

Senator Padilla’s Bill Offers Citizenship To Over 96,000 of SBC’s 127,681 Illegal Aliens

By Richard Hernandez
Characterizing the Donald Trump Administration’s effort to round up and deport those in the United States who are unregistered aliens from foreign countries as “extreme and over-reaching,” senior California U.S. Senator Alex Padilla announced this week that he is introducing legislation that will transform a substantial number of those who have been in the country

for over seven years into U.S. citizens. If the measure Padilla is sponsoring is passed into law and overcomes what most assuredly will be a veto by President Donald Trump, approaching 96,000 of the 127,681 unregistered aliens in San Bernardino County would not only be provided with permanent residency status but have the opportunity to obtain full rights as U.S. citizens, including the

ability to participate in the voting process. On August 5, Padilla appeared on the CBS Late Show, which was being taped at the Ed Sullivan Theater in New York City. Padilla decried the Donald Trump Administrations “Obsession with this massive deportation agenda,” which he characterized as being cruel and unpopular and involving indiscriminate enforcement unprecedented

militarization, which he said came in response to overwhelmingly peaceful protests in Los Angeles. According to Padilla, the administration’s anti-immigrant actions are stoking fear in communities across the county, most particularly in California. He told Colbert he was offering a better path forward under a program that would modernize the United States’ “outdated” immi-

gration system, including his bill to update the existing immigrant registry statute and expand a pathway to permanent lawful residency for, in the words of his office, “millions of long-term U.S. residents.” Of the Trump Administration’s deployment of the National Guard and active-duty Marines to Los Angeles in support of the ongoing deportation effort by the Depart-

See P 2

Yucaipa Considers & Rejects Moratorium On Further Gas Stations And Car Washes

An effort to impose a 45-day moratorium on the planning, consideration, approval and construction of gas stations and car washes in Yucaipa while the planning division arrives at a new set of standards for such projects fell two votes short when the city council took up the matter at its last meeting in July.

According to a staff report dated July 28, 2025, prepared for that evening’s city council meeting by Fermin Preciado, Yucaipa’s director of development services and city engineer, and Benjamin Matlock, the deputy director of community development and city planner, “Within the city’s approximately 28 square mile jurisdiction, there are currently 14

fuel station facilities in operation and an additional four that have been entiled, three of which are under construction. In combination, a total of 18 fuel stations could be in operation in the near future. In addition, there are currently 10 existing carwash facilities, with two that are under construction. These car facilities include a mix of accessory washes to

to a fuel station, several ‘full service’ carwashes, several express carwash tunnels, or coin operated washes. The City of Yucaipa has a current population of approximately 55,000 people, and a general plan buildout of approximately 80,000 people Due to the relatively high sales margins of these specific, uses, the City has seen a pro-

liferation of these businesses.”

According to Preciado and Matlock, during discussion by city officials, “[I]t was recognized that the city has seen substantial growth with these two land uses, and th that community members have express concern over the saturation of those uses. In addition, [the] council

See P 3

Free Speech & Articulation Of Opinion Debate Rages In Redlands

The disagreement over what constitutes free speech, which in Redlands has not really gone away or come close to being resolved, revived with pulsating intensity in recent weeks.

According to those who fly, have donned or in some manner embraced the progressive banner, the Redlands establishment is dominat-

ed by a coterie of close-minded, intolerant bigots and bullies who are muzzling anyone with whom they disagree or who hold views that register anywhere other than on the extreme right side of the political scale.

Meanwhile, those claiming to be conservatives point to the cancellation strategy used by the political left

See P 2

Monroe, Once Hailed As A Prime Future Local GOP Prospect, Resigns To Leave California

Jon Monroe, on whom some in the Republican Party were pinning their future hopes, is departing San Bernardino County and the State of California altogether in the face of some recent fast-moving developments.

Monroe, who retired from the Chino Police Department in 2022, at that point immediately initiated his political

career, running for the Chino Valley Unified School District Board of Trustees.

On the strength of his conservative, professional law enforcement, Republican Party and Christian fundamentalist associations and values, he picked up the endorsement of the Reverend Jack Hibbs. Hibbs, the pastor at Calvary Chapel Chino Hills has

tremendous sway over the school district, over the past 19 years, he has actively sought to place members of his congregation on the district’s school board. Beginning in 2006, Calvary Hills congregants Sylvia Orozco, James Na, Andrew Cruz and Sonia Shaw have served on the board. In nine of the years, they constituted board majorities. With Hibbs’ en-

dorsement, Monroe was elected in 2022, such that four of the district’s five board members – Na, Cruz, Shaw and Monroe – thereafter were in synchronicity with Hibbs’ call for the district to embody conservative Christian family values.

In the interim, the district has adopted a parental notification policy relating to informing parents if there children

are assuming a gender identity different from the one assigned them at birth, adjust the district’s flag and banner policy such that the display of homosexual/gay pride flags and any others other than U.S., state, county, and military flags were banned from classrooms and school campuses and revised its library policy to exclude books with “sexually See P 3

After Raising Speed Limits That Resulted In Traffic Deaths, Redlands Reverses Course Twenty Months Later

In a significant reversal of an unpopular 2022 move, Redlands city officials are lowering the speed limits along 55 stretches of city streets, effective in September.

City officials at all levels in Redlands, from the city council down through city management to various department heads that included the police chief, the fire chief and the head of the city’s public works division, sustained uniform black eyes when in the immediate aftermath of raising the speed limit on 45 spans of road throughout the 36.4-square mile city, a 16-year-old on a bicycle in close proximity to Moore Middle School ended up dead, after being run down by a car.

To duck their collective responsibility, Redlands officials, rather than rescind the speed limit increases, elected to wait “a decent interim” in an effort to save face, waiting until now, 32 months later, to restore the safer speed limits.

