989, he transferred to the Fontana Police Department. There, he developed a relationship with one of the department's dispatchers, Wendy Michalski, whom he married shortly **See P 2**

As Some Sound DINO Alert, Warren Association Complicates Perez's Assembly Ambition

Local Democratic Party activists are sounding an alarm about Fontana Unified School District Board Vice President Adam Perez's entrance into the race for the 50th Assembly District position that is opening up with Eloise Gómez Reyes' move to not seek reelection to that post for the fourth time and instead run for the California State Sen-

ate. The 50th Assembly District seat is considered to be a safe one for Democrats, given the nearly two-to-one Democratic voter registration advantage in the district. As of this week, the district, which covers all of Bloomington, Colton, Loma Linda along with parts of Fontana, Ontario, Redlands, Rialto, Rancho Cucamonga and

San Bernardino, has 253,401 voters, 117,013 or 46.2 percent of whom are registered Democrats while 60,390 or 23.8 percent are Republicans. Almost equaling the number of Republicans in the district are those who have no party affiliation: 56,425 or 22.3 percent. The remaining 7.7 percent are members of the Peace & Freedom, American Independent,

Libertarian, Green or more obscure parties. It thus seems likely that whoever will replace Gómez Reyes as result of the qualifying March 2024 Primary and November 2024 General elections will be a Democrat. It is even possible that the Republicans, recognizing that the prospect for a member of the GOP prevailing in the contest is so dim,

will not even field a candidate.

That is where their fellow and sister Democrats have to be very careful and discerning some Democrats are saying. Previously entered in the race were Etiwanda School District Board Member Robert Garcia and nurse and union activist DeJonaé Shaw, both with impeccable Democratic **See P 2**

State Water Board Delays BlueTriton Cease And Desist Order Finalization Re: Strawberry Canyon

It appears that the California State Water Resources Control Board will postpone finalizing the proposed limitations on BlueTriton Brands' extraction of water from Strawberry Canyon in the San Bernardino Mountains until a yet-undetermined date later this year. The public will have an opportunity to make comment on those

limitations, including proposing an outright ban of BlueTriton's water use in Strawberry Canyon, through August 11.

The board was previously scheduled to take up the matter next week on July 18, but because of what were characterized as adjustments to the final order as hashed out by administrative hearing officer Alan Lil-

ly after extensive hearings in 2022, the public is being provided with an opportunity to provide further input on the order, which in its current form directs the respondent, BlueTriton Brands, Inc. to cease its diversions through ten sources of water in Strawberry Canyon, those being tunnels 2, 3 and 7, and boreholes 1, 1A, 7, **See P 5**

FPPC Absolves Carrizales Of Conflict Of Interest In Rialto Warehouse Vote

Rialto Councilmember Andy Carrizales had no political, financial or criminal conflict of interest when he voted last month to allow a proposal to build a 470,000-square-foot warehouse at Pepper Avenue and the 210 Freeway in lieu of a commercial project, the California Fair Practices Commission has determined.

The project, which was proposed by Howard Industrial Partners LLC and called for a zone change/land use redesignation from what the city terms community commercial to light industrial use and a conditional use permit on 23.82 acres along with a certification of the architectural standards on the buildings **See P 3**

Commercial Passenger Flights To Begin Next Week Out of SB International Airport

What were originally undertaken as upgrades and improvements to the Redlands Bowl are getting less than rave reviews upon completion, as attendees at this season's performances report that the poles for the replacement and new crowd's nests put in place for sound and lighting interfere with the view of the stage, at least from certain perspectives.

Since 1924, the Redlands Bowl has served as a venue for a variety of musical and theatrical performances put on by entities, troupes and organizations from Redlands and elsewhere in the Inland Empire region, such as the Redlands Bowl Summer Music Festival and formerly the Redlands Shakespeare Festival.

The Redlands Bowl

Summer Music Festival holds the distinction of being the oldest continuously running summer music festival in the United States where no admission is charged. Other performing arts programs put on at the Redlands Bowl include the Children's Summer Festival Workshops, Young Artists Auditions, and Music in the Schools Programs. The Redlands

Bowl is also used for other community events, including graduations for local schools.

Pursuant to a 2007 agreement with the Redlands Bow Performing Arts Center, the city is responsible for the maintenance of the structural elements, including electrical and mechanical systems other than the electrical breakers and service feeds to the bowl

electrical infrastructure, such that the city is responsible for the wiring and conduit from Southern Californian Edison's existing service transformer to the room that holds the breakers and service feed.

In 2017, the Redlands Bowl's sound and lighting system experienced a series of malfunctions due to deteriorating infrastructure. **See P 5**

Looks As If Sheriff Is Taking On Eighth Deputy Chief Post

Something is ongoing over at the sheriff's department as Sheriff Shannon Dicus has appointed what is apparently the department's eighth deputy chief.

Time was when the sheriff's department, in addition to the elected sheriff, had an undersheriff, a single assistant sheriff and two or three deputy chiefs, all of which were above the rank of captain and considered elements of the command echelon. Several decades ago the department also had the rank of inspector, a position considered to be either one rank or two ranks above that of captain. The department has not employed inspectors for several administrations, at least since that of former

Sheriff Floyd Tidwell. Tidwell was himself an inspector under former Sheriff Frank Bland.

The Sentinel has learned that Captain Garth Goodell, who has served as the station commander at the Chino Hills Sheriff's Station and was thus the de facto Chino Hills Chief of Police as the sheriff's department provides the City of Chino Hills with law enforcement service under a \$17.213 million annual contract, is to be promoted to deputy chief on July 31.

At present, Horace Boatwright is serving in the capacity of undersheriff and John Ades and Sam Fisk are the department's assistant sheriffs. Rick Bessinger, Ernie Perez, Shelly Krusbe, Trevis Newport, Noel Wilterding, Sarki Ohannessian and John Walker are the **See P 3**

A Soldier By Enlistment And A Police Officer Professionally, Hostetter In Retirement Became A Hippified Yoga Swami Before Lurching Rightward To Become A Trump Devotee *from front page*

hereafter. Their son, Corey, who would later become a police officer himself with the Fontana and Upland police departments, was born in 1992. While with the Fontana Police Department, Hostetter worked in the patrol division, on the special weapons and tactics team, in the narcotics unit, detective bureau, traffic unit, internal affairs unit, and administration division. He was promoted to police corporal in 1993, sergeant in 1996, lieutenant in 2001, subsequently served in 2006 and early 2007 as the chief of the Fontana School District Police Department, returned to the Fontana Police Department as a captain in April 2007 and became assistant chief in December 2007. His advancement in the department was paralleled by academic achievement. He obtained a bachelor of science degree in education from Southern Illinois University at Carbondale and a master of public administration degree from California State University, San Bernardino. Alan Hostetter was a graduate of the 212th session of the Federal Bureau of Investigation National Academy at Quantico, Virginia; Class 38 of the California Police Officers Standards and Training Command College; and Class 105 of the Sherman Block Supervisory and Leadership Institute. In 2009, there was trouble in the Hostetter marriage. Though he was on the fast track to become police chief, and it was widely anticipated that he would succeed then-Police Chief Rod Jones upon his eventual retirement, Hostetter, perhaps because of his domestic situation, in the

fall of 2009 applied for the soon-to-open police chief's position in the Orange County city of La Habra, a city of 60,000, which at that time was less than a third of the size of then-190,000 population Fontana. In December 2009, Hostetter was selected to serve as chief from among the 20 candidates selected from the applicants for the La Habra job. Hostetter began as La Habra police chief in January 2010, but remained in place only until May of that year, going out on leave and then taking a disability retirement officially effective as of August 26, 2010. He was 46 years old. He moved to San Clemente. The following year, he began pulling his pension, which was then pegged at \$132,907.32, through the California Public Employees Retirement System. In the years since, his pension, with three percent annual cost of living increases, has grown to \$170,269.240.98.

In 2011, Hostetter began as an instructor/facilitator with the University of Phoenix, teaching undergraduate courses in ethics in criminal justice and graduate courses in budgeting. He remained as an instructor until 2013. In October of 2011, he founded a company, Public Sector Solutions, which provided investigative services to support private business with workplace investigations. He maintained that company until September of 2017. Hostetter, who as a police officer had been an advocate of physical fitness for the officers he commanded, after his disability retirement underwent an upper-back/neck operation and began exploring alternate ways of remaining in good condition. He took up yoga and found it an excellent way to maintain flexibility, suppleness and muscle tone. He rapidly went from being a novice to a dedicated practitioner to a teacher. In January 2017, he created Alpha Yoga of Orange County, which catered mostly to senior citizens and the wives of wealthy

businessmen in San Clemente, Dana Point and San Juan Capistrano. The type of yoga he advocated was particularly focused on the healing and relaxing potential of hypnotic sound, and he would endeavor to create an atmosphere that used American Indian flutes, Tibetan bowls and Aboriginal didgeridoos to create a "sound bath" to serve as the atmosphere in which those who engaged in the exercises he led, stretches and poses known as asanas and vinyasas accompanied by breathing exercises known as pranayama, could get all of the benefits of the yoga experience. Alpha Yoga of Orange County offered relaxation guidance, sound healing, Reiki energy healing, wellness and sleep workshops. To those who knew him in his previous life as a police officer, an existence in which force and aggression were routine, Hostetter's transformation was profound, as he talked about eliminating everything other than "good vibes" and seeking out spiritual fulfillment, getting in touch with his own soul and how yoga could make such cosmic realizations for others possible. Hostetter had made a remarkable physical transformation as well, having gone from the clean cut military/police officer model he had typified in his 20s, 30s and early 40s to a bearded and long-haired guru hippy type. Then, in a very short period of time, shortly after the advent of the COVID-19 crisis, Hostetter made an abrupt retransformation. Having moved to the right as an infantryman, police officer and police chief, he rechanneled left as a yogi, and then lurched radically rightward as a self-styled conservative political activist. In April 2020, he abruptly closed down Alpha Yoga of Orange County, instead diverting practically all of his time and energy into the American Phoenix Project, a nonprofit organization, of which he was the director and, along with Russell Taylor, the owner of Ladera

Ranch-based Taylor Industries LLC, a founder. The American Phoenix Project, he solemnly said, was "dedicated to moving America forward as we come out of this national 'shelter-in-place' nightmare." Its broad objectives were to oppose what Hostetter and Russell saw as an effort by a corrupt federal, state and local government apparatus to use what they claimed was the COVID-19 hoax to force Americans to be vaccinated and stripped of their constitutional rights. Virtually overnight Hostetter had become the central figure in the resistance to the State of California's program to limited the spread of the coronavirus.

