

Have You Seen This Child?

A seven-month-old child is believed to be in the custody of a kidnapper and potentially in grave danger after a vicious attack on his mother in Yucaipa on Thursday.

According to the San Bernardino County Sheriff's Department, the child's mother had just changed him when an individual, described as a heavysset man, at-

tacked her, rendering her nearly or fully unconscious before snatching the child and leaving the scene in a white four-runner.

The *Sentinel* is informed that the kidnapping occurred proximate to the Big 5 Sports outlet at 34579 Yucaipa Boulevard in the shared parking lot for the now-shuttered Big Lots and Big 5 retail stores.

According to Rebecca Haro, she had traveled with her husband and four of her children and stepchildren from their home in Cabazon in Riverside County to the athletic field on 7th Street so her stepson could compete in a summer football scrimmage in Yucaipa. She had driven a few blocks to the Big 5 to purchase her stepson a mouth

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Emmanuel Haro

Students And Teachers At Fontana Middle School Exposed To Asbestos

Students and faculty members at Fontana Middle School were exposed to potentially harmful levels of asbestos during the first two weeks of the current school year, the district has reluctantly acknowledged.

The exposure came about as a consequence of the district failing to complete the demolition and removal of the schools L Building by the start of the current school year on August 7.

Asbestos is a naturally occurring fibrous silicate mineral previously prized for its insulating and fireproofing qualities. Asbestos is composed of particulate fibers that are substantially longer than they are wide, which are friable, meaning they have a tendency to break into smaller pieces under pressure, rubbing or abrasion, becoming airborne. These microscopic fibrils if inhaled can be highly damaging to the lungs of mammals, reptiles and birds, causing dangerous lung conditions, including mesothelioma, asbestosis and lung cancer. In the 19th Century, manufacturers and builders began using asbestos as a thermal and electrical insulator as well as a fire retardant widely incorporated into building materials. Beginning in the 1960s, its adverse on human health began to be recognized and were more generally acknowledged in the 1970s. A substantial number of buildings constructed before the 1980s contained asbestos.

Insulation, flooring, roofing materials, ceiling tiles, dry-

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Contretemps Over Police Union's Political Use Of Law Enforcement Database Escalating

By Mark Gutglueck

Clear contradictions have emerged in the versions of events provided by one of the most recently elected members of the San Bernardino City Council and the city's police department over what the councilwoman says was the police officers' union's use of information that is supposed to be restrict-

ed for law enforcement operations against her during her political campaigns.

Ortiz who is now a professor of public administration at California State University San Bernardino, has for years been involved in local political and governmental affairs, having vied unsuccessfully in 2018 for appointment

to the San Bernardino County Third District supervisory post in the aftermath of James Ramos's departure for the California Assembly, in 2019 unsuccessfully for election to the vacant San Bernardino City Third Ward council position in the aftermath of John Valdivia's resignation to become San Bernardino mayor

and in 2022 unsuccessfully in the race for San Bernardino Mayor when Valdivia was ousted and ultimately replaced by Helen Tran. In 2024, Ortiz, having moved into San Bernardino 7th Ward, ran for election there, capturing first in the March primary and defeating former San Bernardino City Attorney James Penman in the

November run-off.

On November 8, 2023, around the time of the opening of the candidate filing period for the March 2024 primary election, Ortiz and Penman met in what by varying accounts was originally scheduled as a friendly meeting that would give either of the two, who by that point had made

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Coalition For Immigrant Justice & Public Counsel Challenging Fontana Sidewalk Vending Ordinances

Fontana's ordinances regulating street vending, one of which has been in place since 2019 and the most recently revised of which has been in place for a 21-month duration, are being challenged in federal court based upon novel constitutional challenges of the municipal authority to license and control lo-

cal businesses that have evolved in California for well over a century.

Fontana's first effort to regulate street/sidewalk vending, in the form of Ordinance 1789, was approved by the city council in 2019.

Over the course of two meetings in October and November 2023, the Fontana City Council,

gave first and second readings and both preliminary and final approval on identical 4-to-1 votes to a revamped set of street/sidewalk vending regulations, Ordinance 1925. The discussion took place in a fiery atmosphere in which four members of the city council, sympathetic to the challeng-

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Redlands Planning Commission Gives Nod To Mixed Use Project

The developmental imperative in Redlands continued unabated this week as the planning commission gave go-ahead to a mixed-use development proposal along the unimproved stretch of the 900 block of California Street.

The project in question, proposed by JD FUEL, LLC., will be

located at 913 California Street, and is to consist of a hotel, coffee shop and car wash. Despite expressed concerns the project's completion will have on traffic circulation in the area and its potential environmental impact, the project was given approval during the commission's August 12 meet-

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Sheriff's Department Makes Major Cockfighting Bust, Taking 56 Into Custody

Detectives and deputies with the San Bernardino County Sheriff's Department arrested 52 men and four women and seized 3,500 birds, twelve firearms \$259,000 in cash and significant amounts of fentanyl, methamphetamine and cocaine during a more than six-week long investigation into a massive cockfighting ring in San Bernardino County.

The operation, known as "Crowing Rooster," lasted from June 14 to August 1. It involved the obtaining and serving 26 search warrants at separate locations that were tied to the individuals and activities involved, according to the department.

Of those arrested, ten were charged with felonies. The lion's share, 48, are San Bernardino



County residents, while eight lived in Riverside, Los Angeles or Ventura

counties. They ranged in age from 16 to 73 years old.

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Missing Child from front page

guard. She was parked in the parking lot there



Emmanuel Haro

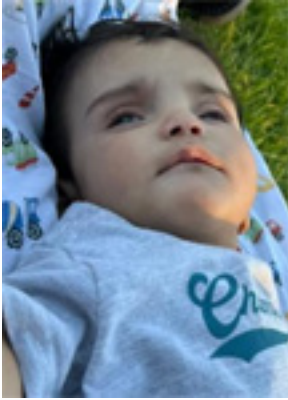
when she took her son, she was attacked from seven-month old Emmanuel, out of his car behind. “I fell on the floor, and

seat to change his diaper. She set him down on the backseat on the passenger side of the vehicle to change his diaper when

when I got up, I couldn’t find my son,” she said. She went into the Big 5 Sporting Goods store and inquired as to whether someone had come into the store with a small child. That was not the case, employees at the store said. The sheriff’s department, which serves as the police department in Yucaipa was summoned. Deputies were unable to locate the baby in a search of the area, including the use of a department helicopter.

Deputies taped off the area around the Haro family vehicle and the suspected crime, while available deputies and detectives initiated interviews with potential witnesses. Investigators were unable to find any trace of the vehicle driven by the man belived to have abducted the boy. Rebecca Haro had sustained facial trauma, including a black right eye. According to the sheriff’s department, “Investigators from our

specialized investigations division are continuing to investigate



Emmanuel Haro

the reported kidnapping of a seven-month-old, after the child’s mother reported being attacked outside a retail store on Yucaipa Boulevard last night. K9 scent-tracking dogs were deployed, but the child was not located. No suspect information is available at this time. Updates will be provided as soon as they are ready for release. We appreciate the community’s understanding as we work around the clock to locate the victim.” An amber alert was not put out for the child because, the department said, the circumstances of the case did not meet

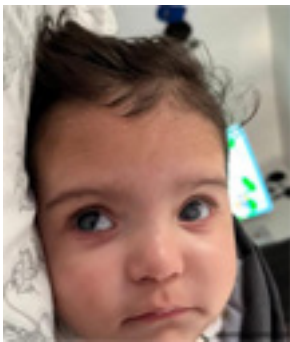
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Emmanuel Haro

the criteria for an Amber Alert, insofar as there is no known suspect or reliable vehicle description. One member of the department conceded, nonetheless, that the

matter is being investigated as a possible kidnapping. Emmanuel Haro is described as about 21 pounds and 24 inches tall. He has brown hair, brown eyes and crossed eyes. He was last seen wearing a black Nike onesie. If you have any information, please call 911 or Sheriff’s dispatch at 909-387-8313.



Zealous Police Union Opposition To Ortiz & Support Of Penman Included Researching The State’s Law Enfocement Database Missing Child from front page

clear their intentions to challenge then-Seventh Ward City Councilman Damon Alexander in the upcoming race, in which they could discuss one or the other stepping aside so that a concerted effort to defeat the incumbent could take place. During the exchange, Penman told her the Police Officers Association was backing him and that one or more of the police officer had used CLETS, the database shared by California’s law enforcement agencies, to carry out a search of her criminal history and had retrieved information with regard to an incident of domestic violence she had been engaged in some two decades earlier when they ran her name. According to Ortiz, Penman told her the police union, in support of his candidacy, was prepared to use her arrest on the domestic violence charge to

launch an attack her during council campaign if she were a candidate. According to Ortiz, on November 23, 2023, she met with San Bernardino Police Chief Darren Goodman at which she confronted him about the report that the officers under his command had used the state’s criminal history database to obtain information about her. Goodman thereafter, according to Ortiz, told her that he had found no evidence available in the department’s digital records, which apparently went back for a period of three years, that anyone in the department had used the CLETS to ascertain information relating to her. Both Ortiz and Penman entered the 2024 race for 7th Ward council member against and Alexander and captured the top two spots in the

march primary, setting up the November 2024 final between them. In the course of the campaign, Penman’s electioneering team prepared published and mailed to 7th Ward voters a mailer in which it was stated that Ortiz had been “arrested twice for battery” by the San Bernardino County Sheriff’s Department on June 22, 2006 and by the Los Angeles Police Department on March 15, 2015. Despite whatever negative publicity was generated by that political hit piece, Ortiz prevailed in the November 5, 2024 election 3,929 votes or 55.78 percent to 3,115 or 44.22 percent. There remains some question as to the accuracy of the information contained in the CLETS database, as field reports that are entered into law enforcement databases on occasion or often blur the distinction between the reporting party, the victim, witnesses, alleged perpetrators, actual perpetrators and convicted perpetrators. In Ortiz’s case, records

provided by the San Bernardino and Los Angeles Superior Courts do not show any criminal charges having been filed or convictions registered against Ortiz whatsoever, in 2006 or 2015 or at any time, encompassing battery or any form of domestic violence. While the 2024 contest between Ortiz and Penman was yet in doubt, Ortiz met once more, on August 7, Ortiz once again met with Goodman, at which point he reiterated that a three-year audit of the California Law Enforcement Telecommunications System interaction with the San Bernardino Police Department had turned up no inquiries relating to Ortiz. Goodman also allowed her to view at that point a memo generated by the department’s internal affairs division which stated that the information being spread by the Penman camp and campaign with regard to domestic violence/batter was untrue/unverified. Two days later, Au-

gust 9, 2024, Goodman submitted a request to the California Department of Justice for an audit of California Law Enforcement Telecommunications System searches relating to Ortiz from January 2018 through August 2024. On August 14, 2024, Goodman received a response from his August 9 inquiry with the California Department of Justice, learning at that time that former San Bernardino Police Detective Steve Desrochers had made a CLETS search of Ortiz’s criminal history on March 29, 2019, while she was a candidate for the city council in that year’s 3rd Ward special election and again on March 12 2020, in the midst of multiple public challenges and critical assessments of the performance of then-Mayor John Valdivia. By September of 2024, Goodman was sheepishly acknowledging that elements within his department were misusing privileged information available to

the department as a law enforcement agency, that there was a “mole” within his department leaking internal memos and other information to entities not eligible or legally entitled to receive it. That month, two months before Ortiz’s election victory over Penman, both San Bernardino Police Officers Association Vice President Lieutenant Jose Loera and Goodman offered personal apologies to her for the way in which the department’s facilities and access to privileged information had been employed against her. Goodman told her that if Desrochers, who at that point was retired, was still working for the department, he would fire him. Goodman further indicated there was an open-ended, no-holds-barred investigation into such abuses of authority by those on the city’s police force. On March 25 of this year, three-and-a-half months after Ortiz had been installed as 7th

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Local GOP House Members Obernolte & Kim Appear Safe From Newsom’s Gerrymander Ploy

By Richard Hernandez and Mark Gutglueck

It does not appear that Governor Gavin Newsom nor his Democratic loyalists in the California Legislature will target either of the Republican members of Congress for removal with the virtually unheard of plan to redistrict the Golden State’s political map to reduce the number of the Republican delegation to Congress from its current nine to four.

The genesis for the California redistricting effort, which was whis-

pered about very early this month but which was taken up with a renewed sense of urgency this week is a plan by the Republican-controlled Texas Legislature and that state’s Republican governor, Greg Abbott, in response to a request by President Donald Trump to redraw the Lone Star State’s political map mid-decade to ensure that Texas has five more congressional district seats that favor the Republicans than it now does, thus greatly increasing the chances

that there will be five fewer Democrats and five more Republicans from Texas in the House of Representatives after the mid-term 2026 election.

Doing something like that in Texas is relatively easy, as the formulation of voting districts and their timing is left up to the legislature there. Historically, in the United States, at least since the mid-19th Century, presidents in power have a tendency to start their terms with a majority in one or both houses of

Congress - the House of Representatives and the Senate - and to see that advantage diminish in the mid-term election two years later. There are multiple examples of U.S. presidents who had comfortable or even commanding majorities in both houses during their initial tenure in office but saw their party lose its majority in one or both of the county’s legislative bodies, creating administrative challenges as they were unable to obtain passage of bills they considered key to

their agendas. In January, at his second inaugural following four years out of office, Donald Trump took office with narrow a narrow 220-to-215 Republican majority in the House of Representatives and a 53-Republican to 45-Democrate/2-Independent breakdown in the Senate. The Trump Administration-backed redistricting ploy in Texas appears aimed at preserving the Republican legislative advantage in the face of what is expected to be a minor migration of support away

from the Republicans in the November 2026 election.