In accordance with California Vehicle Code and standards outlined in the California Manual on Uniform Traffic Control Devices, the Redlands public works division in early 2022 had an outside consultant initiate a traffic study that is generally required to be completed in most California municipalities every seven to fourteen years under the supervision of those cities’ engineering divisions. Conceptually and in accordance with See P 2

Based On An Outside Firm’s Traffic Survey, Redlands Officials Raised Speed Limits All Over The City in 2022 *from front page*

state standards, those surveys monitor the average speed of vehicles along specific spans of roadway, such that, corresponding to those speed averages, a determination of the appropriate speed limit along those roadways at those points is set. Although the average speed of cars measured during the survey period is not the sole criterion used in ascertaining the appropriate speed limit along a given span of roadway, the application of elements of the vehicle code, jurisprudence standards used in California traffic courts, case law and other considerations have resulted in those cited for exceeding the posted speed limit having their citations dismissed upon a demonstration that the

posted speed is below the 85th percentile of the actual free-flow collective average speeds of vehicles measured passing along that particular corridor. Thus, a loose standard among traffic engineers and cities has evolved where cities use a standard of the 85th percentile of the average speed along a given road as the speed limit that is to be posted. Adherence to this standard is not without controversy. Simply, that many motorists along a specific span of roadway exceed what is under normal conditions a sensible and safe speed should not, many people feel, result in the speed limit being increased to an unsafe level. City officials, on the other hand, seeking to ensure that any speeding citations that are issued will result in convictions if they are contested in court, default to using that standard. Put simply, those municipal officials insist it is incumbent upon them to

up the speed limit whenever fewer than 85 out of 100 vehicles along that stretch obey the speed limit during the time they are surveying the speed of vehicles there. According to the traffic study of some 132 stretches of roadway in Redlands done by RK Engineering Group in 2022 and released by the city on October 28, 2022, along 45 of those 132 spans the recommendation was that the speed limit be increased. In 38 of those cases, the recommended increases were five miles per hour. Included in these were spans along Alabama Street, Alta Vista Drive, Cajon Street, California Street, Center Street, Citrus Avenue, Colton Avenue, Crescent Avenue, Dearborn Street, Elizabeth Street, Fern Avenue, Ford Street, Franklin Avenue, Garden Street, Grove Street, Highland Avenue, Lugonia Avenue, Mountain View Avenue, Orange Tree Lane, Pacific Street, Palmetto Avenue,

Palo Alto Drive, Pennsylvania Avenue, Pioneer Avenue, Reservoir Road, San Bernardino Avenue, San Mateo Street, Sunset Drive, Sunnyside Avenue, Texas Street, Via Vista Drive, University Street and Wabash Avenue. In seven of the cases, the recommendation was that those speed limits jump by ten miles per hour. Those included: along Sunset Drive, from Panorama Point to Franklin Avenue, where the speed limit went from 25 miles per hour to 35 miles per hour; on Sunset Drive from Vinton Way to Alta Vista Drive, where the speed limit of 30 miles per hour was increased to 40 miles per hour; the span of Pioneer Avenue from Occidental Drive to Dearborn Street, where the 35 miles per hour limit was upped to 45 miles per hour; westbound on Palmetto Avenue, between Nevada Street and California Street, which saw the 30 miles per hour limit jump

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to 40 miles per hour; on Orange Tree Lane from Nevada Street to Alabama Street, where RK Engineering’s survey resulted in a recommended increase from 30 miles per hour to 40 miles per hour; the length of Franklin Avenue between Oak Street and Garden Street, where the limit increased from 25 miles per hour to 35 miles per hour; and on Dearborn Street from 5th Avenue to Colton Avenue, which entailed

a ten mile per hour increase from 30 miles per hour to 40 miles per hour. In seven other cases, the speed limit was reduced by five miles per hour, those being on Brockton Avenue from New York Street to Texas Street; Central Avenue from University Street to Judson Street; Cypress Avenue from Center Street to Redlands Boulevard; eastbound Lugonia Avenue from California Street to Alabama Street; *Continued on Page 6*

Olson & Wilson Along With Their Puppet Rendler Are Bigoted & Transphobic Reactionaries, Redlands Progressive Coalition Maintains *from front page*

in Redlands to intimidate and silence anyone who does not sign on to the liberal agenda, asserting that those advocating for LGBTQ+ community are the new-age fascists. For years, the educational system in California has trended leftward, as a Republican has not held the post of superintendent of public instruction in California since Max Rafferty in January 1971, while the California Teachers Association, which is closely associated with the Democratic Party, has come to play an ever more dominant role in education trends in California’s public schools. This was no less of a reality in the Redlands Unified School District than anywhere else. That

changed significantly with the election of Candy Olson and Jeannette Wilson, who came into office as the consequence of intensive electioneering assistance efforts by so-called conservative activists during the course of the 2024 election. Remarkably, in the face of Olson’s and Wilson’s elections, more than a dozen of what has since been characterized as the community’s radical leftists, instead of reaching out to Board Member Michelle Rendler to see if she could be brought into an alignment with the board’s two progressives, Patty Hollohan and Melissa Ayala-Quintero, in a series of politically tone-deaf gyrations, pressed both personal and deliberative attacks, in some case using vulgar and pointed terms, against her. Meanwhile, Olson and Wilson took up several policy proposals which were anathema to the liberals. Among these were ending the district’s open endorse-

ment and acceptance of gender transition by students and allowing them to engage in gender reidentification without parental knowledge or consent, removing books and literature they deemed to be of a highly sexualized nature from the district’s curriculum and libraries; and ending open and active support and celebration of what was previously considered to be alternative lifestyles/sexuality, specifically that of the LGBTQ+ community – homosexuality, bisexuality, lesbianism, transexuality, asexuality and non-sexuality. In accordance with their ideological leanings, Olson and Wilson used their authority as board members to schedule topics and items for discussion, consideration and potential adoption which included banning all flags, banners and symbols from district campuses other than the United States, California, U.S. military and school flags; a policy change requiring teach-

ers to inform parents if their children have adopted in the school/classroom setting a gender identity at odds with the one assigned them at birth and removing those books from the district’s school libraries that had overtly sexual content. In reaction to those proposals, a contingent of students, teachers, parents and community members voiced opposition to the direction Olson and Wilson were angling to take the district in, going so far as to characterize them as close-minded, small-minded, bigoted, anti-American and fascistic. Those in opposition to the policies Olson and Wilson were advocating networked with other individuals, entities and groups, extending to California Secretary of Public Instruction Tony Thurmond and California Attorney General Rob Bonta, who had taken stands against policies similar to what Olson and Wilson were advocating when they had been proposed or