In addition to Taylor, Morton Irvine Smith, whose family was instrumental in the founding of Irvine and who for nearly a generation had been prominent in Orange County conservative political efforts, was a key supporter of Hostetter in his efforts during this time, serving as an American Phoenix project board member.

Touting the movement he was creating, Hostetter said, "The first action of American Phoenix Project was to file a lawsuit against Gavin Newsom to take down all 'shelter-in-place' orders currently in place." That lawsuit failed, but Hostetter's efforts drew to him a sizable contingent of residents either opposed to the government lockdowns from the start or who began to chaff under those restrictions as they continued week after week and month after month. It was as if he had transformed from being the prophet of yoga, with dozens or scores of followers, to the messiah of resistance to the Deep State, with hundreds of faithful hanging on his every word. Together with Russell Taylor, he sponsored protests against mandates that citizens wear masks out in public and he led rallies in Orange County against coronavirus restrictions in general during the summer of 2020, protesting

The San Bernardino County

Sentinel

Published in San Bernardino County.

The Sentinel's main office is located at 10788 Civic Center Drive in Rancho Cucamonga, CA 91730

A Fortunado Publication in conjunction with

Countywide News Service

Mark Gutglueck, Publisher

Call (951) 567-1936

to learn of locations where the Sentinel is available or to provide news tips

10808 Foothill Blvd., Suite 160-446

Rancho Cucamonga, CA 91730

SBCSentinel@yahoo.com

Legal Notice Department 951 567 1936

Message Line 951-567 1936

beach closures, defying the civil authorities and daring the local police sent to break up the crowds to arrest him and his fellow protesters. Of note, Robert Ramsey, with whom Hostetter had served the entirety of his career at the Fontana Police Department and who eventually acceded to the police chief position there in 2016 and retired in 2018 and himself retired to San Clemente, was often at the rallies Hostetter was hosting and leading, and he too went on record against the government's action in seeking to enslave its citizens by increments through the lockdown justifications.

As 2000 progressed, with its health mandates issued on high from Sacramento continuing and the presidential election heating up, what might have been Hostetter's reasonable objections to the sweeping and general nature of the rules intensified in scope and California health regulations and national politics dovetailed to the point where the reelection of Donald Trump took on for Hostetter the intensity of a messianic quest. Some who knew him well sensed that something had snapped that summer.

Former yoga students who had chance encounters with him on the street, at outdoor restaurants or in stores related how he grew intemperate and profane, cursing when discussing stay-at-home orders or business-closure mandates. One said Hostetter viciously upbraided him for wearing a mask. In virtually

every discussion he was involved in relating to the lockdown and governmental mandates at that time or if anyone suggested the COVID-19 pandemic represented a legitimate health crisis that was best managed with precautions to limit the spread of the virus and protect those elements of the population most vulnerable to it, Hostetter flew into a rage. The government's effort to reduce the strain on healthcare facilities and institutions – hospitals and both acute care and recovery/long term care homes – where those most critically impacted by the disease were to be treated, was an out-and-out ruse to compromise constitutional rights and liberty, he said. Hostetter would dismiss with anger and derision any expression of trust in California's government or faith that Governor Gavin Newsom was seeking to protect the state's citizens, insisting his interlocutor had been brainwashed or was a tool of the Democrats and the socialists who had commandeered the State of California and were ruling the roost in Sacramento.

Hostetter said the State of California's response to the coronavirus outbreaks exposed the Democrats as power mad tyrants hell bent on lording it over California's citizens. The Democrats in Washington, D.C. were attempting to use the virus as means of recapturing national political primacy, as well, he said. The government had

Continued on Page 4

Perez Is A DINO Tied In With Warren, Experienced Fontana Democrat Political Hands Are Warning *from front page*

credentials. Declaring his candidacy this week was Perez. That has given some of the more knowledgeable members of the local Democratic Party pause. Though he is officially and ostensibly by registration a Democrat, Perez is a DINO, some insist: a Democrat In Name Only.

It is not that Perez is law enforcement officer who is employed as a detective in the Desert Hot Springs Police Department. There are Democrats among those who work as police officers, even if they are outnumbered by Republicans, as Republicans over the last seven to eight decades have promoted their party as being pro-law enforcement.

Nor is it that Perez spent five years in the Army, fighting in Iraq, during a war that was started by a Republican president who used what turned out to be the false pretext of that country having accumulated weapons of mass destruction that it was itching to use upon the West, overcoming the

inadequate resistance of some Democrats who were skeptical about the justification provide. There were many Democrats who went along with George W. Bush in his march to war against Iraq.

Rather, it is Perez's local support network, the one within his hometown of Fontana, which was key to putting him into office as a member of the school board, where he is now the board's vice president, that is entirely Republican in nature.

Fontana lies within the blue collar belt of San Bernardino County, consisting of the cities of Fontana, Rialto, Colton and San Bernardino, as well as the unincorporated communities of Muscoy and Bloomington. By every statistical, demographic, numerical and affiliatory standard, Fontana, a former steel-town that was home to the Kaiser Steel Mill and where the Fontana Steelworkers Association is yet a force to be reckoned with, should be a Democratic city. Of the 212,704-population city's 111,275 voters, 55,038 or 49.5 percent are registered Democrats. Within the city, registered Republicans number 23,153 or 20.8 percent, such that they are in fact outnumbered by the 24,929 or

22.5 percent who have no political affiliation. The remaining 7.4 percent are members of the American Independent, Libertarian, Green, Peace & Freedom or other obscure parties. Despite this overwhelming Democratic numerical advantage, the City of Fontana is ruled by Mayor Acquanetta Warren, a Republican, and her three Republican allies on the city council – Councilman John Roberts, Councilman Phil Cothran Jr and Councilman Pete Garcia. Only one Democrat – Councilman Jesse Sandoval – inhabits the Fontana City Council.

A major consideration in this circumstance is the political machine that Warren has constructed. Last year, she expended \$482,093.31 from her political war chest getting herself re-elected and supporting her allies, which included providing Perez with \$4,000 for his successful school board reelection campaign. She has generously doled out money, usually to Republicans but to Democrats when it suits her, seeking to establish them in office. Among these have been Republicans Roberts, Cothran, Garcia and Jesse Armendarez, who was formerly a member of the school board and

a member of the city council, at which time he was a part of her ruling coalition. Jesse's brother Joe Armendarez, is likewise one of Warren's political allies. He, too, is a member of the Fontana Unified School District Board. Similarly, Perez is a member of Warren's team and a key element of her political machine.

Part of the winning Republican formula that has allowed the GOP to dominate Fontana, despite the city's far greater number of Democrats, has been the way in which Warren's machine works to quietly inform the city's registered Republicans, who turn out to vote in far higher numbers than the city's Democrats, who the members of her Republican team are. This virtually ensures that those candidates will collect all of the Republican vote. In their campaigning, the candidates endorsed by Warren make an appeal to the independent voters, emphasizing to the extent that they can, that those candidates are independent-minded. Third, they formulate mailers promoting those candidates which make no mention of their party affiliation, which are then sent to Democrats. This convinces at least some of those Democrats to support them.

In the past, Perez was elected to the Fontana school board with Warren's endorsement and the support of her political machine.

Quietly, Warren and her machine, highly conscious that allowing Perez to be identified as a beneficiary of Republican support would hurt him with the large number of Democratic voters in the 50th Assembly District, are still the same militating to get behind him in as silent of a way as possible, giving him money and assistance in appealing to Democrats using separate mailers, appealing to independent voters using separate mailers and appealing to Republicans, using separate mailers. Among a circle of Republicans who are longtime supporters of Warren and dynamic campaign functionaries and fundraisers in their own right – Phil Cothran Sr., Jesse Armendarez, Christopher Dustin, Ross Sevy, Cameron Wessel and Angel Ramirez – there is a belief that a dual-tracked or even triple-tracked campaign can be run that will put Perez – who many consider to be a closeted Republican – into the statehouse by having the Democrats of the 50th District vote him in.

One such track would

be to run a standard positive and upbeat campaign for Perez aimed in the main essentially at the high propensity Democrats in the district, that is, those Democrats who have demonstrated a pattern of voting in past campaigns. There will be nothing in this literature to suggest that Perez is anything other than a typical Democrat, completely loyal to the party. Simultaneously, a campaign composed of slightly different literature would go to the district's high propensity independent and Republican voters, again promoting Perez. Through a separate and ostensibly unconnected effort, one with no official tie to Perez, an attack campaign would be launched at whoever it is – Shaw or Garcia or a yet-to-emerge candidate – who polling numbers indicate is the strongest candidate. This would replicate in precise detail the handiwork of Warren's machine's political operatives in the past.

For all of those reasons, experienced local Democrats are letting members of their party know that Perez, whom they identify as a Republican wolf, is seeking to blend among the 50th District's flock of sheep.

-Mark Gutglueck

Rialto Mayor And Councilman Baca Took A Swipe At Their Colleague Carrizales Without Verifying What They Were Alleging Was Accurate *from front page*

entailed, was given go-ahead by a slim 3-to-2 margin on June 13, with Carrizales, Councilman Ed Scott and Rafael Trujillo prevailing and Mayor Deborah Robertson and Councilman Joe Baca dissenting. Both Robertson and Baca seized on the consideration that Carrizales and his family live in a home that lies less than 500 feet of the boundary line of the 2017 Pepper Avenue Specific Plan, one of the city's development planning districts

in which the subject property is included. They further concluded based on Carrizales himself having obtained from City Hall permits to make improvements to the property, that he had an ownership interest in it. Reasoning that his June 13 vote thus had an impact on Carrizales' financial circumstance,

Councilman Baca publicly stated that Carrizales should not vote on the matter.