Yesterday, in the Little Tokyo District of Los Angeles, at the Japanese American National Museum, Governor Newsom, a Democrat, announced and unveiled some remarkably intricate details with regard to a redistricting plan for California which he believes will counterbalance the removal of Democratic officeholders/addition of Republican officeholders from

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Hotel, Coffee Shop & Car Wash Onto Property Near Orange Groves In Redlands from front page

ing, with no dissension, though Commissioner Mat Endsley was not present for the hearing.

According to Redlands Principal Planner Sean Riley, J.D. Fuel had applied for an entitlement to proceed with an

energetic project on approximately five-acre site located at 913 California Street, which lies west of California Street, approximately 500 feet south of Interstate 10. The property falls within the property zoned for general commercial in the East Valley Corridor Specific Plan area.

JD Fuel asked for, and Reilly recommended that the planning commission grant, a mitigated negative declaration prepared

for the proposed project in accordance with Section 15074 of the California Environmental Quality Act guidelines.

Under the California Environmental Quality Act, an examination of the environmental impacts of a project must be made for it to be given environmental certification. Some discretion is left to the governmental decision-making body that oversees land use issues and possesses

approval and/or denial authority regard to a development project as to what type of analysis of the environmental issues is to be carried out and what mitigations of the impacts are to be required.

In evaluating the project, the Redlands planning staff elected to use a mitigated negative declaration, also referred to as an initial study, as the means of providing the project with its environ-

mental certification.

A simple negative declaration is the least exacting type of development impact assessments and a mitigated negative declaration is the second-least stringent type of development impact assessments. On the other end of the scale, an environmental impact report is the most involved and exhaustive type of environmental analysis and certification there is, followed by an

environmental impact study, then an environmental impact assessment, then a mitigated negative declaration and a negative declaration. An environmental impact report consists of an in-depth study of the project site, the project proposal, the potential and actual impacts the project will have on the site and surrounding area in terms of all conceivable issues, including

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Lobbying, Protests & Assaults Two Years Ago Did Not Block Fontana’s Passage Of A Street Vendor Ordinance; Legal Challenge Is The Next Tactic from front page

es faced by traditional brick-and-mortar businesses and restaurants and those concerned about specific public health considerations, were challenged by the advocates for mobile and transitory businesses, such as sidewalk vendors, street vendors and food truck operators.

Those lobbying the council on behalf of the street and sidewalk

vendors, who employed excessively aggressive tactics which included efforts to intimidate and physically assault operators of local businesses and members of the Fontana Area and Hispanic chambers of commerce who were encouraging the city council to adopt the ordinance, filed to achieve their goal. Ultimately, nine individuals, most of them residents

from outside of Fontana, were arrested as the result of what the Fontana Police Department said were illegal protests mounted on the street where Fontana Mayor Acquanetta Warren lived after the meetings and in the ordinance’s opponents’ expletive-laced verbal encounters with others present in the council chamber and the parking lot at City Hall when the final approval of the ordinance took place.

Relying upon the sidewalk vending authority municipalities are grant-

ed under them by Senate Bill 946, including Government Code section 51038, the Fontana City Council passed an ordinance which augmented the city’s previously-adopted ordinance relating to “sidewalk vending,” giving code compliance officers or inspectors, police officers, firefighters, fire prevention specialists or examiners authority to impound a sidewalk vendor’s vending cart, equipment, food and/or merchandise if a vendor selling food does not have or display a valid health permit or

if a seller of merchandise does not possess a valid applicable sidewalk vending permit and a city business license. Food or merchandise can also, under the ordinance, be confiscated if the vendor, the vendor’s cart, goods or equipment obstruct private or public property, if the goods or merchandise are left unattended for more than 30 minutes, if the merchandise and cart prevent there being a minimum of forty-eight inches of accessible path of travel on the sidewalk or if the items being

sold create an imminent and substantial danger to the public. The ordinance confers upon the city “disposal authorization,” allowing officials to immediately dispose of impounded items that are perishable and/or cannot be safely stored. The ordinance authorizes the city to “dispose of any seized items held by the city for not less than 30 days from the date of impoundment.” Upon passing the ordinance’s first reading, on October 10, 2023, the city council voted

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Delay In Asbestos Abatement & Building Demolitions Put Students And Teachers At Risk from front page

wall, joint compounds and pipes commonly were partially composed of asbestos. Left intact, those items would not result in asbestos fibers being liberated in dangerous quantities, but upon being disturbed, asbestos fibers can be

lofted into the air. Consequently, upon the demolition of old buildings, it is advisable to confine the debris beneath coverings such as tarps until it is removed and buried underground in a landfill and for those surfaces where the materials have lain to be wet-wiped and the material capturing the fibers to be likewise deposited and buried in a landfill.

In 2023, the Fontana Unified School District

tentatively committed to the demolition of Fontana Middle School’s L Building as part of a larger campus modernization project funded by Measure C. According to district officials, including in a statement released as late as this week, the district’s intention was to undertake both the abatement of the asbestos hazard and the removal of the building “with safety protocols in place to protect students,

staff, and the community”

Elements of that protocol included carrying out both the abatement work and the demolition of the building at a time when no students were present on campus and only a minimum number of district staff were present, and taking steps to ensure those present wore masks to prevent the inhalation of fibers and immediate wetting of the spots where as-

bestos residue had been placed followed by thorough vacuuming and disposal of materials upon which the fibers remained.

Demolition of Fontana Middle School’s L Building began in June as part of a project to replace the structure with a new two-story building relocated to another part of campus.

According to a statement put out by the district on August 14,

which followed in the aftermath of the breakout of the ongoing controversy, “All abatement processes were completed in December 2024 under the supervision of certified specialists, and the district has followed all state regulations and safety protocols to ensure proper handling of materials throughout the process.”

That statement came after the fact, however,

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Police Department Made A Series Of Denials Before Admitting It Made A Search Of State Files On Ortiz While She Was Running For Office *from page 2*

Ward councilwoman and no internal police department discipline against the officers involved in the unauthorized accessing of information had taken place and the San Bernardino County District Attorney's Office had filed no criminal charges relating to the illegal use of the CLETS, she filed a claim for damages against the city, listing \$1.2 million in current and future property damage and \$800,000 in current and future bodily injury. She stated in the claim, "The illegal acts have hurt me professionally, personally and privately. My schoolwork has suffered over this, my professional career has been put into jeopardy as I was painted as a criminal, I had to resubmit my fingerprints to verify the public records, my students and employer were asking about all the posts they saw online. In addition, my health declined with the stress and anxiety this caused me. I never imagined in my life that calling the cops for help in a time of need was ever going to be a bad thing. No one should ever have to go through this just because they want to represent their city or speak out on issues."

Ortiz wrote in the claim that "These acts of running me through CLETS and the dissemination of privileged information, while unknown specifically to me at the time they occurred, were later all confirmed by Chief Goodman between August 2024 through October 2024. I believe these illegal acts to be in violation of my civil rights under the Constitution of the United States, the Constitution of the State of California, and the California Department of Justice CLETS policies, practices, procedures and statutes. I also believe that this was done for the intended purpose of one day using

it to harm my reputation or to try to silence me from speaking out on issues concerning the City of San Bernardino. The fact that this file existed and then was brought forward 3 years later when I became a real contender for city council only confirms this belief."

Contained in the claim was this sentence, "I thank Chief Goodman for all he had done to help me with this matter, and for all of his hard work to change the culture inside the department."

Ortiz was hit with an instantaneous chorus of criticism from both other council members and police department officers and their supporters. Ortiz was, many said, attempting to use her vaunted status as an elected official to enrich herself at the citizens'/taxpayers' expense. While Ortiz's claim and the facts of the matter were being mulled by city officials, some of whom were unaware of Ortiz's ordeal and others who were acutely conscious of what had occurred and recognized that Ortiz was raising an issue which, if fully explored, would expose a host of misuses and abuses of police department authority and privileges pertaining not just to Ortiz and other politicians and officeholders but citizens, activists, lawyers, journalists and the like who had opposed, challenged, questioned or simply irritated those in power or individual members of the police department.

Once the public criticism of Ortiz's claim resulted in widespread knowledge of it and its contents, a decision was made to shut it down completely and on May 7, the city council, minus Ortiz, considered the claim in a closed session.

Mayor Tran and the six council members present rejected the claim, which is a necessary precursor to a law-

suit against a public entity under California law, an individual making a claim against a governmental entity has six months to file a lawsuit from the date the claim is rejected. Thus, Ortiz was given a deadline of November 6 by which to file a lawsuit.

In announcing the council's rejection of the claim, Tran doubled down, seemingly threatening Ortiz with legal action or prosecution if she proceeded with a lawsuit.

"On March 28, 2025, Council Member Ortiz filed a claim for \$2 million against the City of San Bernardino, alleging a former detective in the San Bernardino Police Department conducted an illegal search of her criminal history and then shared that information history with her political opponent," Tran said. "In her initial report of the matter to Chief Goodman, and in numerous social-media posts and recorded videos, she stated that she has never been arrested. Following a thorough review of facts and circumstances surrounding the original report to Mr. Goodman and the claim that she filed, the city finds the information in the claim to be false and dishonest. The city's review of this matter determined that the California Law Enforcement Telecommunications System, also known as CLETS was lawfully accessed by authorized law enforcement personnel in March of 2020. The city's investigation finds the claim to be frivolous, filed in bad faith, dishonest and an attempt to swindle the city of San Bernardino out of \$2 million. For the reasons uncovered during the investigation into her allegations and a review of this claim, the city denies the claim. Miss Ortiz will have six months to file a lawsuit should she decide to pursue the matter. If she does, the city is putting her and her attorney on notice it will seek to recover all attorney's fees in cause and accordance with California Code of Civil Procedure Further-

more, given that the false claims were filed under the penalty of perjury and it is a crime to make a knowingly false claim against a police officer, the potential criminal conduct associated with the claim is being reviewed. Given that the filing of a \$2 million claim by a sitting council member is highly unusual and has been the subject of news and social media reports, the city will release information related to the investigation that was conducted and reviewed in connection with the claim."

Tran said Ortiz had engaged in perpetrating "serious misrepresentations. Her reckless allegations must be stopped before they result in real liability to the city."

Three months elapsed, during which, it appeared, Ortiz had been cowed into some order of submission. This week, however, the 7th Ward councilwoman came roaring back. On Tuesday, in front of San Bernardino's iconic-but-shuttered City Hall, she said, "Over the weekend, I received information that throughout the last week or so, Chief Goodman has attended meetings with members of the public and has sat and discussed my denied claim with them. It's alleged that Chief Goodman then shared subpoenaed information that he got with the members of the public. It was relayed that, if this gets out, it's not going to be good."

It was not clear what the subpoenaed information Ortiz was alluding to pertained to and whether it was not going to be good for her or whether it was not going to be good for the city. At one point, Ortiz indicated that Goodman was perhaps threatening to release information relating to her in an effort to dissuade her from proceeding with a lawsuit over the releasing of the CLETS information. "What? Ortiz asked, addressing Goodman. Are you blackmailing me? What? Are you trying to intimidate me?"

Ortiz indicated it was the city rather than she

who had the most to fear from the release of information.

In Goodman's contact with the public, Ortiz said, it was openly stated that the facts of her case represented tremendous potential and actual damage to the city's reputation.

"Through these discussions, it was talked about that this just needs to go away for the city, and what that would entail," Ortiz said. "For me, that entails the city telling the truth and to apologize. I will not be silenced or threatened, extorted, blackmailed, any adjective you can describe to what it would describe to make me go away."

In response to the city's insinuation that she is being investigated and will be prosecuted for making a false claim against the city, the police department, the police union and the officers that accessed her criminal history through the CLETS, Ortiz said she was taking the matter to the next level by jumping from seeking recourse by pressing the matter in a potential civil suit to calling upon prosecutorial agencies to examine the circumstance for its criminal implication.

"Now I have to stand before you and share that I have reported to the DA's [San Bernardino County District Attorney's] Office yesterday, when I met with the public integrity unit, which I have now escalated, because depending on the federal statutes involved, I have filed a claim with the FBI, as well as the Department of Justice."

She is not backing down, Ortiz said.

"I am not going anywhere," she said.

Ortiz said that what it came down to was that her 911 call for assistance during an incident in which she was being physically abused resulted in her domestic partner falsely claiming to the responding officers that she had "hit him with a pool cue and used the N-word," accusations that were disproved in the follow-up investiga-

tion.

"Even though Chief [Goodman] knows that I did nothing wrong, even though there was no proof that any of this actually happened, he still wants to go out and say that. I guess my question is: Do you want women – I or anybody – to be afraid to call the cops because of what someone might say when we do that?"

Ortiz pointed out that the city and its police officers have consistently made false denials about its use of the California Law Enforcement Telecommunications System to do illicit research into her and her background. The city at one point claimed that no one in the department had run her name through the CLETS database in 2019 and then changed its story, acknowledging it had done so, while insisting that it had obtained her written consent to do so. She did not have the authority to suspend the rules law enforcement agencies must abide by in using the California Law Enforcement Telecommunications System, Ortiz said.