adopted in other school districts throughout California. So far, the policy change with regard to parental notification has not formally come before the school board for consideration, primarily because elsewhere in California blanket policies of informing parents about the gender reidentification of their children in a school-setting have been subject to legal challenge and were struck down by some courts, prompting workarounds to those court-imposed restrictions, such as changing the policy wording to informing parents about any changes made to their children’s school records. One such case in California, involving the parental notification policy approved by the Chino Valley Unified School District which was contested by the California Attorney General’s Office, which resulted in a resolution in California state courts that left parental notification at best compli-

cated and problematic. Nevertheless, two precedent setting cases by the U.S. Supreme Court, that of *Troxel v. Granville* and *Pierce v. Society of Sisters*, both of which predated the current controversies with regard to parental notification, appear to subject the authority that school districts have generally asserted with regard to limiting the information regarding students that is made available to those students’ parents to question. More recently, federal cases pertaining to California school district policies which prevent parents from knowing about the gender identity assumed by their children at school, including that of *Miribelli vs Escondido School District*, have given indication that teachers, school administrators, schools, district administrators and school districts are not at liberty to prevent parents from knowing about how their children are conducting themselves *Continued on Page 4*

Did Monroe's Conservative Approach As A Board Member In The Chino Valley Unified School District Lose Him His Job In The West Covina Unified School District?

from front page

obscene,” pornographic or otherwise inappropriate content from schools’ bookshelves. Most recently, it has revived a previous effort which was successfully challenged in the courts to allow prayer in, first, the forum of school board meetings, and, second and ultimately, in classroom settings. Both Shaw, who was elevated to the school board

president’s role and garnered state and national attention as the district explored actions diametric to the philosophies of the dual liberal entities wielding influence over California public schools, the Democrats in Sacramento and the California Teachers Association, and Monroe, who was active in the San Bernardino County Republican Party and its

central committee, were increasingly seen as potential future standard bearers for the GOP and conservatives in general. The possibilities for them included graduating from the school board to the city council to the state legislature and perhaps U.S. Congress.

In the aftermath of his retirement from the police department, Monroe had found employment with the West Covina Unified School District, teaching forensics and criminology as a career and technical education

instructor at Edgewood High School.

It has been reported that elements within the California Democratic Party and the teaching profession, unhappy with his politics and concerned that his advancement as an elected official could prove undesirable from their collective point of view, prevailed upon the West Covina Unified School District to terminate him. He was notified in March that he was not being invited back to teach at Edgewood High

Continued on Page 15

Stater Bros. Is A San Bernardino County Historic & Corporate Institution

from front page

and job security had not been resolved.

The strike, though authorized, had not yet begun, while the union was seeking to organize consumer boycotts of certain State Bros. stores before the employee walkout. A back channel of communication between the

bargaining committee and Bros. Stater Bros. Chief Executive Officer Peter Van Helden was maintained.

On August 6, the United Food and Commercial Workers Local 770 reported a tentative agreement with Stater Bros had been reached and scheduled boycotts of stores set to start on August 7 were canceled.

The 26th largest grocery-store chain in the United States, Stater

Bros. Is a San Bernardino County institution. The first of the markets was founded in Yucaipa in 1936 by Cleo and Leo Stater. The corporation has experienced steady growth, and was for more than four decades headquartered with its warehouse located in Colton. It has since shifted its base to San Bernardino, on the grounds of the now-shuttered Norton Air Force Base. The chain has expanded

to 171 stores, with 51 of those in San Bernardino County. Those include one in Adelanto, two in Apple Valley, one in Barstow, one in Big Bear, one in Bloomington, three in Chino, one in Chino Hills, two in Colton, four in Fontana, one in Grand Terrace, three in Hesperia, three in Highland, one in Lake Arrowhead, one in Loma Linda, one in Montclair, one in Oak Glen, four

Continued on Page 5

City Staff Report Hinted That Yucaipa Has Its Fill Of Gas Stations & Car Washes

from front page

has recognized that the oversaturation of car washes in the city provides minimal economic benefit to the city residents, as that use results in low sales tax revenues, and does not hire a significant number of employees. The city council also recognized that the development of these saturated uses would result in the loss of commercially zoned

land in prime areas of the community that could otherwise be developed to provide a significant benefit and revenue to the community “

Preciado and Matlock’s report said the city council had the option of initiating a complete prohibition of new fuel stations and carwashes, a partial prohibition of new such facilities limited primarily to along

the freeway corridor, a prohibition of just car washes or just fuel stations or it could make an effort to impose a 45-day moratorium on the planning, consideration, approval and construction of gas stations and car washes in Yucaipa while the planning division arrives at a new set of standards for such projects fell two votes short when the city council took up the matter at its last meeting in July.

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evening’s city council meeting by Fermin Preciado, Yucaipa’s director of development services and city engineer, and Benjamin Matlock, the deputy director of community development and city planner, “Within the city’s approximately 28 square mile jurisdiction, there are currently 14 fuel station facilities in operation and an additional four that have been entitled, three of which are under construction. In combination, a total of 18 fuel stations could

Continued on Page 5

The Trump Administration Is Overreacting To The Illegal Aliens In The United States, Padilla Says

from front page

ment of Immigration and Customs Enforcement, Padilla said, “Most of the Marines have finally been withdrawn. They shouldn’t have been

there in the first place. Not only was it not helpful, it was actually counterproductive. But of course, Donald Trump just wants the spectacle. He’s trying to escalate tensions whenever he can.”

Padilla said that the use of the National Guard and the Marines in this fashion was a factor related to President Trump’s “wannabe

tough guy persona.”

Padilla said, “Most of the National Guard troops are gone, but that being said, look, the fear is still there. The terror is still there. It’s palpable. I don’t just hear from constituents — I hear from friends, I hear from family, because the reality is this about their mass deportation operation. They’d like to talk about targeting violent

criminals. When you’re going to workplaces to round up immigrants, it’s not because they’re not working. If they’re combing through IRS data to try to find where immigrants are, it’s not about immigrants not paying taxes. When they’re going to courthouses to entrap immigrants who are showing up to their court hear-

Continued on Page 5

Philosophically Speaking

They’ve Murdered Mr. Rogers:



“Won’t you be my neighbor?”

“No! Now, Get Off my property, you weirdo.”

Recently Congress voted to cut some \$1.1 billion from the Corporation for Public Broadcasting, which helps to fund National Public Radio (NPR); the Public Broadcasting Service (PBS) and their member stations; with the almost unanimous support of Republicans (with only two holdouts), many of whom have always held some rather deep suspicions about these honored institutions.