Carrizales insisted the regulations Baca and Robertson were citing were inapplicable to him and that though where he lived was somewhat proximate to the much larger specific plan area, the house in which he and his family lived was well beyond 500 feet from the warehouse site. Moreover, others were

claiming the approval of the warehouse on the property in question would not increase residential values but lessen them.

A week after Carrizales voted in favor of the project, the California Fair Political Practices Commission was contacted. Thereafter, both Baca and Robertson prevailed upon Lupe Camacho, a Rialto resident, to lodge a complaint over Carrizales' June 13 vote with the commission.

It is unclear whether Camacho, Baca and Robertson understood that Andy Carrizales is, in fact, not the owner of the residential property referenced in the complaint.

The home in which the Carrizales family lives was purchased in 1994 by Carrizales'

mother-in-law. Both Baca and Robertson are relatively sophisticated operators and know the governmental ropes. Baca was a college board

member, member of the California Assembly for six years, a member of the California Senate for a short period of time and then a member

of the U.S. Congress for 13 years. Robertson, an employee with the California Department of Transportation, was first

Continued on Page 5

It Looks As If The Sheriff's Command Echelon Is Expanding *from front page*

department's current deputy chiefs. There is no indication that any of the deputy chiefs are to retire to make way for Goodell or that Ades or Fisk are to retire to allow one of the deputy chiefs to move up. Thus, it appears, the department will have eight deputy chiefs.

The position of station commander in Chino Hills is considered an important one, perhaps the second-most presti-

gious station command post behind that of Rancho Cucamonga.

The county has ten municipal police departments – Chino, Montclair, Upland, Ontario, Fontana, Rialto, Colton, San Bernardino, Barstow and Redlands. The county's fourteen other cities – Chino Hills, Rancho Cucamonga, Hesperia, Victorville, Apple Valley, Adelanto, Grand Terrace, Loma Linda, Highland, Big Bear Lake, Yucaipa, Yucca Valley, Twentynine Palms and Needles – contract with the sheriff's department for law enforcement ser-

vice. Both Adelanto and Needles once had their own municipal police departments but opted to shutter them in favor of contracting with the sheriff's department.

It has been disclosed that Goodell, who worked patrol and as a sergeant in Chino Hills relatively early in his career, will be assigned to the sheriff's headquarters on Third Street in San Bernardino, where he is to supervise the sheriff's employee resources and emergency operations divisions and the Glen Helen Training Academy.

-Mark Gutglueck

In 2020 & 2021, Hostetter Hewed So Far To The Right Of The Political Spectrum Even His Closest Associates Questioned His Judgement *from front page*

skewed the statistics on the disease by “monetizing COVID deaths,” that is, paying hospitals money for every reported COVID-related death of their patients, which he said had induced those hospitals to falsify the cause of death data those institutions kept to show that virtually all who died at those facilities in 2020 had contracted COVID-19. A comparison of death statistics going back five years demonstrated, he said, “There’s no pandemic. There’s never been a local health emergency.” He likened the government’s reaction to the COVID-19 circumstance to the holocaust, the genocidal extermination of a whole phase of the population that was being purposefully carried out. He equated self-quarantining to being “placed under house arrest. We’re going to be wearing masks for the rest of our lives, according to [Dr. Anthony] Fauci [the chief medical advisor to the president]. We are going to be digitally tracked for the rest of our lives. First masks, then vaccines, then vaccine passports. Next thing you know, you’re on the cattle cars.” He accused Democratic officeholders and the Republicans who failed to oppose them of being “hack politicians. These politicians are bought off by Big Pharma and God only knows the corruption that is involved in keeping them dogging us and dogging us like they have been for a year.” As the 2020 election campaign headed toward the clubhouse turn, even those closest to Hostetter were concerned he was becoming unhinged, as he insisted that Donald Trump was a historic figure on par with or greater than the likes of George

Washington, Thomas Jefferson and Abraham Lincoln and that the 45th President represented the last hope for humanity, such that his reelection as president was imperative for the United States to survive as a nation. On September 19, 2020, during a public address in Orange County, he referenced the trade war with China. “The United States was about to win that war and then that war went suddenly literally viral, manufactured in a Wuhan bio-weapons lab,” he said. “The China virus was unleashed on the world, with the Chinese Communist Party flying their infected citizens all across America and all across the world. And whether by design or simple opportunism, the domestic enemies that have been infiltrating and proliferating within the United States for generations now saw their opportunity six months ago to crash the hottest economy on Planet Earth and try to take out the best president ever. These domestic enemies have used this virus to divide us, to strike fear in us, to subjugate and oppress us, with the ultimate goal being to remove President Donald J. Trump, one of the most amazing and effective leaders this country has ever seen.”

Those around him said he was elated in the immediate aftermath of the election, when on election night it appeared that Donald Trump had narrowly gained reelection, seeming to have won in the crucial swing states of Ohio, Pennsylvania, Michigan and Wisconsin. But with results from the more populous major urban areas of those states coming in the following day, Pennsylvania, Michigan and Wisconsin slipped from the Republicans grasp and on November 4, 2020, President Trump tweeted from @realDonaldTrump, “Last night I was leading, often solidly, in many key States, in almost all instances Democrat run & controlled. Then, one by one, they started to magically disappear as surprise ballot dumps were count-

ed. VERY STRANGE, and the “pollsters” got it completely & historically wrong!” From that point on, President Trump and his supporters propounded that the election was being stolen. Eleven days after the election, a million-man Make America Great Again March aimed at convincing government officials that a recount of the presidential election votes was in order was organized to take place in the nation’s capital. Hostetter resolved to attend. On November 12, 2020, during his drive from California to the march in Washington, D.C. to support the president, Hostetter videoed himself as he was driving through Arkansas, noting that he was on schedule to arrive in Virginia that evening. “It was so brazen what they did to us, the theft of this election,” he said on the video. “They did this to us in broad daylight. They stole this election while everybody was watching, and they were flipping us the middle finger as they did it. The Deep State has been assuming power in this country and slowly taking everything over in this country. There’s been no honest vote probably in decades, if not longer. They think they’re firmly in control and they’re about to be proven otherwise.” When the million-man MAGA March did not result in reversing the presidential election outcome, President Trump’s supporters and their efforts to prevent what they said was the theft of the election coalesced around the hope that Vice President Mike Pence would use his authority as president of the Senate to prevent the hijacking of the election from occurring. President Trump’s advocates believed that when the House of Representatives and the Senate met in a joint session to certify the election, Pence could overturn the election results in favor of Joseph Biden in key swing states by mandating that votes cast there which were in dispute

not be counted, thereby making a determination that the Trump-Pence ticket had prevailed in the presidential/vice presidential election. The “Stop the Steal” movement was born and Hostetter became its self-appointed Southern California leader. When Trump tweeted, “Statistically impossible to have lost the 2020 Election,” both Hostetter and Taylor saw that posting, and each reported that it had a profound impact on them. Trump followed up with, “Big protest in D.C. on January 6th. Be there, will be wild!”

According to federal officials, Taylor and Hostetter reacted to that signal from the president in a text exchange in which they resolved to travel to the Capitol in order to “intimidate Congress.” While yet in Southern California in December 2020, at rallies in Orange County, Hostetter appealed to as many “patriots” as possible to heed the president’s call and go to Washington ahead of the joint session of Congress to certify the election results on January 6 in order to protest that certification, which would be, if it went to Joseph Biden, he insisted, invalid. At that time, Hostetter spoke almost exclusively in circumstances where he was surrounded by like-minded Trump supporters. On two known occasions, when someone present asked Hostetter what evidence he could marshal to show the election had in fact been stolen, violence nearly erupted. During one of those rallies, Hostetter propounded that the “elected whores,” meaning the members of Congress, should “fix this mess and keep America America.” Allowing the crooked Democrats who had stolen the election to put their kingpin Joseph Biden in the White House was tantamount to treason, he said, which “patriots” would not stand for. Those members of Congress directly participating in the theft – meaning the Demo-

crats – and the ones passively allowing it to happen – meaning the Republicans who were RINOs or Republicans In Name Only – would suffer the fate of being “dragged out by their hair and tie[d] to a fucking lamppost,” he said. During the anti-masking and anti-pandemic restriction campaign that took place earlier in 2020 and the pro-Trump campaign efforts of late summer and fall 2020, Hostetter and the 39-year-old Taylor had loosely affiliated themselves with Felipe Antonio “Tony” Martinez, 47 of Lake Elsinore, Erik Scott Warner, 45 of Menifee, Derek Kinnison, 39 of Lake Elsinore and Ronald Mele, 51 of Temecula, all of whom were involved to a lesser or greater extent in the Southern California Make America Great Again, Three-Percenter, QAnon and Proud Boys movements, as well as Morton Irvine Smith, 55 of San Juan Capistrano, a sixth-generation member of the Irvine family that was responsible for the development of the city that bears his middle name. Taylor, Warner, Martinez, Kinnison and Mele all looked up to Hostetter, based on his military and police experience, his charisma and the financial independence his police pension provided him, which allowed him to devote so much time to conservative political causes. All became charter members of the American Phoenix Program. In response to the president’s call to make a nationwide and coordinated effort focused on the election certification that was scheduled to take place on January 6, 2021, the six began to coordinate while they were in Southern California to sojourn to Washington, D.C. in early January 2021 so they might rendezvous there ahead of the election certification to engage in various efforts to further the “Stop the Steal” effort, such as speechmaking and inciting the masses they anticipated would be assembled there to action. Using various messag-

ing applications and social media, including the encrypted messaging application Telegram, Hostetter, Taylor, Warner, Martinez, Kinnison and Mele communicated with one another and shared information regarding progress being made internally in the government toward certifying the election, coordinating their travel to Washington, D.C., and promoting events sponsored by the American Phoenix Project. On December 28, 2020, Warner initiated a group text message thread in which he, Mele, Kinnison and Martinez discussed logistics and expenses for a cross-country road trip. On December 29, Hostetter and Taylor texted each other regarding travel and whether they would bring firearms. On January 1, Taylor created a Telegram chat called “The California Patriots-DC Brigade,” which the defendants, along with more than 30 others, joined and used to identify themselves, communicate and coordinate with each other. In the “about” section, Taylor wrote: “This group will serve as the Comms for able bodied individuals that are going to DC on Jan 6. Many of us have not met before and we are all ready and willing to fight. We will come together for this moment that we are called upon.” Using Telegram, Taylor told the other five they needed “to have each other’s backs and ensure that no one will trample on our rights” and “we need to be aware of possible threats. I am assuming that you have some type of weaponry that you are bringing with you and plates as well.” Taylor also asked members to identify if they had previous law enforcement experience, military experience or “special skills relevant to our endeavors.” Kinnison told the others that he, Mele and Warner were “[l]eaving tomorrow and driving instead of flying because our luggage would be too heavy. We will have lots of gear from medi-