Ortiz said that the police department has now acknowledged on five separate occasions that it had illegally run her name to obtain information about her from the law enforcement database. Now the police department has changed its tack, she said. It is not denying her name was illegally run, but is seeking to use information about the incidents in which she sought police or law enforcement assistance to potentially embarrass her or blackmail her, she said.

"I have never trusted Lieutenant Jose Loera because I have known for years that he has gone out of his way to lie, to make up things against people he doesn't like and politicize the police department, which is why I will also be sending a copy of a recording of the meeting with me and Councilwoman Calvin and him to the district attorney, to the DOJ and the FBI."

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Fontana With Its Regulations, Enforcement, Confiscations & Fines Has Made It Impossible For Sidewalk Vendors To Function, Lawsuit Maintains & FineSB City Officials Now Walking Back What Police Chief Acknowledged Last Year *from page 4*

unanimously to approve a six-month \$598,224 contract with 4Leaf Inc. for the provision of “additional contracted code compliance inspectors to address non-permitted street vendors” and enforce the ordinance.

The following month, in November 2023, the council tweaked the sidewalk and street vendor regulations, imposing a \$232 impound fee on vendors seeking to have their merchandise returned passed by a vote of 4-to-1, with Mayor Acquanetta Warren and councilmen John Roberts, Phil Cothran Jr. and Pete Garcia prevailing and Jesse Sandoval dissenting.

On August 11, 2025 a lawsuit, Public Counsel on behalf of the Inland Coalition for Immigrant Justice filed suit in United States District Court for the Central District of California in Riverside, seeking to overturn what it referred to as Fontana’s “unlawful, unconstitutional practices.”

According to Javier Hernandez, the executive director at the Inland Coalition for Immigrant Justice, “California’s streets are vibrant and more alive because of street vendors, immigrant and working-class entrepreneurs who turn sidewalks into spaces of connection, culture, and opportunity. At the Inland Coalition for Immigrant Justice, we have been on the ground working to end harassment and criminalization of street vendors. We have seen the harm escalate as Fontana pushes them out unlawfully, creating a crisis for families who rely on vending to survive. We are fighting back because protecting vendors means protecting our history, our local economy, and our community’s future.”

Legal action was the only way, Hernandez said, “to protect the rights of low-income street vendors.”

According to the Inland Coalition for Immigrant Justice, Fontana’s anti-vending ordinances require street vendors to maintain expensive multi-million dollar insurance policies – which are not required of brick-and-mortar businesses selling the same goods – as well as to undergo background checks each year.

The hoops that street and sidewalk vendors are forced to jump through in Fontana are “expensive and unlawful requirements,” according to the coalition. “Fontana is working with a third-party contractor that harasses vendors, often confiscating their carts and equipment, and throwing away their food and supplies, according to the coalition. “The city has made the situation even worse by making it a crime to ‘interfere with enforcement in any way,’ punishable by up to six months imprisonment, and by setting a minimum hold of 30 days on any confiscated property. Fontana’s ordinances violate California laws, which decriminalize and legalize street vending statewide.”

According to the coalition, “The city’s actions have resulted in hundreds of confiscations of food and goods, and more than 80 instances of impounded equipment, causing financial and emotional harm to dozens of street vendors. Additionally, very few vendors have been able to obtain vending licenses in the city due to its onerous and unlawful permitting requirements.”

“Me da tristeza... no escuchan lo que uno dice... tiran la comida, llegan ellos haci hasta con la policia... a mi me duele mucho...” said Angelina Matias, a vendor. “Tiran todo lo que yo vendo. Yo gasto dinero y después voy a luchar otra vez para ir a comprar esas cosas, la comida

que me están tirando.”

[“It makes me sad... they don’t listen to what we say... they throw away food, they even bring the police... It hurts me a lot...” said Angelina Matias, a vendor. “They throw away everything I sell. I spend money, and then I have to struggle again to buy those things, the food they’re throwing away.”]

The lawsuit seeks a permanent injunction preventing Fontana from enforcing what the coalition’s lawyers characterized as the “unlawful” portions of its ordinances, which would allow street vendors to go back to work on city sidewalks.

“Fontana’s blatantly unlawful actions have caused dozens of vendors severe financial and emotional harm,” said Ritu Mahajan Estes, Directing Attorney of Public Counsel’s Community Development Project. “We not only want Fontana to stop, we want to send a clear message to other California cities that they cannot unlawfully restrict vending, make decisions based on racial bias, and favor certain types of businesses. We must do all we can, particularly in this political climate, to protect, encourage, and support street vendors in our communities, not alienate, punish, and drive them out.”

In addition to Estes, the Inland Coalition for Immigrant Justice, as the plaintiff, is represented by attorneys Matthew T. Heartney, Daniel Shimell, and Dania Qahoush of the law firm of Arnold & Porter Kay Scholer and Public Counsel attorneys, Sophia Wrench, Cassidy Bennett, Elizabeth Brown and Jacob Maddox.

Notefully, Public Counsel cites Senate Bill 946, which the city quoted as its authority in setting up the sidewalk/street vending ordinance, as the grounds for its lawsuit.

The suit states, “In 2018, recognizing the significance of sidewalk vending to ‘promot[ing] entrepreneurship and

support[ing] immigrant and low-income communities,’ the California Legislature passed Senate Bill No. 946 (“SB-946”), adopting state-wide standards safeguarding vendors against discriminatory local regulation and requiring local governments to treat vendors as a legitimate part of the state’s economy. In 2022, Senate Bill No. 972 (“SB-972”) followed, ending the treatment of sidewalk vendors selling food as a misdemeanor offense and creating a new category for vendors – ‘compact mobile food operation[s]’ – in the state’s Retail Food Code.”

According to the lawsuit, the city’s Ordinance 1925 “contravenes sidewalk vendors’ rights under the First, Fourth, Fifth, and Fourteenth Amendments, is preempted by the State of California’s statutory enactments, and greatly undercuts plaintiff’s mission. singles out sidewalk vendors, mandating onerous permitting requirements that go far beyond what the city requires of other small businesses.”

Part of the Inland Coalition for Immigrant Justice’s mission is to represent the interest of those involved in street and sidewalk vending.

Named as defendants in the suit are the City of Fontana, its city council, Mayor Acquanetta Warren, Deputy City Manager Phillip Burum, the City of Fontana’s code compliance department, 4Leaf, Inc. 4Leaf Vice president Craig Tole and 4Leaf Director of Code Enforcement Pete Roque.

According to the lawsuit, “[T]he city has paid \$645,000 or more to retain an outside contractor, 4Leaf Inc. (“4Leaf”), to enforce its new and existing regulations, and agreed to allow 4Leaf personnel to ‘operate independently’ in carrying out its enforcement activities. Unconstrained by significant city oversight, 4Leaf agents have since conducted a lawless campaign to harass, intimidate, and ultimately

coerce vendors to abandon their rights and leave the city. Repeatedly, 4Leaf agents confiscate vendors’ property without giving vendors any notice or an opportunity to be heard. Through its unlawful enactments and its agents’ implementation thereof, the city has succeeded in expelling – or at least greatly restricting, through intimidation – a majority of its vending population.”

According to the suit, “To end these irreparable harms, plaintiff seeks a determination by the Court (a) declaring that the challenged provisions of ordinances 1789 and 1925 are unconstitutional, unlawful, and preempted by the express terms of SB-946 and SB 972, and (b) enjoining the city and its personnel and 4Leaf and its operatives from implementing or enforcing the challenged provisions. Fontana’s escalating attacks on sidewalk vendors have had severe consequences – a large number of the vendors previously operating there have left the city and not returned to date.”

The suit maintains that “other cities across California... look to Fontana as the playbook for eliminating street vendors from their city with impunity.”

The ordinances force street and sidewalk vendors, according to the lawsuit, to “obtain a local vending permit,” which entails “(a) The purchase of a costly insurance policy that includes multi-million dollar coverage provisions (ranging from \$1 million to \$2 million per occurrence) purportedly needed to protect the city; (b) Yearly purchases of a LiveScan background check by the California Department of Justice intended to monitor sidewalk vendors’ purported “risks to children” when operating in public areas; and (c) Vendors’ agreement to utilize public sidewalks ‘at [their] own risk’ and without any steps by the city ‘to ensure public property is safe or conducive to sidewalk vending.’ These

onerous and unlawful requirements, which the city does not require for other small businesses operating in its jurisdiction, have contributed significantly to local sidewalk vendors’ unwillingness to apply for a local vending permit.”

According to the lawsuit, “By 2023, city officers reportedly ‘confiscated [vendors’] perishable goods over 400 times,” and comments from the city’s community meetings confirm such confiscations. The City’s utilization of Ordinance 1789, § 15-828 to seize sidewalk vendors’ property is unlawful. Even putting aside the Fourth, Fifth and Fourteenth Amendment issues, vendors’ perishable goods seized by the city clearly have not been used ‘as evidence’ as required by the text of the provision itself. Instead, after the city’s officers have seized the vendors’ goods, they discarded those goods without using them for any evidentiary purposes. The sidewalk vendors thereby lost their valuable merchandise for no lawful purpose, with no opportunity to be heard and no recompense.”

It would appear that the rubber is going to meet the road when the city and the Inland Coalition for Immigrant Justice get to litigating the case, thereby testing the proposition that the city’s ordinances indeed violate the First, Fourth, Fifth, and Fourteenth Amendments, that the ordinance is preempted by the Senate Bills 946 and 972 by singling out sidewalk vendors with onerous permitting requirements and “goes far beyond what the city requires of other small businesses.” While the lawsuit stands as an admirable effort toward advocacy of a subset of the business community, those being entrepreneurs who do not operate from a specified and permanent location in a “brick-and-mortar” setting, there are elements to that advocacy that gloss over or misrepresent the degree to which

Continued on Page 7

**SB City Officials
Now Walking Back
What Police Chief
Acknowledged Last
Year from page 4**

Ortiz said she was being tested by the police department, which was seeking to determine whether she would accede to blackmail

“I will not be played,” she said. “If I don’t do this now, what will you do next time? ‘Don’t vote on this or we’ll put this report out.’ ‘Don’t say this or we’ll put this report out.’ Say this or we’ll put this report out.’ Never in my life will you have that power over me. The weaponization of the police department by elected officials will never be allowed again.”

Former Sixth Ward Councilwoman Kimberly Calvin said the San Bernardino Police Department has a repeated pattern of intimidating and blackmailing the city’s politicians, which she said is part of “the history of the city itself. What they like to do is figure out how to make the person that stands up against them, the person that calls them out, the person that won’t go away or just go along to get along be the villain, no matter what they do to them”

She implied that Goodman is now being forced to do the city

**Redlands Officials
Approved Project
Near Orange Groves
Using A Cursory
Environmental Cer-
tification from page 3**

ing land use, water use, air quality, potential contamination, noise, traffic, and biological and cultural resources. An environmental impact report specifies in detail what measures can, will and must be carried out to offset those impacts. An environmental impact study is somewhat less exacting and an environmental impact assessment less stringent still. A mitigated negative declaration is a statement by the ultimate land use authority

council’s dirty work of discrediting Ortiz, and that he does not have the strength of character to stand up to the city council.

“What we must understand is that President Loera, Chief Goodman all have bosses, and their bosses are [the] San Bernardino City Council, mayor, city manager,” Calvin said. “What we see here today is exactly what happens to not only elected officials but to anyone who chooses to speak out and against ill-actions against the community or against our city as a whole or city council members. What the city continues to need is people who are courageous.”

The council, the police department and the police union were all part of an effort to shut Ortiz down and discontinue her efforts to inform the public about the underhanded dealings within the corridors of power in the city’s offices, Calvin said. She said city officials were working toward “tying folks hands behind their back” to silence anyone in a position of knowledge “about what they may or may or not have done. What this city is very well known for is creating or fabricating false documents, false reports that they cannot stand by,” Calvin said.

Scott Beard, a local

– in the is case the Redlands Planning Commission – that any identified impacts from the project will be mitigated or offset by the conditions of approval for the project. A negative declaration, the least exacting type of certification there is, merely states that the initial study done by the jurisdictional staff evaluating the project identified any environmental issues and that there are no environmental problems of consequence involved in the proposed project. In this case, the planning commission required nothing beyond the initial study to make a determination that there was nothing about the project that would negatively impact the en-

real estate professional and developer who has been one of Calvin’s and Ortiz’s political supporters, stated, “I attended a meeting with Chief Goodman and Dr Ortiz where he admitted to us she had been illegally in the CLETS by former San Bernardino Police Detective Steve Desrochers. Chief Goodman even provided both of us copies of the DOJ CLETS audit showing the run. He told us it was an illegal run, that he could never stand by the reason for the run, if Detective Desrochers was still active with the police department he would fire him over this issue and that he was pursuing a criminal case against him.

Over the weekend, San Bernardino officials had learned of Ortiz’s resolve to press the issue relating to the police union/police department’s use of the California Law Enforcement Telecommunications System to do political opposition research on her and scheduled, on Sunday August 10, a special meeting of the city council to be held on Wednesday August 13. The agenda for that hearing showed two items, both of which were to be discussed in closed rather than public session. One was for a “Conference with Legal Counsel relating to the

vironment as long as the conditions of approval were met.