Conservatives have long felt that these stations have pushed “left-wing,” or even “woke agendas,” as some MAGAs dismissively sneer, while many “leftists” have said: “if only,” sometimes referring to NPR as National Petroleum Radio, in a sly reference to some of their corporate sponsors.

As for me, all this has left me wondering just how Fred Rogers would feel about this turn of events. Yes, that Mr. Fred Rogers, the long-time host of the children’s PBS TV show, Mister Roger’s Neighborhood, who left us in 2003. I can’t help but think that he’d view that vote, along with all that’s been happening lately in this country, with profound sadness.

In 1969, when public broadcasting cuts were first looming after Richard Nixon assumed office, Rogers spoke before the Senate Subcommittee on Communications, delivering an eloquent statement defending his show and many others in his typically soft-spoken style that was, nevertheless, so powerful and persuasive he almost singlehandedly turned it all around, restoring the cuts.

While I was well into my teen years by the time Mr. Rogers first began holding forth on PBS with his brand of quiet, Christian civility, which he modeled weekly for some of our nation’s children with his program that ran from 1968 to 2001, I was certainly aware of him. However, Captain Kangaroo was more my era, and local children’s TV hosts like Sheriff John, and Tom Hatton (whom I once saw live during an appearance at my elementary school), were more my style.

Later, I did gain some further insights into Rogers’ life when a documentary came out in 2018 (still the most profitable bio-doc ever released), followed the next year by the biopic starring Tom Hanks, a sixth cousin of Fred Rogers.

Although Fred Rogers was an ordained Presbyterian minister, he shared his faith not through words, but deeds, modeling for kids how to treat your neighbors; those less fortunate; those with mental and physical challenges; those who are “different;” and why you should never mock others with derisive nicknames, always remembering those days when he himself was overweight and called “Fat Freddy” by bullies at school.

It’s also worthwhile to note that in a world filled with people who are not what they appear to be: trusted authority figures like teachers; priests; and scoutmasters who’ve betrayed and abused children—Mr. Rogers’ show was not just for show.

Fred Rogers actually lived what he taught, with a lifetime devoted to humanitarian causes; a commitment to being a vegetarian because he couldn’t

Continued on Page 4

Murdering Mr. Rogers *from page 3*

eat any animal with “a mother,” and actually took his marital vows seriously (unlike millions of men), with a lifetime of faithfulness to his wife. (Imagine that!)

Now, in light of all this, I know what you think I might be thinking: that we’re now being (mis)led again by a man whose national “role modeling” for our kids is the exact opposite of all Fred Rogers stood for—which basically includes every single one of those behaviors Mr.

Rogers advocated above, and—you’d be right.

I once asked my wife how this could be? How could children who watched Mr. Rogers in their youth then become many of the adults who’ve supported someone (and his sycophants) who’ve essentially thrown Mr. Rogers and his values completely under the bus? (Or, in Mr. Rogers’ case, under his TV show’s community trolley.)

Her reply? Well, maybe they didn’t watch Mr. Rogers and PBS in their homes; a comment that took just a moment’s re-

search to confirm. Even during his peak years, Mr. Rogers only reached a small fraction of the TV audience. (It was PBS.)

Apparently, based on what we’re seeing today, many Americans have instead been inspired to take their behavior cues from some shows seen by far more children than Mister Rogers; shows like TV wrestling matches (particularly during our current president’s political rallies), and their talk show equivalent: The Jerry Springer Show, with guests whose disgusting

lifestyles and profanity-laced encounters with others have now been “normalized” by our “two-timing” president and his followers.

Won’t you be my neighbor? Mister Rogers famously asked. Well, just try that today in wealthy communities that are more like guarded compounds, with remotely controlled gates; vicious dogs; and 24-hour surveillance, where anyone on foot is immediately suspect, even if they could get in, and would certainly have the cops called if they asked a stranger to

be their neighbor.

So, Mr. Rogers, I’m sorry that more people didn’t watch your show, let alone learn from your lessons because I’d like to think that if more people had, it just might have made a difference today, when millions of people have supported a president who’d undoubtedly employ yet another of his many put-downs and call you a “loser,” especially now, when his cuts to shows like yours have prevailed.

But, despite all this, Mr. Rogers, I want you to know: I’m still your neighbor.

Phill Courtney has taught high school English and run for Congress twice with the Green party. His email is: pjcourtney1311@gmail.com



The Sentinel

Neither Side In Redlands Cultural Debate, It Seems, Has A Corner On Intolerance *from page 2*

in the classroom and at school, including declaring or making a change in their sexual or gender identity. At present, both Olson and Wilson are awaiting further legal analysis and advice as to how the parental notification policy they are to propose is to be worded before they bring it forth.

Another controversial initiative Olson and Wilson were instrumental in getting the district to consider was the removal of sexually explicit books and materials from the district’s school libraries.

This was lambasted by Olson and Wilson’s critics as “book banning” and the imposition of their personal moral and aesthetic values on the community. Olson and Wilson were likened to leaders of the German Nazi regime of the 1930s, with representations being made that the duo wanted to take on the role of the community’s “thought police.”

Olson, Wilson and their defenders, however, maintained they were not seeking to purge the community of divergent perspectives or engage in censorship but rather to ensure that sexually explicit materials deemed inappropriate for certain age levels or which the

parents of children of that age might find obscene and therefore offensive is not available to those students without proper supervision. In proposing the policy to remove the books, Olson and Wilson strove toward defining what was to be meant by the use of the terms sexually explicit and obscene/sexually offensive.

Sexually explicit was pegged as material primarily intended to produce or result in sexual arousal and lacking significant educational, literary, or artistic value. Obscene material was defined as content deemed, under available legal or community standards, as being sexually offensive.

After preliminary and intermediary discussions that went on for months and included a workshop in March during which the concept and specific elements of the proposed ban were broached and explored, the school board in June took up the explicit/obscene book and material removal proposal, giving it a first reading or preliminary passage. The board was scheduled to give the rules their second reading and final passage at its July 8 meeting. At that meeting, however, with accusations of censorship being flung about with unfavorable comparisons to the German Student Union, the National Socialist German Students League, Joseph Goebbels, the

Inquisition, Pope Lucius III and Girolamo Savonarola, doubt or questions about how determinations were to be made with regard to whether certain materials were actually obscene arose. With Olson and Wilson willing to proceed and both Holohan and Ayala-Quintero against the plan, Board President Michele Rendler proved the dominant influence as she insisted on having the matter re-examined by district staff to arrive at better and more thoroughly defined definitions of what constitutes “pornography” and other key terms before finalizing the policy.