Continued on Page 5

When The FPPC Learned Carrizales Did Not Own The Home In Question, The Basis For The Conflict Of Interest Complaint Against Him Evaporated *from page 3*

elected to the Rialto City Council in 2000 and has been mayor since 2012. It would thus appear unlikely that either would not have known that the San Bernardino County Assessor's/County Recorder's/County Clerk's Office could verify the ownership of the property in question. For that reason, it appears, they induced the less-sophisticated Comacho to make the unsupported accusation against Car-

rizales.

Initially, the California Fair Political Practices Commission, based in Sacramento, took at face value Comacho's assertion that Andy Carrizales owned the property referenced in the complaint. Upon further examination, however, Christopher Burton, the acting chief of the Fair Political Practices Commission's enforcement division, learned that Andy Carrizales did not

own the property.

At that point, Comacho, reinforced by Baca and Robertson, doubled down, insisting that Carrizales had "pulled the permits with the city to make improvements to the property as the owner of the property" and that "because he has been making mortgage payments directly to the mortgage company, he has equitable interest/sweat interest, he is considered to be the owner of the property."

By that point, Carrizales had retained Sarah Lang, an attorney with the Sacramento-based law firm of Bell,

McAndrews & Hiltachk to represent him. Lang directly dialogued with Burton.

On July 10, Burton wrote a letter to Comacho in which he stated, "After review of the complaint and evidence provided, the Enforcement Division will not pursue an enforcement action in this matter. Under the Political Reform Act (the "Act"), a public official has a disqualifying conflict of interest in a governmental decision if it is foreseeable that the decision will have a financial impact on their personal finances or other financial inter-

ests. Financial interests include those of a public official's immediate family members. The Act defines "immediate family member" as the spouse and dependent children of a public official. Since it does not appear that Andy Carrizales or his immediate family members have an ownership interest in the subject property, Council Member Carrizales does not have a disqualifying conflict of interest in decisions regarding the Pepper Avenue Specific Plan Amendment and Industrial Development Project."

The same day, Burton

wrote a letter to Lang, in which he stated, "The Enforcement Division of the Fair Political Practices Commission enforces the provisions of the Political Reform Act. As you are aware, the enforcement division received anonymous complaints alleging that your client, Andy Carrizales, violated the conflict of interest provisions of the Act. However, based on a review of the complaint, and your response, the enforcement division will not pursue an enforcement action in this matter."

-Mark Gutglueck

State's Cease & Desist Order On Blue-Triton's Use Of San Bernardino Mountain H₂O Postponed *from front page*

7A, 7B, 7C and 8 in the Strawberry Creek watershed in San Bernardino County for its water-bottling operations because BlueTriton does not have

any water rights that authorize those diversions and uses. In 2021, Blue-Triton Brands purchased most of the North American water bottling operations of Swiss-owned Nestlé, which included the Arrowhead Brand Spring Water Company. A major portion of the Arrowhead Brand water is sourced in Strawberry

Canyon.

Lilly's order does not prohibit BlueTriton from continuing to divert water through those ten facilities for deliveries to the San Manuel Band of Mission Indians for use at the Arrowhead Springs Hotel property under BlueTriton's contractual obligations to the San Manuel Band,

subject to BlueTriton's special use permit, inherited from Nestlé, issued by the San Bernardino National Forest under applicable federal law.

Lilly's order does not prohibit BlueTriton from continuing to divert water through designated boreholes 10, 11 and 12 in lower Strawberry

Canyon for its water-bottling operations or deliveries to the San Manuel Band.

Environmentalists, however, have given indication that they will at a future date challenge BlueTriton with regard to the water diversion from boreholes 10, 11 and 12, as the historical record does not reflect

that it, Nestlé or any of their corporate predecessors have or had an established right to that water. Lilly's order did not extend to boreholes 10, 11 or 12 because the challenge of what was then Nestlé's water use in Strawberry Canyon did not include the drafting of water from those boreholes.

Redlands Bowl Improvements Obscure View *from front page*

City staff's inspection of existing infrastructure in place for many decades and a subsequent assessment by an engineering firm determined that there was a need for repairs and upgrades to

the main electrical feed, breaker room, underground conduit and wiring, replacement of

existing audio/video towers, and the addition of new audio and video towers.

In April 2019, the city council appropriated funds for infrastructure improvements and staff issued a solicitation of bids for construction to include the removal and replacement of the existing theatrical sound and lighting system, including new towers, equipment, and a new utility service to provide

sufficient power based on plans and specifications provided by Design West Engineering. The city advertised the project on August 31, 2022 and the city clerk's office received and opened four bids from Jergensen Construction Inc., My Electrician, Inc., Armstrong Cal Builders Inc. and Pro-Cal Lighting Inc. for the project on September 22, 2022.

Jergensen, as the low bidder at \$1,416,972, sub-

sequently withdrew and Staff reviewed the bids and My Electrician Inc, with its bid of \$2 million was accepted as the low bidder. The city council awarded My Electrician Inc the \$2 million contract.

The project has now been completed.

According to attendees at a performance at the bowl this week, "The lighting and sound system are hideous. The lighting and sound sys-

tem is accessed by a ladder on a pole, which blocks your view. Does the ladder meet the city's code? It's appalling... and tacky."

According to another, "The sound was horrible."

One resident told the Sentinel that before the design was finalized,

professionals with experience relating to entertainment forums "should have been consulted."

Carl Baker, the city's public information officer, said, "The city is not going to comment on anonymous observations regarding these improvements."

Hostetter Was Out Front During The Planning For The Stop The Steal Effort To Keep Trump In Office *from front page*

cal kits, radios, multiple cans of bear spray, knives, flags, plates, goggles, helmets...I think we should clear all text in this chat in the morning of the 5th just in case for opsec [operational security] purposes." Kinnison, Mele, Martinez and Warner exchanged plans on a group text thread with regard to coordinating

and planning their trip, including whether they wanted to bring firearms with them on their cross-country drive. Mele told the group, "shorter the better. Mine will be able to be stashed under the seat. I'll bring it. 18" barrel."

Morton Irvine Smith traveled to Washington, D.C. separately from Hostetter, Taylor, Warner, Martinez, Kinnison and Mele to participate in the January 6, 2021 protest. On January 5, at a rally near the U.S. Supreme Court, Alan Hostetter told a frenzied crowd, "Our voices tomorrow

are going to put the fear of God in the cowards and the traitors, the RINOs and the communists of the Democrat Party. They need to know, we of the people, 100 million strong, are coming for them if they do the wrong thing." He told those assembled that they should ready themselves for "war tomorrow" to be carried out against the "vipers" in Congress who were refusing to declare the election of Joseph Biden null and void. At the same rally, Russell Taylor said, "In these streets we will fight and we will bleed before we allow our freedom to be

taken from us. We will not return to our peaceful way of life until this election is made right." They would never give in to communists, the Deep State or Antifa, Taylor vowed. At 11:28 p.m. on January 5, Taylor posted a photo to a chat on another encrypted messaging service showing gear arranged on a bed, including a khaki backpack, a black plate-carrier vest, two hatchets, a walkie talkie-type radio, a stun baton, a helmet, a scarf and a knife. In the caption, he wrote, "Now getting ready for tomorrow."

On January 6, the defendants congregated on the National Mall for the rally, where Mele, Martinez, Kinnison and Warner posed for a photo. Martinez, Kinnison and Warner flashed a hand signal showing affiliation with the Three Percenter group. Taylor, Hostetter and others walked down Pennsylvania Avenue toward the Capitol, and Taylor took a selfie-style video as he walked, in which he stated, "We are on the move. Heading up

to the Capitol." At 2:13 p.m., Warner entered the Capitol through a broken window. At approximately 2:30 p.m., Taylor and Hostetter joined rioters on the lower west terrace who were pushing through the line of law enforcement officers seeking to keep the crowd from advancing. Taylor was carrying a knife in the front chest pocket of his plate carrier vest and urged on rioters before pushing through

Accurate Typist Needed

This part-time, remote position for an administrative representative will pay a fair income and need 5 to 8 hours of work per week in data entry and reports.