In 1997, Redlands voters passed Measure U, an initiative intended to manage development within the City of Redlands. One of the Measure U requirements was that a socio-economic cost/benefit study be prepared to ascertain whether a project will be of economic benefit to the city before it is given approval. According to Reilly, such a report was prepared for the project and it passed muster.

The tentative parcel map for the project specified that a request had been made to subdivide the approximately five-acre triangular-shaped vacant parcel into three lots for future commer-

“Initiation of litigation pursuant to Government Code Section 54956.9(d) (4): Treasure Ortiz Claim)” The other was fir a Conference with Legal Counsel” relating to a “Significant Exposure to Litigation (Pursuant to Government Code Section 54956.9(d)(2): 1 Case. (Treasure Ortiz Claim).”

Reading between the lines, it appeared the city council was looking to file suit or some sort of legal action against Ortiz, based upon her claim and recent public statements, which at the time the meeting was scheduled, did not include her public utterances on Tuesday, August 12. The other discussion appeared to relate to what action the city was to take in response to the lawsuit Ortiz is contemplating against the city.”

At the meeting on Wednesday, Ortiz was present for the public session during which comments from the public were heard, but she did not accompany the mayor, the rest of the council and City Attorney Sonia Carvalho into the closed session.

Addressing the council during the time allotted for members of the public to speak was San Bernardino resident Dolores Armstead. told the council. “The issue that you should be discussing is the police

cial development (2.3 acres, 0.49 acres, and 1.54 acres), and one lettered lot (0.75 acres) for water quality purposes, that being a percolating basin which will allow water to drain into the water table. The application also involved a request for site plan approval and architectural design review for the construction of a 90-room, four-story hotel; a 1,450-square-foot drive-through coffee shop; and a 3,588-square-foot car wash, with related on-site and off-site improvements including parking lots, access driveways, landscaping, lighting, utilities, and drainage improvements. There are to be 117 parking spaces reserved for the hotel and its patrons. The coffee

department made an illegal CLETS search to try to find something incriminating aganst Dr. Ortiz. You took a domestic violence report, more than 20 years old, to try and blackmail Dr. Ortiz. The previous police chief conducted an illegal search ordered by then-Mayor Valdivia. The new police hcief has admitted he would not have ordered that illegal search but now he is being ordered to make it look good for you people. The council denied Dr. Ortiz’s claim and tried to smear her integrity. She’s been telling the truth, and I’m glad she came out to the public yesterday. What have you been doing, any of you? What is it about Dr. Ortiz that frightens you all? The truth? Thank God she filed with the Department of Justice, the DA and is getting it out to the public. Chief Goodman, you know the CLETS search was illegal and admitted such. She trusted you to do the right thing, but you didn’t. Now, chief, you are working with this council to blackmail Dr. Ortiz. And guess whose head is going to roll, chief? Not those council members, The blue shield will not back you, chief. Who is going to be thrown under the bus, chief? We know what you did. People: This is what you elected. That

shop will have double-drive-through lanes externally and seating for up to 25 customers internally. The car wash will accommodate one car actively being washed and 13 in line.


Approval of the project entailed granting a conditional use permit to construct and operate a four-story, 90-room hotel totaling 55,186 square feet of building area, pursuant to Section EV3.0713 of the East Valley Corridor Specific Plan. as well as a conditional use permit to construct and operate a 1,450-square-foot drive-thru eating establishment, pursuant to Section EV3.0613 of the East Valley Corridor Specific Plan.

Commissioner Mark

is why we are voted the most noxious city to live in in California.”

The council went into closed session at 3:11 p.m. without Ortiz participating, taking no reportable action during the course of those discussions After emerging from behind closed doors at 4:51 p.m. and the announcement that no consensus on action had emerged, Mayor Helen Tran made a public statement, couching it terms to suggest the council was standing behind the police chief, reiterating assertions from more than three months ago that the public wasn’t getting the straight scoop from Ortiz.

“The City of San Bernardino rejects Council Member Treasure Ortiz’s recent allegation against Police Chief Darren Goodman,” Tran said. “These statements are false, inflammatory and without evidence. The mayor and council unanimously stand firm with our police department. The CLETS access in question was lawful and compliant with DOJ [California Department of Justice] policy,” Tran’s statement after the meeting concluded. “We will defend against frivolous claims and the council remains committed to truth, unity and public safety.”



Stanson’s concerns about the project’s impact on traffic through the area were assuaged by city staff’s assurance that traffic signal augmentation will render the traffic flow manageable during morning and late afternoon/early evening rush hour.

In communication relating to the project sent to the city in recent weeks and months, residents expressed concern over impacts to air quality in the area. Without saying, exactly, that the additional vehicle exhaust emissions that will come into the area will be alleviated by any measures to be taken, Ryan Bensley, a principal environmental planner at Larry Seeman

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Lawsuit Challenging Sidewalk Vending Ordinance Relies On Novel Rejection Of Municipal Business Regulatory Authority
from page 5

operators of traditional businesses functioning out of a specific location are subjected to what the Inland Coalition for Immigrant Justice’s lawyers refer to as onerous regulation.

A case can be made that the owners of traditional business establishments functioning out of a specific location are far more vulnerable to governmental regulation than those whose business model allows them to depart for another location at literally a minute’s notice.

The lawsuit makes an issue of the city’s code enforcement division or 4Leaf preempting the function of the San Bernardino County Department of Public Health in carrying out inspections of operations involving the sale of food to the public. This ignores that the San Bernardino County Department of Public Health has developed a reliable and accurate list of brick-and-mortar establishments which are subjected to unerring and regular inspections and that, by definition, the development of such a list for

mobile operators – street or sidewalk vendors – is virtually impossible.

Moreover, the lawsuit asserts that one of SB-946’s provisions which consists of placing restrictions on the prohibition of sanctions for sidewalk vending violations to the imposition of administrative fines and that any “health, safety, or welfare concern” that a local government offers to justify a particular vendor restriction must be established by “objective” facts demonstrating that such restriction is necessary to address a “health, safety, or welfare” concern of significant importance to the public would preclude Fontana’s overreaching ordinances. Given the sidewalk vendors’ freedom of movement and ability to evade the San Bernardino County Department of Public Health at any time by simply closing up shop at any given time and leaving, it may prove difficult for the attorneys representing the Inland Coalition for Immigrant Justice to establish that the Fontana ordinance is not intended to address

an objectively defined legitimated health, safety or welfare concern.

Estes acknowledged that the Inland Coalition for Immigrant Justice and its legal team may not be aiming at establishing in a court of law the technical accuracy of everything covered in the legal filing in federal court. “The goal of the lawsuit is really to get the city to put a stop to these ordinances,” she said.

The Inland Coalition for Immigrant Justice constituent members are the American Civil Liberties Union of Southern California (ACLU SoCal); the Black Alliance for Just Immigration (BAJI); the Catholic Diocese of San Bernardino; the United Domestic Workers of America (UDW); the Inland Empire Labor Council AFL-CIO (IELC); El Centro del Inmigrante; the Center for Community Action and Environmental Justice (CCA EJ); the California Immigrant Youth Justice Alliance (CIYJA); the Immigrant Defenders Law Center (ImmDef); the Inland Congregations United for Change (ICUC); the Coalition for Humane Immigrant Rights (CHIRLA); the Council on American Islamic Re-

lations (CAIR-LA); the Canyon Children’s Legal Services (CCLS); the San Bernardino Community Service Center, Inc. (SBCSC); Hispanos Unidos; the United Food and Commercial Workers Western States Council 1167 (UFCW 1167); the Inland Empire Immigrant Youth Collective (IEIYC); the California Immigrant Policy Center (CIPC); the Pomona Economic Opportunity

Center (PEOC); the Warehouse Worker Resource Center (WWRC); Gente Organizada; Alianza Coachella Valley (Alianza); Service Employees International Union 2015 (SEIU 2015); Social Justice Legal Foundation (SJLF); the People’s Collective for Environmental Justice Education Fund (PC4EJ); the Southern California Coalition for Occupational Safety and

Health (SoCalCOSH); Vision y Compromiso (VyC); the Human Migration Institute (HMI); Nikkei Progressives (NP); Freedom for Immigrants (FFI); Anakbayan Inland Empire; Inland Empire United (IEU); and the Latino & Latina Roundtable of the San Gabriel Valley and Pomona Valley.

-Mark Gutglueck

Gerrymandering
from page 3

and to the Texas Congressional Delegation by the removal of Republican officeholders/ addition of Democratic officeholders from and to the California Congressional Delegation.

Newsom, who will be termed out of office as governor in 2026 and has unmistakable intentions to capture the Democratic nomination for president in 2028 and thereby become the 48th President of the United States in the November 7, 2028 election, sought to use the controversy over the Republicans’ manipulation of the redistricting process in Texas to demonstrate that he is no less strong-willed than either Donald Trump or Gov-

ernor Abbott in standing up for his party by using the reach, power and privilege of rank he possesses as governor to engage in barefaced gerrymandering that is no less bold than that of his Texas counterpart, and shamelessly counter a radical political manipulation with political maneuvering that is every bit as extreme.

President Trump has no respect for the conventions of governance, Newsom said. The nation’s chief executive “doesn’t just play by a different set of rules, he doesn’t believe in the rules,” Newsom charged during his Little Tokyo speech. “As a consequence, we need to disabuse ourselves of the way things have been done. It’s not good enough to just hold

hands, have a candlelight vigil and talk about the way the world should be. We have got to recognize the cards that have been dealt, and we have got to meet fire with fire, and we’ve got to be held to a higher level accountability.”

That higher level of accountability, Newsom said, consists of loading the political dice with the same degree of skill as what the Republicans do.

With philosophical debates about what is right and wrong and whether gerrymandering the state’s electoral districts to favor his party in the rearview mirror, Governor Newsom informed the crowd present and the rest of the world that California will sponsor a ballot initiative asking the state’s
Continued on Page 16

District’s Claim It Abated Asbestos In December Exposed As A Prevarication
from page 3

and according to individuals close to the situation, including parents with children attending school in the district, is not accurate.

According to the district, During the demolition process, crews identified pipes within the walls that were wrapped in a material requiring specialized removal. Work stopped immediately, and the District began working with the South Coast Air Quality Management District (AQMD) for approval to proceed.”

Furthermore, according to the district, “Since that time, the site has remained fully contained,

tarped, and fenced off to prevent disturbance and ensure safety. Out of an abundance of caution, the district began weekly testing to confirm the school site remains safe for students, staff, and the broader community. Environmental testing has confirmed that there is no health risk under current conditions.”

The Sentinel is informed that the district’s assertion that the asbestos abatement had been effectuated in December was patently false, as the concession further on in the August 14 statement that “crews identified pipes within the walls that were wrapped in a material requiring specialized removal” attests. In fact, asbestos remained in the building throughout December, January, February, March, April, May, June

and July. The complete demolition of the building was supposed to have taken place in June and July, with the complete removal of the debris by the end of July. That target was not met.

It is accurate that the rubble from the building has been draped with tarps. In some cases, however, the *Sentinel* is informed, those tarps were torn, ripped and/or sliced open, allowing friable particles to float into the air.

District personnel were exposed to the potentially hazardous material as early as June and in some cases remained exposed throughout July and into August.

School began on August 7, at which point, at least a handful of students were put in proximity to the demolition site.

Throughout that time, there were delays on the removal of the rubble.

“On Aug. 13, AQMD granted approval for the removal of the rubble and the continuation of the L Building demolition,” according to the district’s August 15 statement posted to the internet, specifically the California School News Report: Fontana Unified Emphasizes Safety in Update on Fontana Middle School L Building Demolition | California School News Report “This work will resume as soon as possible and will be conducted during non-school hours to minimize disruption to the school community.”

The August 14 statement continues, “While we couldn’t have predicted these delays, our top priority throughout this entire project is the

safety of our students, staff, and community,” Superintendent Miki R. Inbody said. ‘We appreciate our community’s patience as we work through these unexpected setbacks, and we remain committed to completing this project as efficiently and responsibly as possible.’ The District will continue to provide updates on construction progress as work advances toward the completion of this modernization project.”

On the Facebook page for the public group What’s Gong On In Fontana? was the following posting made late last week:

“Urgent Safety Alert: Asbestos Risk at Fontana Middle School

“It has come to our attention that Fontana Middle School (FMS) still has asbestos pres-

ent on its property, and our children are attending school with this dangerous material around them. Asbestos fibers can become airborne if the material is disturbed, putting anyone in the vicinity at risk. Our children, teachers, and staff are vulnerable to these dangerous fibers, and it’s critical that we address this issue immediately to ensure their safety.”

Fontana Middle School is the oldest school still in use in Fontana Unified. It originally opened as Fontana Junior High School in September 1928.

According to the district, it will “continue to provide updates on construction progress as work advances toward the completion of this modernization project.”

-Mark Gutglueck

Do You Have Information Of Public Interest? Call the *Sentinel* at (951) 567 1936 The *Sentinel* is always looking for information to inform our readership and keep our readers abreast of newsworthy developments.
The *Sentinel* devotes itself to what is happening in and around San Bernardino County. Social events, political news, issues pertaining to education, medicine, industry, commerce, development, real estate, history, culture and entertainment are of interest to us.



San Bernardino County Sentinel

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

**Let us help you make our readers aware of what is happening in your corner of the world.
 Do you have a news tip? Don't hesitate to pick up the phone or drop us a line at
 sbcsentinel@yahoo.com to alert us to that fascinating tidbit.**

More Than 50 Rolled Up In Cock- fighting Operation Takedown from front page

ed the operation from June 14, 2025, through August 1, 2025. In addition, San Bernardino County Animal Care Services, Hesperia Animal Control, Hesperia Code Enforcement, and Highland Code Enforcement assisted with the operation.