Based on what had been established so far, the policy will involve the district looking into a particular book or item available in a school library if a parent or other member of the community “perceives” it as sexually explicit, pornographic or inappropriate. The item will then be removed from the library within three days and a hearing relating to it will be conducted by the school board within 45 days, at which a determination is to be made about the item being returned to circulation or kept off the library’s shelf. On August 5, the board gave a 3-to-2 approval of the policy allowing challenges to books in the district’s schools’ libraries. It will be considered again at the August 19 board meeting.

Also conducted on July 8 was a hearing with regard to the district’s flag policy. Previously, the district permitted a wide cross section of flags to be displayed in both classrooms and other locations on campuses. An upshot of that practice was that so-called gay pride flags – ones that involve rainbows – proliferated at many or all of the district’s schools. This was, those in favor of the practice maintained, a signal of inclusion and tolerance on the part of the entire Redlands community, the district, its administrators, its schools, faculty, teachers and students. Many of those who are lesbian, gay, bisexual, queer, transsexual, asexual or nonsexual are in a delicate mental condition and overridden with doubts about their position within society and whether they are accepted, their supporters maintain. The presence of the flag for those students, they say, wards off depression or thoughts of suicide the LGBTQ+ community is constantly dealing with. Those in the LGBTQ+ community alleged that what Olson and Wilson were in effect attempting to do with the new flag policy was to ban this very important symbol of society’s acceptance of its lesbian, homosexual and transsexual elements from the district’s schools. Olson and Wilson were nothing more than bigoted Chris-

tian faith advocates who were attempting to impose their close-minded view of the world on everyone else, they said.

Despite those characterizations, Olson and Wilson stuck to their guns and Rendler, as the third crucial vote, joined with them in voting to prevent anything other than the American flag, the California Bear Flag Republic state flag, U.S. military service branch flags, and school flags, banners or pennants from each particular school or flags, banners and pennants from colleges or student clubs from being displayed in classrooms or on the schools’ campuses.

Those opposed to the district’s new flag policy said they feared the change would trigger lawsuits against the district on the grounds that it was a restriction on or a banning of free speech and expression. Some said the district would learn how serious this issue is when a student commits suicide as a consequence of the removal of the gay pride flag.

At the July 8 meeting, Holohan, having resigned herself to the flag ban, said, “We’re hurting a lot of our students by doing this, especially our LGBTQ+ students. When something goes wrong to them, you guys are going to get the hit.” She said Olson and Wilson would be responsible “when we have a student who commits suicide or

attempts suicide.”

Now, without the gay pride flag to protect them, gay and transgender students say they are fearful that it will be open season on them while they are on campus, as school is to begin in just a few days. They will be unsafe walking about on the campus, in the restrooms and will be only marginally safer in the classrooms, where the disappearance of the gay pride flag means hostility against their kind will prevail among the larger and far less tolerant population of heterosexual students.

They are not without their supporters among the heterosexuals in the student body, some gay and transgender students say. They and their supporters will find ways to message the world that they are there and ready to hold their own against anything the bigots in the district, including Olson and Wilson, have to throw against them, they emphasize. They will use symbols the straitlaced heterosexuals do not recognize and cannot interpret correctly, they say. Despite the best efforts of the bigots that surround them, the homosexuals and transsexuals will assert and claim their rights, they say.

In a recent show of defiance toward Olson, Wilson, Rendler and what was characterized as their yes-people in the district, a coalition

Continued on Page 16

Those Unwilling To Register As Present In America Are Not A Hindrance To The Country, Padilla Insists *from page 3*

ings, it's not that they're not doing it the right way."

Padilla said, "I'm hopeful because it's not just me that has called out this administration for being extreme and overreaching. The public polling, the American people know that this is wrong and an abuse of

power when even Steven Scalise from Louisiana, the number two Republican in the house, says there's got to be a better way, I'm hoping and praying that things are shifting just enough."

Of those in the United States illegally, Padilla said, "They deserve a way to come out of the shadows and take a step towards legal status and so, surprise, surprise, I have a bill. It's called 'updating the registry. As a registry law that's been on the books for almost a century with a deadline that has been a

moving target over the last 100 years, last updated under Republican president Ronald Reagan, that says if you've been here for seven years or longer, you've paid your taxes, no conviction, et cetera, a few other requirements, you should be able to register and move towards legal status. So I introduced a bill to do just that."

Padilla last month announced his involvement with U.S. Senators Cory Booker (D-New Jersey), Tammy Duckworth (D-Illinois), Ben Ray Lujan (D-New Mexico), Ed-

ward J. Markey (D-Massachusetts), Chris Murphy (D-Connecticut), Patty Murray (D-Washington), Bernie Sanders (I-Vermont), Brian Schatz (D-Hawaii), Adam Schiff (D-California) and Elizabeth Warren (D-Massachusetts) in promoting legislation he is proposing, known as Renewing Immigration Provisions of the Immigration Act of 1929, which would update the existing Registry statute of the Immigration and Nationality Act (INA) by adjusting the registry date to meet current

circumstances so that an immigrant may qualify to apply for lawful permanent resident status if he or she has lived in the U.S. continuously for at least seven years before filing an application, does not have a criminal record, and meets all other current eligibility requirements to receive a green card.

This would, Padilla said, expand a pathway to lawful permanent residency for millions of long-term U.S. residents. Padilla called the bill "a forward-looking, strategic update to our

outdated immigration system to counter President Trump and [Deputy White House Chief of Staff] Stephen Miller's demonization of undocumented immigrant communities."

Padilla asserted that "This overdue update would provide a much-needed pathway to a green card for more than 8 million people, including Dreamers, forcibly displaced citizens (TPS holders), children of long-term visa holders, essential workers, and highly skilled members

Continued on Page 7

Yucaipa Rejects Gas Station Moratorium *from page 3*

be in operation in the near future. In addition, there are currently 10 existing carwash facilities, with two that are under construction. These car facilities include a mix of accessory washes to a fuel station, several 'full service' carwashes, several express carwash tunnels, or coin operated washes. The City of Yucaipa has a current population of approximately 55,000 people, and a general plan buildout of approximately 80,000 people. Due to the relatively high sales margins of these specific uses, the City has seen a proliferation of these businesses."