Contact: tillerlux1016@gmail.com

Continued on Page 6

After He And His Cohorts Were Indicted, Hostetter Took The Position That It Was They, Rather Than He, Who Led The Charge In The Efforts Against The Liberals Vanguishing The Trump Revolution

from page 5

the police line and moving up the stairs and onto the Upper West Terrace. Taylor at that point beckoned the rioters, “Move forward, Americans,” and told the officers seeking to hold the line against the rioters, “Last chance boys. Move back!” At that point, according to the U.S. Attorney’s Office, Taylor, closely followed by Hostetter, pushed through the area that the capital police had been blocking, moved up the stairs onto a structure erected for the Inauguration and continued moving up on to the Upper West Terrace. Once Taylor and Hostetter were in place on the Upper West Terrace, Hostetter addressed the crowd, saying, “The people have taken back their house. Hundreds of thousands of patriots showed up today to take back their government!” Taylor yelled to the crowd, “Inside!” Taylor and Hostetter then moved toward the Capitol building. At 2:38 p.m., the plate-carrier vest clad Martinez and Kinnison, wearing a gas mask, made it onto the restricted area on the Upper West Terrace of the Capitol Building. The Sentinel has seen no direct evidence that Mele made it onto the West Terrace, though a video depicts him on the steps next to it. In that video, he can be heard saying, “We stormed the Capitol.” At 6:18 p.m., Taylor posted to Telegram, “I was pushing through traitors all day today. We stormed the Capitol! Freedom was fully demonstrated today!” Hostetter posted a photo to his American Phoenix Project Instagram account of himself and Taylor taken from the Upper West Terrace of the Capitol in which a crowd of rioters can be seen in the background. Hostetter captioned the photo thusly: “This was the ‘shot heard round

the world’ ... the 2021 version of 1776. That war lasted 8 years. We are just getting started.” Between 7:52 and 9:11 p.m., Taylor sent text messages to several people, saying that he “stormed the capital (sic)” but because he “had weapons,” he did not go inside. When asked by one of those he was texting what was to happen next, Taylor responded, “Insurrection.” Hostetter, Taylor, Warner, Martinez, Kinnison and Mele returned to their homes in Southern California later that month. On January 27, 2021, the FBI served search warrants at Hostetter’s San Clemente and Taylor’s Ladera Ranch homes.

On May 20, 2021, in San Clemente, the stay-at-home orders were still in effect although not being followed and the fencing around the beach parking lots was still in place as a means of discouraging people from using the beach, although two members of the city council at that time were pressing to have the fence removed. Hostetter organized a protest against the stay-at-home orders and the beach use restrictions, which midway into the event turned into an attempt to tear down the fencing. In a gesture reminiscent of the anti-Vietnam War protesters Hostetter would have despised as communists or fellow travelers, he chained himself to the fence and was himself arrested, booked for inciting a riot, trespassing, destruction of city property and resisting arrest.

Less than a month later, the state charges he was facing in Orange County Superior Court became a virtual irrelevancy when on June 10, 2021, a federal indictment naming Hostetter, Taylor, Warner, Martinez, Kinnison and Mele was unsealed. It charged them with participating

in the January 6, 2021 Washington, D.C. insurrection, alleging that in so doing they disrupted a joint session of Congress at the U.S. Capitol to tally the electoral college votes for the November 3, 2020 election. On the same day, arrest warrants for Hostetter and the five others were returned and executed. Morton Irvine Smith was not indicted.

Hostetter retained attorney Bill Essayli, who had run unsuccessfully as a Republican for the California Assembly in 2018 and who has since, in 2022, succeeded in obtaining a berth in California’s lower legislative house. Essayli made generic and blanket denials of any wrongdoing on his clients behalf. Subsequently, in hearings before the U.S. District Court in the District of Columbia where the case against him and his co-defendants was held, Hostetter was represented by John Pierce and Karren Kenney. Initially, in keeping with the dictum of one of the leaders of the American Revolution, Benjamin Franklin, that those involved in rebellion must “hang together or most certainly we shall all hang separately,” Hostetter put on a united front with Taylor, Warner, Martinez, Kinnison and Mele. In October 2021, however, Hostetter undertook a radical change of strategy in his legal defense. On October 14 of that year, Hostetter told U.S. District Court Judge Royce Lamberth, who oversaw his case, that he wanted to represent himself, basically because of financial circumstance, his stated rationale for doing so being that the federal government knows that it has no case against him and was proceeding with the criminal charges in an effort to both discredit him and bankrupt him financially. Lamberth said that whatever Hostetter’s impressions were of the case against him and the justice system and despite his knowledge of the law gained by his more than 23 years as a police officer, it was ill-advised for him to seek to rep-

resent himself in the legal arena with which he has virtually no expertise. He told Hostetter he had “never seen a pro se defendant actually succeed. A trained lawyer would defend you far better than you could defend yourself.” Hostetter intimated to Lamberth that he believes the Justice Department and the courts are corrupt, and that he wanted the opportunity to illustrate that through his trial, and did not want to be hampered by an attorney who is likewise corrupted by the system. He said he would be willing to be advised though not represented by an attorney who was not a member of any secret societies such as the Masons, Book and Snake and Skull and Bones. Ultimately, at Hostetter’s insistence, Lamberth consented to Hostetter acting as his own attorney. Thereupon, Hostetter made a sharp break with his codefendants. Asserting he was the target of a “classic FBI counterintelligence program operation” and that he had come to believe that at least some of those among Taylor, Warner, Martinez, Kinnison and Mele and perhaps all are government informants, Hostetter sought to have the charges against him dismissed. Referencing “secret societies,” including Freemasons and the Skull and Bones fraternity at Yale University and religious “cults” such as Scientologists and the Church of Jesus Christ of Latter-day Saints, Hostetter in a motion to the court ultimately rejected by Lamberth said he was targeted by the government and its Justice Department and the FBI for taking a stand in opposition to “Covid-19 lockdowns and stay-at-home orders” instituted during the coronavirus pandemic. Hostetter stated he believed that his allies in the fight against government-imposed COVID-19 precautions – Taylor, Warner, Martinez, Kinnison, Mele and Irvine Smith – were being directed by the government to insinuate

themselves into his orbit in order to entrap him. “The government attempted to concoct, direct and supervise the enterprise from start to finish,” according to Hostetter’s motion. Despite what he said was “their incessant efforts to direct defendant into criminal activity,” Hostetter said, he did not take the bait and had “never engaged in criminal activity.” Prime candidates for those who were serving as government informants, Hostetter claims, are Taylor, his ally in the formation of the American Phoenix Project, and Irvine Smith. Judge Lamberth denied Hostetter’s motion. Hostetter initially declared his intention of insisting on a speedy trial, but the deadline for the government putting on its case against him was tolled when he himself made motions which suspended the trial date countdown. On January 16, Hostetter entered a waiver of jury trial, consenting to have Judge Lamberth hear all of the charges against him.

In the lead up to the trial, Hostetter sought to convince Lamberth that the federal government had engaged in an elaborate effort to entrap him and that despite nearly a year of resisting COVID-19 restrictions and his efforts to resist the certification of Joseph Biden’s victory in the 2020 election, “three fundamental pillars” undergirded his defense: that the 2020 election was stolen from President Donald J. Trump; that the challenge to the November 2020 vote was taking place independent of him and that the assault outside and inside the Capitol that took place on January 6 was a “false flag operation” staged by “federal law enforcement and intelligence agencies.”

Hostetter’s defense in much of its aspect dwelt upon the government’s use of “false flag” operatives or “plants,” that is, individuals who are masquerading or pretending to be something they are not and inveigling or entrapping innocent in-

dividuals into engaging in illegal activity they would otherwise not take part in.

Prior to trial, Hostetter had sought to convince Judge Lamberth that Stewart Rhodes, the leader of the Oath Keepers, had been secretly acting as a government informant, compromising those who were seeking to prevent Joseph Biden’s theft of the 2020 election to the Democrats. To prevent those who were being informed upon from realizing they were being betrayed by Rhodes, Hostetter said, the government had filed sedition charges against him in order to disguise the fact that Rhodes had been working with the government.

Ahead of trial, Hostetter told Judge Lamberth that he has come to believe that Taylor, Warner, Martinez, Kinnison and Mele, other members of the Three Percenter militia movement and even Proud Boys leader Henry “Enrique” Tarrío tried to infiltrate the American Phoenix Project on behalf of the government as a “special project” because he had “shown some leadership ability.”

Judge Lamberth dismissed those assertions as groundless. “You don’t have any facts to support your allegations,” he said.

When the trial began, Hostetter in his opening statement sought to argue that the government had invited chaos on January 5 by lax security around the Capitol to create a crisis so that a rush to certify Joseph Biden as president would take place. “Our country has been overthrown,” Hostetter said on the first day of trial, emphasizing his continuing belief that Donald Trump was the real winner of the 2020 election. “This whole thing is corrupt.” With the Capitol lightly guarded in the face of massive protests, he indicated, security was soon overwhelmed, at which point the nation’s lawmakers had a pretext to certify the election.

At issue in the trial was the implication the Fifth Amendment pro-

Continued on Page 7

Once A Lawman, Hostetter Is Now, The Judge Says, A Convicted Insurrectionist *from page 6*

tection against self-incrimination, Hostetter's role as his own attorney in which he skirted Fifth Amendment issues and the interplay between the Fifth Amendment right against self-incrimination and the Sixth Amendment Right to examine all witnesses against a defendant. Given that Hostetter ultimately claimed that his one-time co-defendants Taylor, Warner, Martinez, Kinnison and Mele are actually government agents who were working to entrap him Judge Lamberth severed his case from that of Warner Martinez, Kinnison and Mele, who likewise stood accused of conspiring to disrupt the certification of the election on January 6. Because they had Fifth Amendment rights not to incriminate themselves, their testimony against Hostetter could not be compelled and his right to cross examine anyone who would testify against him would have required that they be subject to such cross examination if their testimony had been used.

Prior to Hostetter's trial beginning, Taylor had entered a guilty plea, which carried with it an agreement to cooperate in the prosecution of Hostetter. Thus, Taylor was not in a position to assert his fifth amendment right against self incrimination and was called by the prosecution. Hostetter, somewhat unskillfully, sought to use the prosecution's use of Taylor's testimony against him to reinforce his assertion that he was being set up by the government. At one point, Hostetter told Lamberth, "My opinion is that the

entire thing was staged." When Hostetter had the opportunity to cross examine his one-time ally in the fight against governmental oppression, he asked Taylor if he was surprised the Capitol wasn't secured better than it was. Taylor said he was.

Nevertheless, the action Hostetter and Taylor engaged in on the Capitol grounds toward the Upper West Terrace was damning. Prosecutors produced for Judge Lamberth a video of Hostetter on the terrace stating, "The people have taken back their house. Hundreds of thousands of patriots showed up today to take back their government!" as well as a picture of himself and Taylor he posted to an Instagram account that said, "This was the shot heard round the world!... the 2021 version of 1776. That war lasted 8 years. We are just getting started."