During the six-week period, investigators served 26 search warrants throughout the county, including 22 located in the 4000 block of N. F Street in San Bernardino; in the 10700 block of Larch Avenue in Bloomington; in the 2400 block of W. Ogden Street in Muscoy; in the 12500 block of Locust Avenue in Lucerne Valley; in the 3700 block of Francis Street in Chino; in the 3800 block of Francis Street in Chino; in the 2600 block of State Street in Muscoy; in the 14000 block of Caughlin Road in Phelan; in the 15000 block of Sequoia Avenue in Fontana; in the 15200 block of Lilac Street in Hesperia; in the 12000 block of Cactus Avenue in Bloomington; in the 59900 block of Phillipi Lane in Landers; in the 3200 block of Duffy Street in Muscoy; in the 2400 block of Dos Palmas Road in Phelan; in the 13000 block of Blanco Road in Phelan; in the 14000 block of Farmington Street in Hesperia; in the 10300 block of Eighth Avenue

in Hesperia; in the 14400 block of Sheep Creek Road in Phelan; in the 10800 block of Beekley Road in Phelan; in the 25200 block of 4th Street in Highland; in the 2100 block of Mallory Street in Muscoy; and in the 7500 block of Begonia Road in Phelan.

The individual allegedly ran or were otherwise involved with cockfighting events out of a San Bernardino County residence that on occasion attracted crowds exceeding 100, including spectators and gamblers. Spectators and gamblers were charged \$20 to park at a lot that was less than a mile from the property where the cockfights took place. They were shuttled to the backyard that had the cockfighting arena, where they were charged another cover fee to enter.

The investigators made a total of ten felony arrests on what were termed "serious" crimes. The other 46 subjects, including all three women, were arrested on misdemeanor charges. The crimes charged included animal cruelty. Some 3,500 cock fighting birds were liberated and placed into the care of San Bernardino County Animal Care Services. Additionally, investigators seized over \$259,000.00 in U.S. currency, recovered 12 firearms, which included three ghost guns, and seized six grams of fentanyl with a street value of about \$11,000, 12 ounces of cocaine and 11.5 ounces of methamphetamine. Those arrested were

Mark Garcia, age 39 of Yucaipa; Anthony Garcia, age 73 of Yucaipa; Julian Garcia, age 52 of San Bernardino; Horacio Garcia, age 72 of San Bernardino; Jose Rodriguez, age 31 of Riverside; Ramiro Medina, age 66 of San Bernardino; Telesforo Ladero, age 58 of San Bernardino; Darwin Geronimo, age 47 of Fontana; Braulio Hernandez, age 59 of Lucerne Valley; Jose Alvarez, age 56 of Chino; Juan Cardoza, age 41 of Chino; Humberto Hernandez, age 46 of Chino; Sergio Luquin, age 52 of Los Angeles; Carlos Rodas, age 58 of Chino; Jazmin Mercado, age 30 of Chino; Jose Velasquez, age 64 of Chino; Jose Hernandez, age 25 of San Bernardino; Fernando Cabrera, age 32 of San Bernardino; Carlos Guadalupe, age 32 of San Bernardino; Male Juvenile, age 16 of San Bernardino; Carlos Benites, age 64 of Phelan; Miguel Estrada Asquez age 36 of Fontana; Miguel Estrada, age 61 of Fontana; Antonio Garcia Mora, age 53 of Hesperia; Antonio Garcia, age 32 of Hesperia; Guadalupe Sanchez, age 73 of San Bernardino; Enrique Tamayo Campos, age 56 of Landers; Antonio Marquez, age 67 of San Bernardino; David Marquez Sanchez, age 40 of San Bernardino; Angel Sanchez Becerra, age 33 of San Bernardino; Francisco Hernandez Gutierrez, age 42 of San Bernardino; Jesus Solis Martinez, age 46 of Highland; Mayra Marquez Sanchez, age 36 of

San Bernardino; Erick Virgen, age 22 of Rialto; Francisco Sandoval, age 59 of Coachella; Cesar Villegas Carbarin, age 47 of Riverside; Ernestor Reyes, age 31 of Hesperia; Jorge Garcia, age 64 of Long Beach; Alberto Aguayo, age 29 of Adelanto; Francisco Sanchez, age 49 of San Bernardino; Alejandro Uribe, age 69 of Camarillo; Jose Saucedo, age 56 of Los Angeles; Franco Marco

Sanchez, age 43 of Jurupa Valley; Jesus Bugarin, age 34 of Phelan; Felipe Camacho, age 32 of Phelan; Gerardo Perez, age 60 of Hesperia; Jose Jimenez Leon, age 58 of Hesperia; Jorge Alcaraz Pineda, age 44 of Hesperia; Edyt Marquez, age of 48 of Hesperia; Felipe Camacho, age 32 of Phelan; Jose Solis Martinez, age 49 of Highland; Jorge Ordóñez Hernandez, age 50

of San Bernardino; Efrén Vargas Gomez, age 40 of San Bernardino; Efrén Villanueva Hernandez, age 49 of Phelan; and Estefania Villanueva Mendoza, age 28 of Phelan.

The rural crimes task force focuses on crimes that are rural in nature to include but not limited to animal cruelty, the theft of copper, fuel, heavy equipment, large animals, fencing, and cargo.



Soup on the rocks.

Campbell's Beef Broth right out of the can and onto ice. Take it straight or add a dash of Worcestershire or lemon peel for a kicky switch. Great way to cool off on a hot day. It's perfect for dieters, too. Only 16 calories in a 5-ounce serving. Don't even wait for a real hot day; start pouring now. Cheers!

M'm! M'm! Good!

Public Notices

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE
NUMBER CIV SB 2520496

TO ALL INTERESTED PERSONS: Petitioner: EDWARD JOSE ESTRADA filed with this court for a decree changing names as follows: EDWARD JOSE ESTRADA to EDWARD JOE ESTRADA

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

Notice of Hearing:
Date: 09/05/2025, Time: 08:30 AM, Department: S 37
The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District-Civil Division, 247 West Third Street, San Bernardino, CA 92415

IT IS FURTHER ORDERED that a copy of this order be published in the San Bernardino County Sentinel, once a week for four successive weeks prior to the date set for hearing of the petition.
Dated: 07/23/2025

Judge of the Superior Court: Gilbert G. Ochoa
Shuai Zhou, Deputy Clerk of the Court

Published in the San Bernardino County Sentinel on July 25 and August 1, 8 & 15, 2025.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE
NUMBER CIV SB 2520102

TO ALL INTERESTED PERSONS: Petitioner: JANET ELIZABETH ZEDAN filed with this court for a decree changing names as follows: NICHOLAS ANTHONY DELGADO to NICHOLAS ANTHONY ZEDAN-DELGADO

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

Notice of Hearing:
Date: 09/08/2025, Time: 01:30 PM, Department: S 14
The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District-Civil Division, 247 West Third Street, San Bernardino, CA 92415

IT IS FURTHER ORDERED that a copy of this order be published in the San Bernardino County Sentinel, once a week for four succes-

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sive weeks prior to the date set for hearing of the petition.
Dated: 07/21/2025
Judge of the Superior Court: Gilbert G. Ochoa
Gilberto Villegas, Deputy Clerk of the Court
Published in the San Bernardino County Sentinel on July 25 and August 1, 8 & 15, 2025.

SUMMONS – (CITACION JUDICIAL)
CASE NUMBER (NUMERO DEL CASO) CIVSB2423118

NOTICE TO Austin Lee Steiner, an individual and James William Steiner, aka James Steiner, an individual; and DOES 1-10

(AVISO DEMANDA-DO):

YOU ARE BEING SUED BY PLAINTIFF:

(LO ESTA DEMANDANDO EL DEMANDANTE):

Bridgecrest Credit Company, LLC, as agent and servicer for Carvana LLC

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

You have 30 CALENDAR DAYS after this summons is served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelp-california.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case.

¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación

Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una repuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefonica no le protegen. Su respuesta por escrito tiene que estar on formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted puede usar

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

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de referencia a abogados. Si no puede pagar a un a un abogado, es posible que cumpia con los requisitos para obtener servicios legales gratu 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.lawhelp-california.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov), o poniendoso en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos gravamen sobre cualquier recuperación da \$10,000 o mas de vaior recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corta antes de que la corta pueda desechar el caso.

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

Superior Court of California, County of San Bernardino

247 West Third Street, San Bernardino California 92415 San Bernardino Justice Center

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

David Coats, Esq.
Ghidotti/Berger LLP,
1920 Old Tustin Ave,
Santa Ana, CA 92705,
Ph. 949-427-2010
DATE (Fecha): 7/31/2024
Clerk (Secretario), by Eric Rowe, Deputy (Adjunto)
Published in the San Bernardino County Sentinel on July 25 and August 1, 8 & 15, 2025.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE
NUMBER CIV SB 2519524

TO ALL INTERESTED PERSONS: Petitioner: Derek Vernon Slagle, filed with this court for a decree changing names as follows: Derek Vernon Slagle to Derek Vernon Hensel

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

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may grant the petition without a hearing.

Notice of Hearing:
Date: 08/27/2025, Time: 09:00 AM, Department: S23

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

IT IS FURTHER ORDERED that a copy of this order be published in the San Bernardino County Sentinel Upland in San Bernardino County California, once a week for four successive weeks prior to the date set for hearing of the petition.
Dated: 07/16/2025

Judge of the Superior Court: Gilbert G. Ochoa

Published in the San Bernardino County Sentinel Upland on 07/25/2025, 08/01/2025, 08/08/2025, 08/15/2025

NATION OF AMERICAN HEBREW ISRAELITE MONARCHY

Sovereign Counsel Of Law Offices

“NAHIM”

an “Independent Sovereign Government” within America established under Article 1 Section I, 10th, 11th Amendment, Bill of Rights, Luther v. Borden, 48, US 1,12 led 581

AFFIDAVIT OF AUTHORITY TO EXIST
PUBLIC NOTICE

THE NAHIM SOVEREIGN AMERICAN DOLLAR-”NSAD” Estab: 6/11/2011

July 23, 2025

Nation of American Hebrew Israelite Monarchy “NAHIM” an Independent Sovereign American

Government Creator, Monarch, has Created the Sovereign American Dollar under the US Constitution & Public laws in America giving Americans the opportunity to purchase items, food, autos, etc”, using their OWN currency to pay for debt be it public or private. Independent Sovereign Governments within the Sovereign 50 States under the stated laws are authorized to create its own currency as their independent source of financial stability. NAHIM is an Independent Sovereign Government established under the laws of Sovereignty. The Sovereignty in every State resides in the people, Luther v. Borden, 48 US 1, 12 LED 581. Sovereignty was and is in the people-Glass v. Sloop Betsy, Supreme Court 1794.

NAHIM was created/established on American soil by American born Sovereign man Ed Sög.

NAHIM Sovereign American Dollar referred hereafter as “NSAD” is BACKED BY GOLD, “NSAD” is

“Legal tender” as defined under the 13th Amendment Article 1 section 10. Because NAHIM is a

“Independent Sovereign Government” established upon American soil, I have created “NSAD” for the

Sovereign American people, our own currency can be used for ANY/ALL private and public debt where accepted throughout the Sovereign 50 States of America, for America is “A SOVEREIGN NATION”.

“NSAD” can be used as legal tender to purchase when all other currency begins to fail “NSAD” is not governed, controlled or printed by any source of the US Government, nor its treasury dept.

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THIS PUBLIC NOTICE OF EXISTENCE OF THE NAHIM SOVEREIGN AMERICAN DOLLAR CAN BE REFUTED

WITHIN A COURT OF LAW WITHIN 60 DAYS OF RECEIVING/VIEWING & READING OF THIS PUBLIC NOTICE.

THIS AFFIDAVIT OF AUTHORITY TO EXIST THE NAHIM SOVEREIGN AMERICAN DOLLAR-”NSAD”

MUST” be refuted with US Constitutional laws “ONLY” which “PROHIBITS” the existence & use of “NSAD” for the purchase of items, products, food, autos, mortgage & to pay for ANY” ALL debt be it public or private within the Sovereign 50 States of America. The NAHIM Sovereign American Dollar is “NON TAXABLE”.

“NSAD” is designed in the Increments of “1, 5, 10, 20, 50, 100 and \$1,000.00” bills, there is no coin within our currency.”NSAD” has “NO” affiliation with the US Currency, nor the US Government, nor do we need its permission to exist or utilize within the Sovereign 50 States of America. NAHIM has it own Depository which has “NO” affiliation to any banks not only throughout the US but throughout the entire world. Because we are an “Independent Sovereign Government within America” I the CREATOR/SOLE OWNER of the “NSAD” have SOLE control over the print, distribution & rights of the “NSAD”.

SOON TO BE USED IN A PLACE OF BUSINESS NEAR YOU WITHIN THE US & ABROAD.

Office Number: (888) NAHIM-OI (888) 624-4601

Email: nahiminfo@gmail.com

Mailing Address NAHIM POB #17 San Bernardino, CA 92401

NAHIM DOCUMENT RECORDING CLERK_Mr. D’Boyu

San Bernardino County California State

NOTARY s/ Manzoor R. Massey

MANZOOR R. MASSEY Notary Public · California

San Bernardino County Commission #2434033 My Commission Expires Jan. 12, 2027.