According to Preciado

do and Matlock, during discussion by city officials, "[I]t was recognized that the city has seen substantial growth with these two land uses, and that community members have expressed concern over the saturation of those uses. In addition, [the] council has recognized that the oversaturation of car washes in the city provides minimal economic benefit to the city or city residents, as that use results in low sales tax revenues, and does not hire a significant number of employees. The city council also recognized that the development of these saturated uses would result in the loss of commercially zoned land in prime areas of the community that could otherwise be developed to provide a significant

benefit and revenue to the community"

Preciado and Matlock's report said the city council had the option of initiating a complete prohibition of new fuel stations and carwashes, a partial prohibition of new such facilities limited primarily to along the freeway corridor, a prohibition of just car washes or just fuel stations or it could make no change in policy.

The city had a fifth interim option of a temporary ban.

"[T]he city council may find it prudent to halt any approvals for new facilities while a formal policy is developed," Preciado and Matlock wrote.

While Mayor Jon Thorp and Councilman Justin Beaver expressed willingness to adopt the

temporary ban based on Beaver's motion to do just that, it failed on a 3-to-2 vote.

In California for a local governmental jurisdiction to impose a moratorium on any specific type of building that ban must be passed by a four-fifths vote of its governing/legislative body. I

In the face of Beaver's and Thorp's embrace of the proposed emergency ordinance on July 28, council members Chris Venable and Bob Miller expressed vocal opposition to making a blanket denial of any such development applications and they were ultimately joined by Councilwoman Judy Woolsey in voting down the measure, which was to come in the form of an ordinance.

Based on the city's zoning codes and zon-

ing map, projects that comply with the city's general plan are entitled to passage. Both car washes and gas stations are a type of specialized commercial use. If a land owner or developer proposes a project that is out of compliance with the city code or zoning on the particular property involved, go-ahead for the project can still be obtained if the city council grants a variance, a zone change, an amendment to the general plan and a conditional use permit.

Beaver was the most vocal about the proliferation of gas stations in Yucaipa. He noted that the nature of the business consigns land developed as a gas station to retain that use, while most other businesses can be converted to another

form of commercial use. "If you open a gas station, it's going to be a gas station," Beaver said, and he railed against "irreparable fueling stations," with underground gasoline tanks that could leak and contaminate the environment. "We can be serving our citizens better by entertaining builds and development of things that are more needed than a gas station and a car wash," he said.

Miller, however, said that entrepreneurs willing to risk investing in a potentially viable business operation in Yucaipa should be accommodated rather than discouraged. Economic growth is what Yucaipa needs, he said.



Stater Bros. Is Fighting Its Unionized and Non-Unionized Competition *from page 3*

in Ontario, one in Phelan, two in Rancho Cucamonga, three in Redlands, two in Rialto, five in San Bernardino, Two in Yucca Valley, one in Twentynine Palms, two in Upland, two in Victorville, one in Yucaipa and two in Yucca Valley.

According to Van Helden, Stater Bros. finds itself caught between the competition from other food retailers in Southern California that do not employ unionized workers and the de-

mands of its own unionized employees, such as the goods at Stater Bros. are more expensive than those purchased from the supermarket chains' competitors. This reality has pushed Stater Bros. profitability to an historic low that has become a threat to the company's survival.

In a statement made by Van Helden five months ago, he said that the number of unionized employees throughout the grocery store industry are being replaced by non-unionized ones. He acknowledged at that time that the company was engaging in the first layoffs in its 89-year history. "Things are getting

tough," he said. "I don't think it's any secret that



Peter Van Helden

in the last four years we've seen significant inflation, more than I've ever seen in my career. Retail prices are up about 30 percent now more than they were four years ago and that's a big impact to our customers. We're seeing about four, four-and-a-half percent

inflation each of the last four months. With the recent announcement of new tariffs and probably more tariffs to come, it's probably quite likely that inflation is going to take off, even above the four-and-a-half percent that we're seeing now." Van Helden said that if the company can realize a three percent profit/gross margin, it can remain in business. In the effort to do that, he said, Stater Brothers is "fighting the nonunion competition. The enemy for Stater Brothers is the non-union competition. That's who we're really fighting against." Van Helden said Stater Brothers customers are

going to the company's competitors, who feature a non-unionized workforce and lower prices. "That's how they sell their products at a lower price." Van Helden's reference was to a host of retail establishments that employ workers who are not members of the retail clerk's union, such as Aldi, Grocery Outlet, DollarGeneral, Walmart, Sprouts and Target. "They take that savings [on employee wages and benefits] and they plow it into pricing," Van Helden said. "They have lower prices. I'm not complaining about being unionized. I'm very proud that 90 percent of our work-

force is unionized. I'm proud of what we pay and I'm proud of the benefits that we offer, but it does cause us to charge more for our product. That strategy for those nonunion players has really impacted this market, has really impacted those nonunion players." According to Van Helden, the entire landscape for companies involved in grocery sales has changed in the last generation. Previously, in California at least, the lion's share of grocery store employees were unionized, which more or less meant there was an even playing field among competing gro-

Continued on Page 15

Padilla's Citizenship-For-Illegal-Aliens Bill, Supported By Democrats, Hinges On The Assertion That Violation Of Immigration Law Does Not Constitute Criminality, A Philosophy Not Shared By Many Republicans *from page 5*

of our workforce, such as H-1B visa holders, who have been waiting years for a green card to become available. [I]f the undocumented individuals covered in this bill eventually became citizens, they would contribute approximately \$121 billion to the U.S. economy annually and about \$35 billion in taxes."

Senator Dick Durbin (D-Illinois), ranking member of the Senate Judiciary Committee, is co-leading the legislation in the Senate, and Representative Zoe Lofgren (D-California-18) is leading companion legislation in the House of Representatives.