Lamberth, a Ronald Reagan-appointee with a pro-law enforcement bent, was favorably disposed toward Hostetter on at least two accounts – the defendant's military and law enforcement background and willingness to place himself entirely in the judge's hands by accepting a bench trial in which he trusted Lamberth to serve as the jury. Lamberth accepted that Hostetter was absolutely convinced that the election had been stolen from President Trump in the course of the 2020 election. And the judge had no problem with the ideological precepts that Hostetter had adopted. It was the former police chief's advocacy of action and violent action in particular that proved problematic. Judge Lamberth found Hostetter's belated disavowals of those advocacies, which unfortunately for him had been memorialized

in multiple cases on video, unconvincing.

Taylor, led through his testimony by the prosecution, acknowledged coming onto the Capitol grounds carrying a hatchet as well as a knife and a stun baton in the company of Hostetter, who, he testified was in possession of a hatchet at that point. He and Hostetter, Taylor testified from the witness stand, were involved in what he now freely admitted was a conspiracy to prevent Congress from certifying the election. Hostetter, with the skill of a jailhouse lawyer at best, sought to convince Judge Lamberth that his former associate in the American Phoenix Project was actually a participant in the federal government's conspiracy to railroad him because he was an effective dissident fighting COVID-19 mask mandates, lockdowns and the Democrats' efforts to commander the White House, the Congress and the other machinery of government. Lamberth wasn't buying it. Hostetter, contradicting Taylor, maintained that he did not have possession of the hatchet, which had been referenced during the Telegram communications while Hostetter, Taylor, Warner, Martinez, Kinnison and Mele were making their preparations to attend the protests relating to the election certification, because it had been stolen from his vehicle. The U.S. Attorney's Office maintained that the hatchet was in Hostetter's possession when he was among the mob that broke the police lines on the Capitol grounds.

In attempting to bolster its case against Hostetter, the U.S. Attorney's Office presented the testimony of police officers who witnessed the violence at the Capitol

firsthand, video of the protest and chaos, including Hostetter's statements, and testimony of FBI agents indicating Hostetter had conspired with Taylor, Warner, Martinez, Kinnison and Mele to attend the Stop the Steal rally and interrupt the certification of the election.

Hostetter unequivocally joined other rioters on the lower West Terrace of the Capitol who were pushing through a line of law enforcement officer trying to hold them back, officers testified. Hostetter and Taylor then pushed through the law enforcement line moved through restricted areas of the Capitol grounds, the officers testified.

There was a presentation of Hostetter's effort at an incitation to violence with the playing of a video he made after the 2020 election in which he said, "traitors need to be executed." The prosecution also emphasized that he promoted January 6, 2021 as a day upon which "patriots" were to make a last stand. In one video which he made in November 2020, Hostetter was heard uttering "Some people, at the highest levels, need to be made an example of: an execution or two or three. Tyrants and traitors need to be executed as an example so nobody pulls this shit again."

Hostetter did attempt with several witnesses, including Capitol police officers, to determine why there was not higher or more substantial fencing around the Capitol or more officer on duty there on January 6.

Hostetter did not make any substantive showing of evidence deemed convincing by Judge Lamberth to flesh out earlier motions he had submitted asserting that his circumstance was of a piece with corruptions of the

federal government that included John F. Kennedy's assassination to the September 11, 2001 attacks on the New York Trade Center to Tucker Carlson's firing from *Fox News*.

In his closing argument Assistant U.S. Attorney Anthony Mariano said "There is no 'the police didn't stop me in time' defense. If Alan Hostetter wants to know what could have been done to prevent January 6, he could start by looking in the mirror."

"Citizens can make up their minds on politics or other bases," Judge Lamberth said, asserting Hostetter had marshaled no evidence for his claim that the riot was "staged. Courts have got to have evidence."

Throughout 2020 and right up to just weeks before his indictment, Hostetter, as the founder and leader of the American Phoenix Project, presented himself to the world as one of the most outspoken and dynamic firebrands in the new American patriotic movement, protesting governmental COVID precautions and disputing the 2020 election outcome. After his indictment, he maintained he had been entrapped by governmental agents who had lured him to join the faux revolution he led.

Hostetter, the judge said, "has not presented any evidence that could make out an entrapment defense on the theory that the January 6 riot was a staged event."

In his findings, Judge Lamberth stated he did not believe Hostetter's claim that the hatchet had been stolen out of his vehicle and he didn't have it in his backpack on January 6, 2021.

Upon consideration of all of the evidence and testimony, Judge Lamberth found Hostetter

guilty of conspiring to obstruct an official proceeding; obstruction of an official proceeding and aiding and abetting; entering and remaining in a restricted building or grounds with a deadly or dangerous weapon; and disorderly or disruptive conduct in a restricted building or grounds with a deadly or dangerous weapon.

Lamberth, while saying Hostetter, "has a right to believe whatever he likes about the 2020 presidential election and to voice those opinions," he did not have license to prevent the government from functioning.

"The First Amendment does not give anyone a right to obstruct or impede Congress by making it impossible for them to do their jobs safely, and it certainly does not give anyone a right to enter a restricted area while carrying a dangerous weapon."

Citing the consideration that Hostetter's actions disrupted a joint session of the U.S. Congress convened to ascertain and count the electoral votes related to the presidential election, prosecutors asked for Hostetter to be jailed immediately. Judge Lamberth declined that request, scheduling a sentencing hearing for October 13. Conspiring to obstruct an official proceeding and obstruction of an official proceeding and aiding and abetting both carry a statutory maximum of 20 years in prison. The charges of entering and remaining in a restricted building or grounds with a deadly or dangerous weapon and disorderly or disrupting conduct in a restricted building or grounds with a deadly or dangerous weapon both carry a statutory maximum of 10 years in prison.

Public Notices

FBN 20230006888
The following person is doing business as: MARISCOS LOS CULICHIS. 4439 MISSION BLVD UNIT A MONTCLAIR, CA 91763 COUNTY OF SAN BERNARDINO MARISCOS LOS CULICHIS, LLC 4439 MISSION BLVD UNIT A MONTCLAIR, CA 91763 The business is conducted by: A LIMITED LIABILITY COMPANY. The registrant commenced to transact business under the fictitious business name or

Public Notices

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/ FRANCISCO CISNEROS ESTRELLA, MANAGING MEMBER Statement filed with the County Clerk of San Bernardino on: JULY 07, 2023

Public Notices

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

Public Notices

law (see Section 14400 et seq., Business and Professions Code). Published in the San Bernardino County Sentinel 07/14/2023, 07/21/2023, 07/28/2023, 08/04/2023 CNBB29202302MT
FBN 20230006886
The following person is doing business as: BP CAD. 2130 N ARROWHEAD AVE UNIT 205B-9 SAN BERNARDINO, CA 92405 COUNTY OF SAN BERNARDINO BLUE POINT CAD, LLC 2130 N ARROWHEAD

Public Notices

AVE UNIT 205B-9 SAN BERNARDINO, CA 92405 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

Public Notices

179130. I am also aware that all information on this statement becomes Public Record upon filing. s/ JOSUE C HERNANDEZ, MANAGING MEMBER Statement filed with the County Clerk of San Bernardino on: JULY 07, 2023 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

Public Notices

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 07/14/2023, 07/21/2023, 07/28/2023, 08/04/2023 CNBB29202301MT

Public Notices

NOTICE OF AMENDED PETITION TO ADMINISTER ESTATE OF: TOMMIE SENA MANUEL CASE NO. PROSB2300633

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of TOMMIE SENA MANUEL AN AMENDED PETITION FOR PROBATE has been filed by JAUN MANUEL LEWIS in the Superior Court of California, County of SAN BERNARDINO. THE AMENDED PETITION FOR PROBATE requests that JAUN MANUEL LEWIS be appointed as personal representatives to administer the estate of the decedent. THE AMENDED PETITION requests the decedent's wills and codicils, if any, be admitted to probate. The will and any codicils are available for examination in the file kept by the court. THE AMENDED 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 amended petition will be held in Dept. No. S-35 at 9:00 a.m. on JULY 20, 2023 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 amended 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 Jaun Manuel Lewis: ANTONIETTE JAUREGUI (SB 192624) 1894 S. COMMERCENTER WEST, SUITE 108 SAN BERNARDINO, CA 92408 Telephone No: (909) 890-2350 Fax No: (909) 890-0106 Published in the San Bernardino County Sentinel on June 23, 30 & July 7, 2023. Published on July 14 in a corrected form to reflect this as an amended petition.

Public Notices

FBN 20230005466 The following person is doing business as: MARIN FLOWERS. 5217 DUARTE ST APT 327 LOS ANGELES, CA 90058 COUNTY OF SAN BERNARDINO ROBERTO V RODRIGUEZ MARIN 5217 DUARTE ST APT 327 LOS ANGELES, CA 90058. 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/ ROBERTO V RODRIGUEZ MARIN, OWNER Statement filed with the County Clerk of San Bernardino on: MAY 25, 2023 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 06/02/2023, 06/09/2023, 06/16/2023, 06/23/2023 CNBB23202301JL

SUMMONS - (CITACION JUDICIAL) CASE NUMBER (NUMERO DEL CASO) 30-2023-01308365-CU-BC-CJC

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

FOREMOST THREADED PRODUCTS, a California corporation; JAMES THOMPSON, an individual; CYNTHIA KALICKI, an individual; and DOES 1 through 20, inclusive

YOU ARE BEING SUED BY PLAINTIFF:

(LO ESTA DEMANDANDO EL DEMANDANTE):

STRATEGIC FUNDING SOURCE, INC. dba KAPITUS, a New York corporation.

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

Public Notices

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 repuesta 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 pueda 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 de 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 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 de \$10,000 o mas de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desear el caso.