Ed Sög proceeding in good faith being of sound mind states that the facts contained herein are true, correct, complete and not misleading to the best of my private firsthand knowledge and belief under penalty of perjury.

s/ Ed Sög
Affirmed before me, Manzoor R. Massey, a notary public, this 23rd day of July, 2025.

s/ Manzoor R. Massey
Published in the San Bernardino county Sentinel on July 25 and August 1, 8 & 15, 2025.

FBN20250006936

The following entity is doing business primarily in San Bernardino County as

A N M E I G R O U P 18550 ORANGE STREET BLOOMINGTON, CA 92316: BDK LOGISTICS INTELLIGENCE, INC. 3900 HAMNER EASTVALE, CA 91752

Business Mailing Address: 18550 ORANGE STREET BLOOMINGTON, CA 92316

The business is conducted by: A CORPORATION registered with the State of California under the number 4144428

The registrant commenced to transact business

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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/ VICTOR A VARGAS, Secretary

Statement filed with the County Clerk of San Bernardino on: 07/24/2025

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 K59303

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 25 and August 1, 8 & 15, 2025.

FBN 20250005883
The following person is doing business as: TURF NOVA. 10050 6TH ST UNIT K RANCHO CUCAMONGA, CA 91730:[MAILING ADDRESS 10050 6TH ST UNIT K RANCHO CUCAMONGA, CA 91730]; COUNTY OF SAN BERNARDINO TURF NOVA, INC. 10050 6TH ST STE K RANCHO CUCAMONGA, CA 91730 STATE OF INCORPORATION CA ARTICLES OF INCORPORATION 6438658
The business is conducted by: A CORPORATION. The registrant commenced to transact business under the fictitious business name or names listed above on: N/A
By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130). I am also aware that all information on this statement becomes Public Record upon filing.
s/ ESPERANZA B. MARTINEZ-MORALES, PRESIDENT
Statement filed with the County Clerk of San Bernardino on: JUNE 24, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 07/04/2025, 07/11/2025, 07/18/2025, 07/25/2025 CNBB27202501MT

NOTICE OF PETITION TO ADMINISTER ESTATE OF: LENNARD CRAIG WILLHITE AKA CRAIG WILLHITE

CASE NO. PROV2500252

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of LENNARD CRAIG WILLHITE AKA CRAIG WILLHITE : a petition for probate has been filed by CODY LENNARD WILLHITE in the Superior Court of California, County of SAN BERNARDINO.

THE PETITION FOR PROBATE requests that CODY LENNARD WILL-

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HITE 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 September 8, 2025 at 9:00 a.m. in Department V-12 at

San Bernardino County Superior Court Victorville District

14455 Civic Drive Victorville, CA 92392

IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under Section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Cody Lennard Willhite:

R. SAM PRICE SB 208603//ROSA M. MARQUEZ SB 313405

PRICE LAW FIRM, APC 454 Cajon Street REDLANDS, CA 92373 Phone (909) 328 7000 Fax (909) 475 9500

attorneys@pricelawfirm.com

Published in the San Bernardino County Sentinel on August 1, 8 & 15, 2025.

NOTICE OF PETITION TO ADMINISTER ESTATE OF: GEORGE HENRY SAMUELSEN

CASE NO. PROVA2500577

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of GEORGE HENRY SAMUELSEN: a petition for probate has been filed by BRIAN WINN SAMUELSEN in the Superior Court of California, County of SAN BERNARDINO.

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THE PETITION FOR PROBATE requests that BRIAN WINN SAMUELSEN 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 27, 2025 at 9:00 a.m. at

San Bernardino County Superior Court Fontana District

Department F1 - Fontana 17780 Arrow Boulevard Fontana, CA 92335

IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under Section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Brian Winn Samuelson

R. SAM PRICE SB 208603//ROSA M. MARQUEZ SB 313405

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

Published in the San Bernardino County Sentinel on August 1, 8 & 15, 2025.

SUMMONS – (CITACION JUDICIAL) CASE NUMBER (NUMERO DEL CASO) CIVSB2415991

NOTICE TO: P TRAIN BBQ and DOES 1 TO 50

(AVISO DEMANDA-DO): P TRAIN BBQ and DOES 1 TO 50

YOU ARE BEING

Public Notices

SUED BY PLAINTIFF: (LO ESTA DEMANDANDO EL DEMANDANTE):

MHILL ENTERPRISES, LLC, a California 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 is served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case.

¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación

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

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de referencia a abogados. Si no puede pagar a

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un a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratis de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov), o 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 gravamen sobre cualquier recuperación da \$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 corta antes de que la corta pueda desechar el caso.

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

Superior Court of California, County of San Bernardino

247 West Third Street, San Bernardino California 92415

San Bernardino Justice Center

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

FRANK J. LIZARRAGA, JR State Bar Number 128689

3401 CENTRE LAKE DR., SUITE 600

ONTARIO, CA 91761;

(909) 989-9393

Frank@lizarragalaw.com

ELECTRONICALLY FILED

DATE (Fecha):

SUPERIOR COURT OF CALIFORNIA

COUNTY OF SAN BERNARDINO

SAN BERNARDINO DISTRICT

Clerk (Secretario)

By: Rena Aguayo-Betancourt, DEPUTY

/s/ Rena Aguayo-Betancourt

CIVSB2415991

5/20/2024

Published in the San Bernardino County Sentinel on and August 1, 8, 15 & 22, 2025.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE

NUMBER CIV SB 2521534

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

ISAIAH JOSE TRUJILLO to ISAIAH JOSE MENCHACA

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

Notice of Hearing: Date: 09/15/2025, Time: 08:30 AM, Department: S26

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The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District-Civil Division, 247 West Third Street, San Bernardino, CA 92415, 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: 08/01/2025

Judge of the Superior Court: Gilbert G. Ochoa

By Monica Cabrera, Deputy Court Clerk

Published in the San Bernardino County Sentinel on August 1, 8, 15 & 22, 2025.

FBN20250007136

The following entity is doing business primarily in San Bernardino County as

BOTOX FILLERS DERMATOLOGY INC 10601 CHURCH STREET #123 RANCHO CUCAMONGA, CA 91730: BOTOX FILLERS DERMATOLOGY INC 10601 CHURCH STREET #123 RANCHO CUCAMONGA, CA 91730

Business Mailing Address: 10601 CHURCH STREET #123 RANCHO CUCAMONGA, CA 91730

The business is conducted by: A CORPORATION registered with the State of California

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/ DAVID OPAL-TETTEH, CEO

Statement filed with the County Clerk of San Bernardino on: 07/28/2025

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 K5930

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 August 1, 8, 15 & 22, 2025.

FBN 20250005557

The following entity is doing business primarily in San Bernardino County as

LORE'S TRUCK & REGISTRATION SERVICES 1511 W HOLT BLVD STE 1 ONTARIO, CA 91762: LORE'S INSURANCE AGENCY INC 1511 W HOLT BLVD SUITE 1 ONTARIO, CA 91762

Business Mailing Address: 1511 W HOLT BLVD STE 1 ONTARIO, CA 91762

The business is conducted by: A CORPORATION registered with the State of California under the number 4036554

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/ LORENA SALAZAR, President

Statement filed with the County Clerk of San Bernardino on: 06/11/2025

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

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Bernardino County Clerk By:/ Deputy K1583

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 27 and July 4, 11, & 18, 2025. Corrected on August 1, 8, 15 & 22, 2025.

NOTICE OF PUBLIC LIEN SALE

Notice is hereby given that personal property in the following units will be sold at public auction pursuant to Sections 21701-21716 of the California Self-Service Storage Facility Act. A public lien sale will be conducted by www.storagetreasures.com on the 29th day of August 2025, at or after 10:00 am. The property is stored by AAA All American Storage Fontana located at 14918 Foothill Blvd, Fontana, CA 92335. Purchases must be made in CASH ONLY. Items are sold AS IS WHERE IS and must be removed at the time of sale. AAA All American Storage Fontana reserves the right to refuse any bid or cancel auction. The items to be sold are generally described as follows: miscellaneous personal and household goods stored by the following persons:

Unit	Name
F106	Delgadillo, Lilia
F028	Munoz, Shaun
Michael	
F180	Orejel, Oscar
E039	Moreland, Cynthia
thia	
C065	Moreland, Cynthia
thia	
A039	Collins, Cassey
D085	Rouse, Lavonda
D014	Jauregui, Robert
M	

C051 Perez, Tanya I

Dated: 8/15/25

Signed: Jonathan Gossett storagetreasures.com

Sales subject to prior cancellation in the event of settlement between Owner and obligated party.

Published in the San Bernardino County Sentinel on August 15 and August 22, 2025

FBN 20250007126

The following person is doing business as: C.F.G TRUCKING. 6972 DWIGHT WAY SAN BERNARDINO, CA 92404; MAILING ADDRESS 6972 DWIGHT WAY SAN BERNARDINO, CA 92404; COUNTY OF SAN BERNARDINO CALVIN FLORES GUTIERREZ. 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/ CALVIN A FLORES GUTIERREZ, OWNER

Statement filed with the County Clerk of San Bernardino on: JULY 28, 2025 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

Public Notices

under federal, state, or common law (see Section 14400 et seq., Business and Professions Code). Published in the San Bernardino County Sentinel 08/01/2025, 08/08/2025, 08/15/2025, 08/22/2025 CN-BB31202501MT

NOTICE OF PETITION TO ADMINISTER ESTATE OF: CECILIA LUZMILA MINAYA CASE NO. PRO-VA2500591

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of CECILIA LUZMILA MINAYA: a petition for probate has been filed by PATRICIA MINAYA in the Superior Court of California, County of SAN BERNARDINO.

THE PETITION FOR PROBATE requests that PATRICIA MINAYA 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 September 9, 2025 at 9:00 a.m. at

San Bernardino County Superior Court Fontana District

Department F2 - Fontana 17780 Arrow Boulevard Fontana, CA 92335

IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under Section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Patricia Minaya:

R. SAM PRICE SB 208603//ROSA M. MARQUEZ SB 313405

PRICE LAW FIRM, APC 454 Cajon Street REDLANDS, CA 92373 Phone (909) 328 7000 Fax (909) 475 9500

Public Notices

attorneys@pricelawfirm.com

Published in the San Bernardino County Sentinel on August 8, 15 & 22, 2025.

AMENDED ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE

NUMBER CIV SB 2520045

TO ALL INTERESTED PERSONS: Petitioner ANNETTE CARIANA VISORIO filed with this court for a decree changing names as follows: ANNETTE CARIANA VISORIO to ANNETTE CARIANA VISORIO SERRANO

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

Notice of Hearing:

Date: 09/17/2025, Time: 08:30 AM, Department: S 28

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

IT IS FURTHER ORDERED that a copy of this order be published in the San Bernardino County Sentinel, once a week for four successive weeks prior to the date set for hearing of the petition.

Dated: 08/06/2025

Judge of the Superior Court: Gilbert G. Ochoa

Abrianna Rodriguez, Deputy Clerk of the Court

Published in the San Bernardino County Sentinel on August 8, 15, 22 & 29, 2025.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE

NUMBER CIV SB 2519255

TO ALL INTERESTED PERSONS: Petitioner SHERRY JEANETTE THOMAS filed with this court for a decree changing names as follows:

SHERRY JEANETTE THOMAS to SHERRY JEANETTE JAMES

[and] SHERRY JEANETTE NELSON to SHERRY JEANETTE JAMES

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

Personals

\$10,000 REWARD for information regarding girl born August 4, 2001 whose parents (actors) were lost in a theater collapse in Colorado, April 27, 2003. Thomas W. Campbell, Attorney-at-Law 15 Williams St. New York, NY

Civil Service Employee wants to rent suburban detached apartment, 4 or 5 bedrooms 2 baths, will pay cash for the right setting Alfred Willenstein Post Office Box 843 Sempleton, Wis.

PERSONAL Lance Corporal who saw shy governess in rickshaw on the streets of Hong Kong on March 14 would like to meet up with her again. Steve Duvery of St. Louis Missouri.

Public Notices

least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

Notice of Hearing:
Date: 09/30/2025, Time: 08:30 AM, Department: S 30
The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District-Civil Division, 247 West Third Street, San Bernardino, CA 92415

IT IS FURTHER ORDERED that a copy of this order be published in the San Bernardino County Sentinel, once a week for four successive weeks prior to the date set for hearing of the petition.
Dated: 08/04/2025
Judge of the Superior Court: Gilbert G. Ochoa
Matthew Stutte, Deputy Clerk of the Court
Published in the San Bernardino County Sentinel on August 8, 15, 22 & 29, 2025.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE
NUMBER CIV SB 2521668

TO ALL INTERESTED PERSONS: Petitioner SETH AVERY FOGLE filed with this court for a decree changing names as follows:

SETH AVERY FOGLE to SETH AVERY SIZE-MORE

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

Notice of Hearing:
Date: 09/15/2025, Time: 08:30 AM, Department: S32

The address of the court is Superior Court of California, County

Public Notices

of San Bernardino, San Bernardino District-Civil Division, 247 West Third Street, San Bernardino, CA 92415, 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: 08/04/2025

Judge of the Superior Court: Gilbert G. Ochoa
By Raymond Rojas, Deputy Court Clerk
Published in the San Bernardino County Sentinel on August 8, 15, 22 & 29, 2025.