"Americans know there's a better path forward than the Trump Administration's cruel scapegoating of hard-working immigrants and fearmongering of California communities," said Padilla. "We believe that if you've lived here for over seven years, paid taxes for years, contributed to your community for years, and you don't have a criminal record, then you deserve a pathway to legalization. My bill is a commonsense fix to our outdated immigration system and the same kind of reform that Republican President Ronald Reagan embraced four decades ago, calling it a 'matter of basic fairness.' This legislation creates no new bureaucracies or agencies — it's simply an update to a longstanding pathway to reflect today's reality and provide a fair shot at the American Dream."

"Recently, we have seen devastating arrests of immigrants who have spent their lives in this country, building communities and families in the United States, without any due process. Most have never committed any crime. Protections for these

hard-working individuals are long overdue. It's common sense that immigrants who pose no safety threat and contribute to our country should be able to call America home with certainty; additionally, it's also common sense that the small percentage of undocumented immigrants who do commit violent crimes should be removed. Expanding the registry pathway to citizenship is a practical solution to provide stability to immigrants who have worked and contributed to our country for years. It's part of the solution, and I look forward to working to pass this bill into law," said U.S. Senate Democratic Whip Durbin, ranking member of the Senate Judiciary Committee.

"When Donald Trump ran for president, he pledged to deport violent criminals. Instead, masked, heavily-armed agents, often refusing to identify themselves, are aggressively, sometimes violently, targeting day laborers, busboys, farmworkers, and some of the hardest-working people in this country. It's outrageous and deserves the condemnation of every Member of Congress. We need to control our borders, but we also need a straightforward reform solution for those who have resided peacefully for a long time in America," said Representative Lofgren. "My colleagues and I are reintroducing our registry legislation to simply update a historically-bipartisan provision that provides lawful permanent resident status to vetted immigrants who have been a part of our communities for years. Providing stability to our communities and our workforces — versus terrorizing them — will make our country stronger."

Section 249 of the Im-

migration and Nationality Act, also known as the Registry, gives the Secretary of Homeland Security the discretion to register certain individuals for lawful permanent resident status if they have been in the country since a certain date and meet other requirements. Section 249 was first codified in 1929 and Congress has modified it four times, most recently during the Reagan Administration in 1986. No changes have been made since 1986, and the cutoff date for eligibility remains January 1, 1972 — more than 50 years ago.

Specifically, the Renewing Immigration Provisions of the Immigration Act of 1929 would:

- Amend the existing Registry statute by moving the eligibility cutoff date so that an immigrant may qualify for lawful permanent resident status if they have been in the U.S. for at least seven years before filing an application under Registry.

- Preempt the need for further congressional action by making the eligibility cutoff rolling, instead of tying it to a specific date, as it is now.

While Padilla and those on his team characterize what the senator is attempting to do as "commonsense immigration reforms that strengthen communities, protect long-term residents, and unlock America's economic potential," there are others who see it differently. They believe that willful violation of United States immigration laws by definition makes those in the country illegally criminals. Such criminals in the country raising families, it is pointed out, are, by their very presence and evasion of immigration authorities, inculcating in their children a disrespect for the law. The sheer numbers of those present in the country illegally, which range between an estimated low of 12 million to an estimated high of 18.5 million, and the roughly 2.2 million believed to be at

large in California, leave unquantified the foreigners who have committed offenses beyond mere immigration law violations who have insinuated themselves into and remain hidden in the general population. This has created an underground population that in many ways is impenetrable by law enforcement or other offshoots of governmental authority. Some illegal aliens/undocumented migrants pay taxes. Some do not. Some have tapped into social welfare programs paid for by taxpayers. Some of those illegal aliens are laying claim to social welfare benefits provided through state and local government intended for American citizens. In the view of a significant number of American citizens, this is an injustice, particularly in light of the consideration that some American citizens, ones who are registered with the government in multiple ways and are paying taxes, are periodically denied those benefits.

In San Bernardino County, 5.77 percent of the population consists of those in the country il-

Residents Pleaded With The Redlands City Council To Not Lower Speed Limits *from page 2*

Mariposa Drive from Halsey Street to Dwight Street; Texas Street from Lugonia Avenue to San Bernardino Avenue; and Texas Street from San Bernardino Avenue to Domestic Avenue. In the remaining 80 survey areas, it was recommended that no change to the existing speed limit be made. On March 2, 2022, the Redlands Traffic and Parking Commission received the RK Engineering Group's study and made an official acceptance of its findings, and at its June 7, 2022, the city council likewise accepted the traffic study as complete and factual.

Scores of residents objected to those speed limit increases. Among the issues raised were that the surveys were

legally. Put another way, more than 57 out of every 1,000 people residing in San Bernardino County are undocumented aliens. The federal government's best estimate, based on a combination of both publicly available data and information obtained through confidential assets, is that there were 127,681 illegal immigrants — that is to say undocumented migrants present and in defiance of federal law — in San Bernardino County in the weeks just prior to Donald Trump's second inauguration. Of those, roughly 71.8 percent, or 91,675, were from Mexico, while 6.1 percent or 7,789 were from El Salvador and 4.3 percent or 5,490 were from Guatemala and just a tad under 11 percent (10.9938 percent) or 14,037 were from Asia. Those numbers are not believed to have changed in any significant way over the last seven months. An estimated 75 percent or 95,761 of those 127,681 unregistered aliens are believed to have been in the country for more than seven years, making them qualified for the amnesty that would

misleading in many respects, based upon how they were carried out; that legislation then wending its way through the state legislature, Assembly Bill 43, which was ultimately signed into law on October 8, 2022, allowed the city to keep its current speed limits intact by dispensing with the 85th percentile guideline if it could be demonstrated safety considerations warranted doing so; that John Harris, the director of Redlands' engineering division, who was not licensed to practice engineering in California, had overridden the city's licensed engineer, Goutam Dobey, with regard to the setting of the city's speed limits; that key factors along the routes where the limits were raised, such as the nearby presence of schools, were not considered when making the speed limit increases; that there were

be conferred upon them by Padilla's bill. Padilla has not yet specified what standards or criteria those individuals would need to meet or what requirements they would have to fulfill to obtain not just legal residency status but U.S. citizenship.