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

SUPERIOR COURT OF CALIFORNIA, ORANGE COUNTY CENTRAL JUSTICE CENTER 700 CIVIC CENTER DRIVE SANTA ANA, CA 92701

The name, address and telephone number of plaintiff's attorney is: (El nombre, la dirección y el numero de telefono del abogado del demandante, o del demandante que no tiene abogado, es):

PAUL A. LEVIN, ESQ., MRLG 550 NORTH BRAND BOULEVARD, SUITE 1100 GLENDALE, CA 91203 Telephone: (818) 630-7900 DATE (Fecha): February 17, 2023

Judge James Crandall. David H. Yamasaki, Clerk of the Court (Secretario) by K. Trent, Deputy (Adjunto)

Published in the San Bernardino County Sentinel on: June 23, 30 and July 7 & 14, 2023.

FBN 20230005556 The following entities are doing business primarily in San Bernardino County as LUCIAS EXPRESS 1090 W HIGHLAND AVE SUITE # 3 SAN BERNARDINO, CA 92405: EDUARDO MARTIN LUCIAS 17130 VAN BUREN AVE # 388 RIVERSIDE, CA 92504 Mailing Address: 1090 W HIGH-

Public Notices

LAND AVE SUITE # 3 SAN BERNARDINO, CA 92405 The business is conducted by: AN INDIVIDUAL. The registrant commenced to transact business under the fictitious business name or names listed above on: April 1, 2023. 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/ EDUARDO MARTIN LUCIAS, Owner Statement filed with the County Clerk of San Bernardino on: 5/30/2023 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 J5480 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 on June 23, 30 and July 7 & 14, 2023.

NOTICE OF PETITION TO ADMINISTER ESTATE OF: Gaylis W. Grob Case No. PROSB2300790

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of Gaylis W. Grob A PETITION FOR PROBATE has been filed by Eric Grob in the Superior Court of California, County of San Bernardino. THE PETITION FOR PROBATE requests that Eric Grob 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. S35 at 09:00 AM on 08/03/2023 at Superior Court of California, County of San Bernardino, 247 West Third Street, San Bernardino, CA 92415, San Bernardino District-Probate Division 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

Public Notices

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. Cary L. Cotten: 630 Alta Vista Drive, Suite 102 Vista CA 92084 Telephone No: 760-726-9882 Published in the SBSCS Upland on: 06/30/2023, 07/07/2023, 07/14/2023

TRUSTEE SALE: APN: 0227-742-05-0-000 T.S. No.: 2023-1244 Order No.: 2273792cad

NOTICE OF TRUSTEE'S SALE YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 7/16/2007. 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 PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER. Will sell at a public auction sale to the highest bidder, payable at time of sale in lawful money of the United States, by a cashier's check drawn on a state or national bank, check drawn by a state or federal credit union, or a check drawn by a state or federal savings and loan association, or savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee for the total amount (at the time of the initial publication of the Notice of Sale) reasonably estimated to be set forth below. The amount may be greater on the day of sale. Trustor: Kirk Dean and Regina Bush-Dean, husband and wife as joint tenants Duly Appointed Trustee: S.B.S. TRUST DEED NETWORK, A CALIFORNIA CORPORATION Deed of Trust recorded 8/1/2007 as Instrument No. 2007-0448399 in book XX, page XX of Official Records in the office of the Recorder of San Bernardino County, California, Date of Sale: 7/24/2023 at 1:00 PM Place of Sale: NEAR THE FRONT STEPS LEADING UP TO THE CITY OF CHINO CIVIC CENTER, 13220 CENTRAL AVENUE, CHINO, CALIFORNIA 91710 Amount of unpaid balance and other reasonable estimated charges: \$989,854.81 Street Address or other common designation of purported real property: 13633 SMOKESTONE STREET RANCHO CUCAMONGA, CA 91739 A.P.N.: 0227-742-05-0-000 The undersigned Trustee disclaims any liability for any incorrectness of the street address or other common designation, if any, shown above. If no street address or other common designation is shown, directions to the location of the property may be obtained by sending a written request to the trustee within 10 days of the date of first publication of this Notice of Sale. 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

Public Notices

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 FOR SALES INFORMATION, PLEASE CALL (855) 986-9342 or visit this internet web-site www.superiordefault.com, using the file number assigned to this case 2023-1244. 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. NOTICE TO TENANT: You may have a right to purchase this property after the trustee auction if conducted after January 1, 2021, pursuant to Section 2924m of the California Civil Code. If you are an "eligible tenant buyer," you can purchase the property if you match the last and highest bid placed at the trustee auction. If you are an "eligible bidder," you may be able to purchase the property if you exceed the last and highest bid placed at the trustee auction. There are three steps to exercising this right of purchase. First, 48 hours after the date of the trustee sale, you can call FOR SALES INFORMATION, PLEASE CALL (855) 986-9342, or visit this internet web-site www.superiordefault.com, using the file number assigned to this case 2023-1244 to find the date on which the trustee's sale was held, the amount of the last and highest bid, and the address of the trustee. Second, you must send a written notice of intent to place a bid so that the trustee receives it no more than 15 days after the trustee's sale. Third, you must submit a bid, by remitting the funds and affidavit described in Section 2924m(c) of the Civil Code, so that the trustee receives it no more than 45 days after the trustee's sale. If you think you may qualify as an "eligible tenant buyer" or "eligible bidder," you should consider contacting an attorney or appropriate real estate professional immediately for advice regarding this potential right to purchase. Date: 6/14/2023 S.B.S. TRUST DEED NETWORK, A CALIFORNIA CORPORATION, 31194 La Baya Drive, Suite 106, Westlake Village, California, 91362 (818)991-4600. By: Colleen Irby, Trustee Sale Officer. WE ARE ATTEMPTING TO COLLECT A DEBT, AND ANY INFORMATION WE OBTAIN WILL BE USED FOR THAT PURPOSE. (TS# 2023-1244 SDI-27008)

Public Notices

Published in the San Bernardino County Sentinel on 6/30/2023, 7/07/2023, 7/14/2023

NOTICE TO CREDITORS OF DALLAS STEPHEN AYRES THE DALLAS STEPHEN AYRES SEPARATE PROPERTY TRUST Case No. PROSB2300525 SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO Notice is hereby given to the creditors and contingent creditors of the above-named decedent, that all persons having claims against the decedent are required to file them with the Superior Court, at 247 West Third Street, San Bernardino, CA 92415-0212, and mail a copy to ANTHONY PAUL LEOS, as trustee of the trust dated March 13, 2009, wherein the decedent was the settlor, at 9215 Amethyst Avenue, Rancho Cucamonga, CA 91730 within the later of four months after June 30, 2023 (the date of the first publication of notice to creditors) or, if notice is mailed or personally delivered to you, 60 days after the date this notice is mailed or personally delivered to you. A claim, form may be obtained from the court clerk. For your protection, you are encouraged to file your claim by certified mail, with return receipt requested. WEI C WONG, Attorney Law Offices of Wei C Wong 716 SOUTH GARFIELD AVENUE ALHAMBRA CA 91801 CN997731 AYRES Jun 30, Jul 7,14, 2023 Published in the San Bernardino County Sentinel on 6/30/2023, 07/07/2023, 07/14/2023

NOTICE OF SALE OF REAL PROPERTY Pursuant To Probate Code Sec. 10300 In re the: Case No.: PROSB2100727 ESTATE OF MARCUS MARCELL MCCOWEN SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO CENTRAL DISTRICT PLEASE TAKE NOTICE: Notice is hereby given that Cleafere McCowen, as Personal Representative of the Estate Marcus Marcell McCowen will set at private sale subject to confirmation by the Superior Court of San Bernardino, on or after: AUGUST 1, 2023, AT 9:00 A.M. at SUPERIOR COURT OF SAN BERNARDINO 247 W. THIRD STREET, SAN BERNARDINO CA, DEPARTMENT 337, of the following real property of Estate: 27981 Atlantic Avenue, Highland, CA 92346-2703 The terms and conditions of sale are: All cash, the amount of the sale is \$550,000.00. The required amount of the first overbid is \$578,000.00. At least ten percent (10%) of the amount bid must be paid with the offer, and the balance must be paid on close of escrow after confirmation of sale by the Court. Bids or offers for this property must be made to the Court at the time and date shown above. The sale is subject to confirmation of the Court, DATED: June 21, 2023 S/ Cleafere McCowen, Personal Representative S/ James T. Lee, Esq. Attorney for Cleafere McCowen: James T. Lee, SBN: 110838 LAW OFFICE OF MARC E. GROSSMAN 100 N. Euclid Avenue Second Floor Upland, CA 91786 jim@wefight4you.com Tel: (909)608-7426

Public Notices

Fax: (909)949-3077
Published in The San Bernardino County Sentinel June 30 and July 7, 14 & 21, 2023.

FBN 20230006130

The following entity is doing business primarily in San Bernardino County as VOGUE MOBILEHOME PARK 907 EAST RIALTO AVENUE SAN BERNARDINO, CA 92408: BAT MHP2, LLC 4047 LONG BEACH BLVD LONG BEACH, CA 90807 Mailing Address: PO BOX 15274 NEWPORT BEACH, CA 92659 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: January 29, 1999. 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/ BART THOMSON, Managing Member Statement filed with the County Clerk of San Bernardino on: 6/16/2023 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 D5511 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 on June 30 and July 7, 14 & 21, 2023.

FBN 20230006813
The following entities are doing business primarily in San Bernardino County as SMARTHIRE, A DIVISION OF KROUT & SCHNEIDER, INC. 4650 ARROW HWY, #E2 MONTCLAIR, CA 91763; KROUT & SCHNEIDER, INC. 4650 ARROW HWY, #E2 MONTCLAIR, CA 91763 The business is conducted by: A CORPORATION registered with the State of California under the number COS53532. The registrant commenced to transact business under the fictitious business name or names listed above on: December 8, 2020. By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 17913. I am also aware that all information on this statement becomes Public Record upon filing. s/ MARK A. MCCLAIN, Vice President Statement filed with the County Clerk of San Bernardino on: 7/6/2023 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 J6748 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 on July 7, 14, 21 & 28, 2023.