FBN20250007219
The following entity is doing business primarily in San Bernardino County as

ONE HOUR MELT 19031 OUTER HWY 18 S. SUITE 200 APPLE VALLEY, CA 92307: ASAIP, LLC 13187 MESA VIEW DR VICTORVILLE, CA 92392
Business Mailing Address: 13187 MESA VIEW DR VICTORVILLE, CA 92392

The business is conducted by: A LIMITED LIABILITY COMPANY registered with the State of California under the number 201626610298

The registrant commenced to transact business under the fictitious business name or names listed above on: August 1, 2024

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/ CRISTIANE STOLL, Manager

Statement filed with the County Clerk of San Bernardino on: 07/30/2025

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 J8719

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 August 8, 15, 22 & 29, 2025.

FBN20250006792
The following entity is doing business primarily in San Bernardino County as

FAMILY IST PRIMARY CARE 10565 CIVIC CENTER DR RANCHO CUCAMONGA, CA 91730: FAMILY IST PRIMARY CARE 10565 CIVIC CENTER DR., #160 W. BLDG RANCHO CUCAMONGA, CA 91730
Business Mailing Address: 10565 CIVIC CENTER DR., #160 W. BLDG RANCHO CUCAMONGA, CA 91730

The business is conducted by: A CORPORATION registered with the State of California under the number B20250192937

The registrant commenced to transact business under the fictitious business name or names listed above on: July 3, 2025

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/ REZA AHMADINIA, CEO

Statement filed with the County Clerk of San Bernardino on: 07/21/2025

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

Public Notices

statement on file in my office San Bernardino County Clerk By:/ Deputy K4872

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 August 8, 15, 22 & 29, 2025.

FBN20250006673
The following entity is doing business primarily in San Bernardino County as

CUT & BEAUTY SALON 3757 RIVERSIDE DR UNIT D CHINO, CA 91710: MARIA R LOPEZ
Business Mailing Address: 3757 RIVERSIDE DR UNIT D CHINO, CA 91710

The business is conducted by: AN INDIVIDUAL

The registrant commenced to transact business under the fictitious business name or names listed above on: December 9, 2010

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

Statement filed with the County Clerk of San Bernardino on: 07/16/2025

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 K5930

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 August 8, 15, 22 & 29, 2025.

FBN20250007128
The following entity is doing business primarily in San Bernardino County as

MY THREE LITTLE STARS CHILDCARE 150 GLENWOOD STREET COLTON, CA 92324: ELVIA CARDIEL [and] FRANCISCO

Business Mailing Address: 150 GLENWOOD STREET COLTON, CA 92324

The business is conducted by: A MARRIED COUPLE

The registrant commenced to transact business under the fictitious business name or names listed above on: July 15, 2025

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/ ELVIA CARDIEL, Owner

Statement filed with the County Clerk of San Bernardino on: 07/28/2025

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 J7527

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 August 8, 15, 22 & 29, 2025.

Public Notices

NOTICE OF PETITION TO ADMINISTER ESTATE OF: DAVID ZARBOK

CASE NO. PRO-VA2500614

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of DAVID ZARBOK: a petition for probate has been filed by DEREK ZARBOK

in the Superior Court of California, County of SAN BERNARDINO.

THE PETITION for Probate requests that DEREK ZARBOK 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 September 8, 2025 at 9:00 a.m. at: San Bernardino County Superior Court Fontana District

Department F2 – Fontana 17780 Arrow Boulevard Fontana, CA 92335

IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under Section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law. YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Derek Zarbok:

Mathew Alden (California Bar Number 288429) 255 North D Street Suite 200 San Bernardino, CA 92401 (909) 414-0797 mralden123@gmail.com
Published in the San Bernardino County Sentinel on August 15, 22 & 29, 2025.

Mathew Alden (California Bar Number 288429) 255 North D Street Suite 200 San Bernardino, CA 92401 (909) 414-0797 mralden123@gmail.com

Published in the San Bernardino County Sentinel on August 15, 22 & 29, 2025.

NOTICE OF PETITION TO ADMINISTER ESTATE OF: MARK ALAN STERN CASE

Public Notices

PROVV2500278
To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of MARK ALAN STERN: a petition for probate has been filed by CLARENCE WILLIAMS III in the Superior Court of California, County of SAN BERNARDINO. THE PETITION for Probate requests that CLARENCE WILLIAMS III be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests the decedent's will 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 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 September 22, 2025 at 9:00 a.m. at: San Bernardino County Superior Court – Victorville District 14455 Civic Drive Victorville, CA 92392 Branch Name: Probate Division Department: V-12

IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under Section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law. YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Clarence Williams III:

Mathew Alden (California Bar Number 288429) 255 North D Street Suite 200 San Bernardino, CA 92401 (909) 414-0797 mralden123@gmail.com
Published in the San Bernardino County Sentinel on August 15, 22 & 29, 2025.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE
NUMBER CIV SB

Public Notices

2522959
TO ALL INTERESTED PERSONS: Petitioner: ANDREA-DANIELA BECKY ROSALES filed with this court for a decree changing names as follows: ANDREA-DANIELA BECKY ROSALES to ANDREADANNIELA REBEKAH ALEJO

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

Notice of Hearing:
Date: 09/25/2025, Time: 08:30 AM, Department: S 30

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

IT IS FURTHER ORDERED that a copy of this order be published in the San Bernardino County Sentinel, once a week for four successive weeks prior to the date set for hearing of the petition.
Dated: 08/14/2025

Judge of the Superior Court: Gilbert G. Ochoa
Maria Rubio, Deputy Clerk of the Court

Published in the San Bernardino County Sentinel on August 15, 22 & 29 and September 5, 2025.

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE

N U M B E R CIVSB2510807,

TO ALL INTERESTED PERSONS: Petitioner Maxwell Michael Kovacevich, filed with this court for a decree changing names as follows: Maxwell Michael Kovacevich to Maxwell Javier Caron

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

Notice of Hearing:
Date: 09/18/2025, Time: 08:30 AM, Department: S17

The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District-Civil Division, 247 West Third Street, San Bernardino, CA 92415, IT IS FURTHER ORDERED that a copy of this order be published in the SBCS Rancho Cucamonga in San Bernardino County California, once a week for four successive weeks prior to the date set for hearing of the petition.

Dated: 08/07/2025
Judge of the Superior Court: Gilbert G. Ochoa
Published in the SBCS Rancho Cucamonga on 08/15/2025, 08/22/2025,

Public Notices

08/29/2025, 09/05/2025

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE

NUMBER CIVBA 2500604,

TO ALL INTERESTED PERSONS: Petitioner George N Maridis, filed with this court for a decree changing names as follows: George N Maridis to Georgios Marmaridis

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: 10/03/2025, Time: 08:30 AM, Department: B1

The address of the court is Superior Court of California, County of San Bernardino, Barstow District, 235 E Mountain View St.Barstow, Ca 92311, IT IS FURTHER ORDERED that a copy of this order be published in the SBCS Rancho Cucamonga in San Bernardino County California, once a week for four successive weeks prior to the date set for hearing of the petition.

Dated: 08/08/2025
Judge of the Superior Court: James R. Baxter

Published in the SBCS Rancho Cucamonga on 08/15/2025, 08/22/2025, 08/29/2025, 09/05/2025

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE

NUMBER CIVBA 2500603,

TO ALL INTERESTED PERSONS: Petitioner Christine Maridis, filed with this court for a decree changing names as follows: Christine Maridis to Chrisoula Marmaridou, 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.

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: 10/03/2025, Time: 08:30 AM, Department: B1

The address of the court is Superior Court of California, County of San Bernardino, Barstow District, 235 E Mountain View St. Barstow, Ca 92311, IT IS FURTHER ORDERED that a copy of this order be published in the SBCS ? Rancho Cucamonga in San Bernardino County California, once a week for four successive weeks prior to the date set for hearing of the petition.

Dated: 08/08/2025
Judge of the Superior Court: James R. Baxter

Published in the SBCS Rancho Cucamonga on 08/15/2025, 08/22/2025, 08/29/2025, 09/05/2025

ORDER TO SHOW CAUSE FOR CHANGE

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OF NAME CASE
N U M B E R
CIVSB2520045,
TO ALL INTERESTED
PERSONS: Petitioner ERIKA SERRANO CRUZ filed with this court for a decree changing names as follows: ANNETTE CARIANA VISORIO to ANNETTE CARIANA VISORIO SERRANO, THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

Notice of Hearing:
Date: 09/17/2025, Time: 08:30 AM, Department: APT
The address of the court is Superior Court of California, County of San Bernardino, San Bernardino District-Civil Division, 247 West Third Street, San Bernardino, CA 92415, 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: 08/06/2025
Judge of the Superior Court: GILBERT G OCHOA
Published in the San Bernardino County Sentinel on 08/15/2025, 08/22/2025, 08/29/2025, 09/05/2025

FBN20250007340
The following entity is doing business primarily in San Bernardino County as
LAKE SIDE CAFE 32300 SAN TIMOTEO CANYON ROAD REDLANDS, CA 92373; LAKE SIDE CAFE LLC 32300 SAN TIMOTEO CANYON ROAD REDLANDS, CA 92373
Business Mailing Address: 14711 MANZANITA PARK RD, SPACE 54 BEAUMONT, CA 92223
The business is conducted by: A LIMITED LIABILITY COMPANY registered with the State of California.
The registrant commenced to transact business under the fictitious business name or names listed above on: August 4, 2025
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/ MARC WILLIS, CEO
Statement filed with the County Clerk of San Bernardino on: 08/04/2025
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 K1587
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 August 15, 22, 29 and September 5, 2025.

FBN20250007638
The following entity is doing business primarily in San Bernardino County as

GIBIN CUSTOM STAIRS & MILLWORK 4201 E SANTA ANA ST UNIT F ONTARIO, CA 91761: GIBIN REMODELING INC 2125 S HELLMAN AVE STE O ONTARIO, CA 91761
Business Mailing Address: 2125 S HELLMAN AVE STE O ONTARIO, CA 91761
The business is conducted by: A CORPORATION registered with the State of California under the number 4649368.
The registrant commenced to transact business under the fictitious business name or names listed above on: August 11, 2025
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/ IMELDA PULIDO, Secretary
Statement filed with the County Clerk of San Bernardino on: 08/12/2025
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 J6733
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 August 15, 22, 29 and September 5, 2025.

FBN 20250005892
The following entity is doing business primarily in San Bernardino County as
RIVERA'S ROLLING SUDS 6985 GROVE AVE HIGHLAND, CA 92346: JUAN C RIVERA
Business Mailing Address: 6985 GROVE AVE HIGHLAND, CA 92346
The business is conducted by: AN INDIVIDUAL
The registrant commenced to transact business under the fictitious business name or names listed above on: June 1, 2024
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/ JUAN C RIVERA, Owner
Statement filed with the County Clerk of San Bernardino on: 06/24/2025
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 J6733
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 4, 11, 18 & 25 and August 1, 2025. Corrected on August 15, 22 & 29 and September 5, 2025.

NOTICE OF PUBLIC LIEN SALE
Notice is hereby given that personal property in the following units will be sold at public auction pursuant to Sections 21701-21716 of the California Self-Service Storage Facility Act. A public lien sale will be conducted by www.storagetreasures.com on the 29th day of August 2025, at or after 10:00 am. The property is stored by AAA All American Storage Fontana located at 14918 Foothill Blvd, Fontana, CA 92335. Purchases must be made in CASH ONLY. Items are sold AS IS WHERE IS and must be removed at the time of sale. AAA All American Storage Fontana reserves the right to refuse any bid or cancel auction. The items to be

sold are generally described as follows: miscellaneous personal and household goods stored by the following persons:

Unit	Name
F106	Delgadillo, Lilia
F028	Munoz, Shaun Michael
F180	Orejel, Oscar
E039	Moreland, Cynthia
C065	Moreland, Cynthia
A039	Collins, Cassey
D085	Rouse, Lavonda
D014	Jauregui, Robert M
C051	Perez, Tanya I

Dated: 8/15/25
Signed: Jonathan Gossett
storagetreasures.com
Sales subject to prior cancellation in the event of settlement between Owner and obligated party.
Published in the San Bernardino County Sentinel on August 15 and August 22, 2025

FBN20250007637
The following entity is doing business primarily in San Bernardino County as
+BAKE CAFE 8685 BASELINE RD, SUITE B RANCHO CUCAMONGA, CA 91730: TAKE UR SEAT TOO 4275 CONCOURS ST, UNIT 130 ONTARIO, CA 91764
Business Mailing Address: 15319 MONTEREY AVE CHINO HILLS, CA 91709
The business is conducted by: A CORPORATION registered with the State of California under the number 4801987.
The registrant commenced to transact business under the fictitious business name or names listed above on: March 1, 2025
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/ MIRA OBADIA, President
Statement filed with the County Clerk of San Bernardino on: 08/12/2025
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 A5235
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 18 & 25 and August 1 & 8, 2025.

FBN20250006413
The following entity is doing business primarily in San Bernardino County as
ARNALDO ALEMAN CHIROPRACTIC, INC [and] UPLAND CHIROPRACTIC CLINIC 377 N SECOND AVE. UPLAND, CA 91786: ARNALDO ALEMAN CHIROPRACTIC, INC 3777 N SECOND AVE. UPLAND, CA 91786
Business Mailing Address: 377 N SECOND AVE. UPLAND, CA 91786
The business is conducted by: A CORPORATION registered with the State of California.
The registrant commenced to transact business under the fictitious business name or names listed above on: April 1, 1990
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/ ARNALDO ALEMAN, President
Statement filed with the County Clerk of San Bernardino on: 07/10/2025
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 K5932
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 18 & 25 and August 1 & 8, 2025. Corrected on August 15, 22 29 and September 5, 2025.

FBN20250007374
The following entity is doing business primarily in San Bernardino County as
UPLAND CHIROPRACTIC CLINIC 377 N SECOND AVE. UPLAND, CA 91786: ARNALDO ALEMAN CHIROPRACTIC, INC 3777 N SECOND AVE. UPLAND, CA 91786
Business Mailing Address: 377 N SECOND AVE. UPLAND, CA 91786
The business is conducted by: A CORPORATION registered with the State of California.
The registrant commenced to transact business under the fictitious business name or names listed above on: April 1, 1990
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/ ARNALDO ALEMAN, President
Statement filed with the County Clerk of San Bernardino on: 08/05/2025
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 K1587
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 August 15, 22 & 29 and September 5, 2025.

FBN 20250006868
The following person is doing business as: FAST LANE DEALER. 2130 N ARROWHEAD SUITE 207D SAN BERNARDINO, CA 92405;[MAILING ADDRESS 50 OVAL RD IRVINE, CA 92604]; COUNTY OF SAN BERNARDINO
ZERO EDGE AUTO, LLC 50 OVAL RD IRVINE CA 92604
STATE OF ORGANIZATION CA ARTICLES OF ORGANIZATION B20250112291
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/ ZIKUN ZHAO, MANAGING MEMBER
Statement filed with the County Clerk of San Bernardino on: JULY 22, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 08/01/2025, 08/08/2025, 08/15/2025, 08/22/2025 CN-BB31202504MT

FBN 20250006858
The following person is doing business as: SKY COIN LAUNDROMAT. 800 E LUGONIA AVE REDLANDS, CA 92374;[MAILING ADDRESS 14797 SUNRISE HILL RD RIVERSIDE, CA 92508]; COUNTY OF SAN BERNARDINO
VILLEGAS RANCH LLC 14797 SUNRISE HILL RD RIVERSIDE CA 92508
STATE OF ORGANIZATION CA ARTICLES OF ORGANIZATION 202460810301
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/ ESPERANZA B. MARTINEZ-MORALES, PRESIDENT
Statement filed with the County Clerk of San Bernardino on: JULY 22, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 08/01/2025, 08/08/2025, 08/15/2025, 08/22/2025 CN-BB31202503MT

FBN 20250006856
The following person is doing business as: REDLANDS LAUNDROMAT. 401 E PALMS AVE REDLANDS, CA 92373;[MAILING ADDRESS 14797 SUNRISE HILL RD RIVERISDE, CA 92508]; COUNTY OF SAN BERNARDINO
VILLEGAS RANCH LLC 14797 SUNRISE HILL RD RIVERISDE CA 92508
STATE OF ORGANIZATION CA ARTICLES OF ORGANIZATION 202460810301
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/ TERESA ORTIZ, WIFE
Statement filed with the County Clerk of San Bernardino on: JULY 22, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 08/01/2025, 08/08/2025, 08/15/2025, 08/22/2025 CN-BB31202506MT

FBN 20250006672
The following person is doing business as: BIG BEAR JANITORIAL SUPPLIES. 1602 TOLUMNE RD BIG BEAR CITY, CA 92314;[MAILING ADDRESS P.O BOX 2234 BIG BEAR CITY, CA 92314]; COUNTY OF SAN BERNARDINO
LARS T STALFORS; CHRISTOPHER P MATHEWS
The business is conducted by: A GENERAL PARTNERSHIP.
The registrant commenced to transact business under the fictitious business name or names listed above on: N/A
By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130). I am also aware that all information on this statement becomes Public Record upon filing.
s/ LARS T STALFORS, GENERAL PARTNER
Statement filed with the County Clerk of San Bernardino on: JULY 16, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 08/01/2025, 08/08/2025, 08/15/2025, 08/22/2025 CN-BB31202507MT

FBN 20250007050

nardino on: JULY 22, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 08/01/2025, 08/08/2025, 08/15/2025, 08/22/2025 CN-BB31202505MT

FBN 20250006849
The following person is doing business as: OMA Y ORGANIC SOAP. 1559 MORGAN RD SAN BERNARDINO, CA 92407;[MAILING ADDRESS 1559 MORGAN RD SAN BERNARDINO, CA 92407]; COUNTY OF SAN BERNARDINO
TERESA ORTIZ; ALEJANDRO ORTIZ
The business is conducted by: A MARRIED COUPLE.
The registrant commenced to transact business under the fictitious business name or names listed above on: N/A
By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130). I am also aware that all information on this statement becomes Public Record upon filing.
s/ TERESA ORTIZ, WIFE
Statement filed with the County Clerk of San Bernardino on: JULY 22, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
Published in the San Bernardino County Sentinel 08/01/2025, 08/08/2025, 08/15/2025, 08/22/2025 CN-BB31202506MT

FBN 20250006672
The following person is doing business as: BIG BEAR JANITORIAL SUPPLIES. 1602 TOLUMNE RD BIG BEAR CITY, CA 92314;[MAILING ADDRESS P.O BOX 2234 BIG BEAR CITY, CA 92314]; COUNTY OF SAN BERNARDINO
LARS T STALFORS; CHRISTOPHER P MATHEWS
The business is conducted by: A GENERAL PARTNERSHIP.
The registrant commenced to transact business under the fictitious business name or names listed above on: N/A
By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130). I am also aware that all information on this statement becomes Public Record upon filing.
s/ LARS T STALFORS, GENERAL PARTNER
Statement filed with the County Clerk of San Bernardino on: JULY 16, 2025
I hereby certify that this copy is a correct copy of the original statement on file in my office San Bernardino County Clerk By:/Deputy Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code).
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FBN 20250007050

Newsom Gambling He Can Claim Presidency By Fighting Republican Gerrymandering With Democratic Gerrymandering *from page 7*

voters to authorize a redrafting of the states congressional districts in time to complete the redistricting for the mid-term 2026 elections. Built into Newsom's speech was the assumption that the redistricting plan that was to be offered would be approved overwhelmingly by the state's voters, who accepted, as he did, that it was foursquare necessary to counter the gerrymandering President Trump and the Republicans are now engaged in down in Texas and which may soon involve redistrictings elsewhere.

Newsom's announcement of the ballot initiative glossed over - or actually ignored - that what he was embarking on was far more complicated and involved than what was to take place in Texas and would prove many times more expensive.

Unlike Texas, California cannot just leave it to the legislature to snap its collective fingers and redraw the state's political maps. In 2010, a coterie of political dogooders, many of which were outright aligned with the Democratic Party - Common cause, the League of Women Voters, the California Hispanic Chambers of Commerce, the National Association for the Advancement of Colored People, San Diego Tax Fighters, the American Association of Retired People, the National Federation of Independent Businesses - bankrolled by Charles Munger Jr. qualified Proposition 20 for that year's ballot and succeeded in getting it passed. Proposition transferred congressional redistricting authority from the California State Legislature and the governor to the California Citizens Redistricting Commission. One of the provisions of the change is that for the

governor or legislature to reassume redistricting authority, any redistricting must be approved by the state's voters.

It is estimated that holding a special election to pass the redistricting plan Newsom is drawing up will cost in the neighborhood of \$200 million to conduct.

The Sentinel has learned that Governor Newsom and his advisors have set their sights on five specific Republican congressman, based primarily upon practical considerations relating to the boundaries of their current districts and proximity to neighboring districts with sufficient concentrations of Democrat voters who, if incorporated into the targeted officeholders' districts, would create demographics favorable to the Democrats, virtually ensuring a challenging Democratic candidate's victory in November 2026.

Of note is that while three of those targeted Congressman can be cataloged as Trump supporters or die-hard Trump supporters, two of those targets have evinced political orientations along certain lines that are not embraced by the current administration.

Those California Congressmen who Newsom is intent on ousting next year are Representative Doug LaMalfa in California's 1st Congressional District, Representative Kevin Kiley in the 3rd Congressional District, Representative David Valadao in the 22nd Congressional District, Representative Ken Calvert in the 41st Congressional District and Representative Darrell Issa in the 48th Congressional District.

Kiley has authored a bill that would prohibit all states from engaging in mid-decade congressional redistricting.

His legislation, if passed, he said would "stop a damaging redistricting war from breaking out across the country."

But now, with the Democratic Party looking to counter what Donald Trump is attempting

to do in Texas with Abbott's assistance by engaging in gerrymandering of their own, he has not gotten anyone, Republican or Democrat, to co-sponsor the bill. Newsom does not want to cooperate with Kiley by getting a Democrat or two to sign onto his approach, and is instead looking to take him out of office.

Newsom's animus toward Valadao is even more baffling.

Valadao is one of only a handful of anti-Trump Republicans in Congress. With several of the anti-Trump Republicans who were in place during the last Congress - such as Liz Cheney of Wyoming and Adam Kinsinger of Illinois, who were defeated and chose not to seek reelection, respectively - Valadao is one of just two current Republican Congressmen to have voted for Trump's impeachment following the January 6, 2021 Capitol siege. Newsom and his fellow and sister Democrats in the state legislature are determined to blast Valadao out of office.

It is not as if the Congressional map in California has not already been gerrymandered.

Of California's total 23,206,519 registered voters, 10,396,792 or 44.8 percent are Democrats, while 5,896,203 or 25.41 percent are Republicans. Those who have no party affiliation number 5,336,441 or 23 percent, a number not terribly far off from that of the Republicans. The

Spurning Calls For A Delay, Redlands Planning Commission Okays California Street Mixed-Use Project *from page 6*

Associates, said the air quality report and noise study ultimately filed with the project application had undergone additional modeling, which provided a health risk assessment that the impacts were to be below a significant threshold.

"All impacts related to air quality, energy

remaining 1,577,083 voters or 6.8 percent are members of the American Independent, Green, Libertarian, Peace & Freedom or other more obscure parties. Despite comprising more than one-quarter of the state's voters, the Republicans hold nine of the total 52 House seats in California's congressional delegation, while the Democrats claim 43. In this way, California's electoral map has already been set so that the Republicans are represented at a rate in the House of Representatives - 17.31 percent - well below the 25.41 percent of the voters they constitute.

The new map Governor Newsom is promoting would supersede the one the state's supposedly independent redistricting commission established, an arrangement that was "intended" to keep either the Democrats of the Republicans from having an edge in how those overseeing the government was composed.

Republicans across California are decrying what Newsom is doing - pushing the state Legislature to approve a precedent-setting November special election to ensure that the Democratic-to-Republican ratio in California's Congressional delegation is even more lopsided than it already is - as absurdly unfair.

Congressman Doug LaMalfa intoned that this is "an absolutely ridiculous gerrymander."

Republicans noted that if Newsom suc-

ceeds, Republicans will see their presence in the California Congressional Delegation drop to 7.7 percent, virtually wiping the Republican presence in the halls of governance to a pittance. The governor was conducting, the California Republican Party stated, "a masterclass in corruption."

Independent and non-partisan groups decried what Newsom is doing as "election rigging."

Kiley on X made note of what he characterized as Newsom's "obsessed fixation" on national politics, where the Democrats are losing, rather than tending to the problems in California, over which he has constitutional authority and control of the legislature in which his party holds supermajorities. Newsom's obsession extends to damaging any Republican within sight, out of the mistaken belief that this will empower him in his Quixotic presidential quest. "Newsom is so desperate to get rid of me," Kiley said. "He has gerrymandered my district in the shape of an elephant. The 'trunk' captures as many Democrat voters as possible. Like all his attempts, this will fail."

In San Bernardino County, two of the state's nine Republican members of Congress represent the citizenry in Washington, D.C., 23rd Congressional District Congressman Jay Obernolte and 40th Congressional District Congresswoman Young Kim. The

Democrats are making no effort to gerrymander their districts because, in all likelihood, tweaking the boundaries of their district's to load more Democrats into them would result in offloading Republicans into the districts of Democratic Congress members, who then might succumb to the challenges of their Republican rivals in November 2026.

It appears that Governor Newsom is making a huge gamble on the California redistricting bid, believing pressing his advantage in already heavily Democratic California against Donald Trump will garner for him so much support among members of his own party that it will render him the inevitable Democratic Party presidential nominee in 2028.

It remains to be seen, of course, whether he is correct. At the same time, if California's voters, Democratic and Republican alike, come together to reject the concept of rescuing American Democracy from Donald Trump and the scourge of Republicanism by a heroic strategy of doctoring the state's electoral system so in 13 out of every 14 of California's 52 Congressional districts it is impossible for a Republican to win, Newsom's presidential hopes may prove to be Dead On Arrival.

Reported from Los Angeles by Richard Hernandez and from Sacramento by Mark Gutglueck.

The California Environmental Quality Act," Grant said.

Doug Reynoldson of Keller Williams Realty encouraged the commission to avoid any delay in approving the project. The commission's members complied, with the sole concession to the project's opponents being that JD FUEL come together with the city staff to design a plan to ensure that there be no "queuing," i.e., backups of vehicles exiting the hotel, coffee shop or car wash onto California Street.