FBN 20230005436
The following entity is doing business primarily in San Bernardino County as MY PRO FRESH CHEF 12207 CENTRAL AVE CHINO,

Public Notices

CA 91710 MY PRO FRESH CHEF 2575 THUNDER MOUNTAIN ROAD UPLAND, CA 91784 26444 SILVERADO CT MORENO VALLEY, CA 92555: TERESITA GARCIA SAPIEN 26444 SILVERADO CT MORENO VALLEY, CA 92555 The business is conducted by: A CORPORATION. The registrant commenced to transact business under the fictitious business name or names listed above on: May 31, 2018. 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/ ISAAC SANDOVAL, President Statement filed with the County Clerk of San Bernardino on: 5/25/2023 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 J5473 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 on July 7, 14, 21 & 28, 2023.

NOTICE OF PETITION TO ADMINISTER ESTATE OF: FELIPE PULIDO CARDENAS

CASE NO. PROB23000870

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of FELIPE PULIDO CARDENAS has been filed by GABRIEL PULIDO VILLANUEVA in the Superior Court of California, County of SAN BERNARDINO. THE PETITION FOR PROBATE requests that GABRIEL PULIDO VILLANUEVA 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 AUGUST 15, 2023 at 9:00 a.m. in Dept. No. S37 at Superior Court of California, County of San Bernardino, 247 West Third Street, San Bernardino, CA 92415, San Bernardino District.

Filed: July 10, 2023

Brenda Cordero, Deputy Court Clerk 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.

Public Notices

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 Gabriel Pulido Villanueva:

R. SAM PRICE
SBN 208603
PRICE LAW FIRM, APC
454 Cajon Street
REDLANDS, CA 92373
Phone (909) 328 7000
Fax (909) 475 9500
sam@pricelawfirm.com

Published in the San Bernardino County Sentinel on July 13, 21 & 28, 2023.

NOTICE OF AMENDED PETITION TO ADMINISTER ESTATE OF: TOMMIE SENA MANUEL

CASE NO. PROB23000633

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of TOMMIE SENA MANUEL AN AMENDED PETITION FOR PROBATE has been filed by JAUN MANUEL LEWIS in the Superior Court of California, County of SAN BERNARDINO. THE AMENDED PETITION FOR PROBATE requests that JAUN MANUEL LEWIS be appointed as personal representative to administer the estate of the decedent. THE AMENDED PETITION requests the decedent's wills and codicils, if any, be admitted to probate. The will and any codicils are available for examination in the file kept by the court. THE AMENDED 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 amended petition will be held in Dept. No. S-35 at 9:00 a.m. on JULY 20, 2023 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 amended 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.

Public Notices

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 Jaun Manuel Lewis:

ANTONIETTE JAU-REGUI (SB 192624)
1894 S. COMMERCENT-ER WEST, SUITE 108
SAN BERNARDINO, CA 92408
Telephone No: (909) 890-2350
Fax No: (909) 890-0106

Published in the San Bernardino County Sentinel on June 23, 30 & July 7, 2023. Published on July 14 in a corrected form to reflect this as an amended petition.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CIVSB 2315620

TO ALL INTERESTED PERSONS: Petitioner: TIMOTHY SCOTT GLASS a/k/a TIMOTHY SCOTT JIMERSON filed with this court for a decree changing names as follows:

TIMOTHY SCOTT GLASS a/k/a TIMOTHY SCOTT JIMERSON TO TIMOTHY SCOTT JIMERSON

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: 08/23/2023
Time: 08:30 AM
Department: S14

The address of the court is Superior Court of California, County of San Bernardino San Bernardino District-Civil Division 247 West 3rd Street, San Bernardino, CA 92415-0210

To appear remotely, check in advance of the hearing for information about how to do so on the court's website. To find your court's website, go to www.courts.ca.gov/find-my-court.htm

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: 07/06/2023
Judge of the Superior Court: Brian S McCarville

Attorney for Timothy Scott Glass aka Timothy Scott Jimer-son:

Charles D. Ferrari (State Bar Number 130186)
Ferrari Law, P.C.
8333 Foothill Blvd., Suite 100-412
Rancho Cucamonga, CA 91730

Phone: (877) 577-7223
cferrari@ferrari-lawoffices.com

Published in the San Bernardino County Sentinel on 07/14/2023, 07/21/2023, 07/28/2023, 08/04/2023

Public Notices

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CIVSB 2315827

TO ALL INTERESTED PERSONS: Petitioner: EVA LESLIE ORDONEZ filed with this court for a decree changing names as follows:
LESLIE BELEN MENENDEZ ORDONEZ to LESLIE MENENDEZ

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: 08/23/2023
Time: 08:30 AM
Department: S25

The address of the court is Superior Court of California, County of San Bernardino San Bernardino District-Civil Division 247 West 3rd Street, San Bernardino, CA 92415-0210

To appear remotely, check in advance of the hearing for information about how to do so on the court's website. To find your court's website, go to www.courts.ca.gov/find-my-court.htm

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: 07/12/2023
Samantha Becerra, Deputy Court Clerk

Eva Leslie Ordonez, In Pro Per

11858 Jasmine Place
Fontana, CA 92337
Phone: (909) 202-7090
Published in the San Bernardino County Sentinel on 07/14/2023, 07/21/2023, 07/28/2023, 08/04/2023

FBN 20230006592

The following entity is doing business primarily in San Bernardino County as CARSTAR AVALON COLLISION 247 W. WALNUT AVENUE RIALTO, CA 92376: SK AUTO RIALTO 247 W. WALNUT AVENUE RIALTO, CA 92376 The business is conducted by: A CORPORATION registered with the State of California under the number 5662920. The registrant commenced to transact business under the fictitious business name or names listed above on: June 27, 2023. 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/ JENNIFER SCHMIDT, CFO Statement filed with the County Clerk of San Bernardino on: 6/28/2023 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 I8806 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 on July 14, 21, 28 & August 4, 2023.

FBN 20230006882
The following entity is doing business primarily in San Bernardino County as ACIS INSURANCE SERVICES 25945 EDGEMONT DR SAN BERNARDINO, CA 92404: SYLVIA A MONTENEGRO 25945 EDGEMONT DR 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: DECEMBER 15, 2003. 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/ SYLVIA A MONTENEGRO, Owner Statement filed with the County Clerk of San Bernardino on: 6/29/2023 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 J6748 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 on July 14, 21, 28 & August 4, 2023.

FBN 20230006440
The following entity is doing business primarily in San Bernardino County as LEVEL UP REALTY GROUP 8047 DAY CREEK BLVD SUITE 100 RANCHO CUCAMONGA, CA 91739 KRISTAL V OJEDA 9120 PATRICK CIR JURUPA VALLEY, CA 92509

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/ KRISTAL V OJEDA Statement filed with the County Clerk of San Bernardino on: 6/26/2023 I hereby certify that this copy is a

Public Notices

The following entity is doing business primarily in San Bernardino County as MY PRO FRESH CHEF 12207 CENTRAL AVE CHINO, CA 91710 MY PRO FRESH CHEF 2575 THUNDER MOUNTAIN ROAD UPLAND, CA 91784 26444 SILVERADO CT MORENO VALLEY, CA 92555: TERESITA GARCIA SAPIEN 26444 SILVERADO CT MORENO VALLEY, CA 92555 The business is conducted by: A CORPORATION. The registrant commenced to transact business under the fictitious business name or names listed above on: May 31, 2018. 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/ ISAAC SANDOVAL, President Statement filed with the County Clerk of San Bernardino on: 5/25/2023 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 J5473 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 on July 7, 14, 21 & 28, 2023.

FBN 20230006640

The following entity is doing business primarily in Riverside County as PETER'S FLEET SERVICES 26444 SILVERADO CT MORENO VALLEY, CA 92555: TERESITA GARCIA SAPIEN 26444 SILVERADO CT MORENO VALLEY, CA 92555 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/ TERESITA GARCIA SAPIEN, Owner Statement filed with the County Clerk of San Bernardino on: 6/29/2023 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 I9576 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 on July 14, 21, 28 & August 4, 2023.

FBN 20230006822

The following entity is doing business primarily in San Bernardino County as ACIS INSURANCE SERVICES 25945 EDGEMONT DR SAN BERNARDINO, CA 92404: SYLVIA A MONTENEGRO 25945 EDGEMONT DR 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: DECEMBER 15, 2003. 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/ SYLVIA A MONTENEGRO, Owner Statement filed with the County Clerk of San Bernardino on: 6/29/2023 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 J6748 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 on July 14, 21, 28 & August 4, 2023.

Public Notices

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 on July 14, 21, 28 & August 4, 2023.

FBN 20230007031

The following entity is doing business primarily in San Bernardino County as MAGNOLIA FLOORING 454 W HIGHLAND AVE SAN BERNARDINO, CA 92405: PATRICIA MARTINEZ 8124 RANCHO PODEROSO RD PARAMOUNT, CA 90723

The business is conducted by: AN INDIVIDUAL. The registrant commenced to transact business under the fictitious business name or names listed above on: July 12, 2003. 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/ PATRICIA MARTINEZ Statement filed with the County Clerk of San Bernardino on: 7/13/2023 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 J2522 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 on July 14, 21, 28 & August 4, 2023.

FBN 20230006558

The following entity is doing business primarily in San Bernardino County as SOUR CELLARS WINERY [and] SOUR CELLARS BREWERY 9495 9TH STREET UNIT D RANCHO CUCAMONGA, CA 91730: SOUR CELLARS LLC 7865 LAYTON ST RANCHO CUCAMONGA, CA 91730

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/ BRYAN DOTY, CEO Statement filed with the County Clerk of San Bernardino on: 6/28/2023 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 J6751 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 on July 14, 21, 28 & August 4, 2023.

FBN 20230006440

The following entity is doing business primarily in San Bernardino County as LEVEL UP REALTY GROUP 8047 DAY CREEK BLVD SUITE 100 RANCHO CUCAMONGA, CA 91739 KRISTAL V OJEDA 9120 PATRICK CIR JURUPA VALLEY, CA 92509

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/ KRISTAL V OJEDA Statement filed with the County Clerk of San Bernardino on: 6/26/2023 I hereby certify that this copy is a