Neither Padilla nor Durbin, Booker, Duckworth, Luján, Markey, Murphy, Murray, Sanders, Schatz, Schiff, Warren nor Lofgren have publicly discussed or commented on the prospect of getting the Renewing Immigration Provisions of the Immigration Act of 1929 legislation passed in either the Senate, where the Republicans hold a 53-seat-to-45-seat-edge over the Democrats, or in the House of Representatives, where there are 219 Republicans and 214 Democrats and four vacancies. Even if passage were to be obtained, it would appear unlikely that there would be enough votes available to achieve the two-thirds repassage of the legislation if it were to be vetoed by President Trump.

blind spots along some of the stretches where the speed limits were increased; that motorists in certain areas of the city were speeding at breakneck speed; that because of the long, sweeping curves and steep gradients of certain roads in the city, vehicles traveling along them had a tendency to drift out of their lanes into those of oncoming traffic; that far more city residents were importuning the city to lower the speed limits than to raise them; that on some of the busy streets earmarked for speed limit increases there were significant numbers of children waiting for school buses or parents walking out to meet them at drop-off areas, as well as bicycle riders, skateboarders and dog walkers; that the surveyors were in large measure unfamiliar with the area, the streets being surveyed or their

Continued on Page 13

Public Notices

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE

NUMBER CIV SB 2519324

TO ALL INTERESTED PERSONS: Petitioner: GINA MARIA JAUREGUI filed with this court for a decree changing names as follows: GINA MARIA JAUREGUI to GINA MARIE ARMENDARIZ

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

Notice of Hearing: Date: 08/27/2025, Time: 08:30 AM, Department: S 23 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: 07/16/2025 Judge of the Superior Court: Gilbert G. Ochoa Veronica Gonzalez, Deputy Clerk of the Court Published in the San Bernardino County Sentinel on July 18 & 25 and August 1 & 8, 2025.

FBN20250006601 The following entity is doing business primarily in San Bernardino County as LEOVATE TECH 920 ONTARIO BLVD ONTARIO, CA 91761: LEOVATE LLC 1951 LAS LOMITAS DR HACIENDA HEIGHTS, CA 91745 Business Mailing Address: 1951 LAS LOMITAS DR HACIENDA HEIGHTS, CA 91745

The business is conducted by: A LIMITED LIABILITY COMPANY registered with the State of California under the number B20250187895 The registrant commenced to transact business under the fictitious business name or names listed above on: July 6, 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/ ZHILI ZHONG, CEO Statement filed with the County Clerk of San Bernardino on: 07/15/2025

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

Public Notices

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

Published in the San Bernardino County Sentinel on July 18 & 25 and August 1 & 8, 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 version. Lea la informacion a continuacion

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 para su respuesta. Puede encontrar estos formularios de

Public Notices

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

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

FBN20250006109 The following entity is doing business primarily in San Bernardino County as MCDONALD’S 111 W. BASELINE ROAD RIALTO, CA 92376: JC-4, INC. 14810 CENTRAL AVENUE CHINO, CA 91710

Business Mailing Address: 14810 CENTRAL AVENUE CHINO, CA 91710 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: 7/1/2009

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/ JASON CARTIE, President Statement filed with the County Clerk of San Bernardino on: 07/02/2025

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 K5929

Notice-This fictitious name statement expires five years from the date it was filed in the office of

Public Notices

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

Published in the San Bernardino County Sentinel on July 18 & 25 and August 1 & 8, 2025.

FBN20250006071 The following entity is doing business primarily in San Bernardino County as

MCDONALD’S 1173 W. CASMALIA STREET RIALTO, CA 92377: JCAL, INC. 14810 CENTRAL AVENUE CHINO, CA 91710

Business Mailing Address: 14810 CENTRAL AVENUE CHINO, CA 91710

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: 10/1/2021

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/ JASON CARTIE, President

Statement filed with the County Clerk of San Bernardino on: 07/02/2025

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 K5929

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.

FBN20250006075 The following entity is doing business primarily in San Bernardino County as

MCDONALD’S 11663 CHERRY AVENUE FONTANA, CA 92335: JCAL, INC. 14810 CENTRAL AVENUE CHINO, CA 91710

Business Mailing Address: 14810 CENTRAL AVENUE CHINO, CA 91710

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: 12/18/2001

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/ JASON CARTIE, President

Statement filed with the County Clerk of San Bernardino on: 07/02/2025

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 K5929

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.

FBN20250006084 The following entity is doing business primarily in San Bernardino County as

Public Notices

MCDONALD’S 1615 RIVERSIDE DRIVE RIALTO, CA 92376: JCAL, INC. 14810 CENTRAL AVENUE CHINO, CA 91710

Business Mailing Address: 14810 CENTRAL AVENUE CHINO, CA 91710

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: 12/18/2001

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/ JASON CARTIE, President

Statement filed with the County Clerk of San Bernardino on: 07/02/2025

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 K5929

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.

FBN20250006097 The following entity is doing business primarily in San Bernardino County as

MCDONALD’S 33590 YUCAIPA BLVD YUCAIPA, CA 92399: JCAL, INC. 14810 CENTRAL AVENUE CHINO, CA 91710

Business Mailing Address: 14810 CENTRAL AVENUE CHINO, CA 91710

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: 3/1/2020

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

/s/ JASON CARTIE, President

Statement filed with the County Clerk of San Bernardino on: 07/02/2025

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 K5929

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.

FBN20250006104 The following entity is doing business primarily in San Bernardino County as

MCDONALD’S 10143 SIERRA AVENUE FONTANA, CA 92335: JC-4, INC. 14810 CENTRAL AVENUE CHINO, CA 91710

Business Mailing Address: 14810 CENTRAL AVENUE CHINO, CA 91710

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: 7/1/2002

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

Public Notices

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/ JASON CARTIE, President

Statement filed with the County Clerk of San Bernardino on: 07/02/2025

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 K5929

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.

FBN20250006112 The following entity is doing business primarily in San Bernardino County as

MCDONALD’S 1318 WEST FOOTHILL BLVD RIALTO, CA 92376: JC-4, INC. 14810 CENTRAL AVENUE CHINO, CA 91710

Business Mailing Address: 14810 CENTRAL AVENUE CHINO, CA 91710

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: 8/1/2015

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

/s/ JASON CARTIE, President

Statement filed with the County Clerk of San Bernardino on: 07/02/2025

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 K5929

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 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

Public Notices

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.

FBN 20250006562 The following entity is doing business primarily in San Bernardino County as

CM BEAUTY BODY STUDIO 16655 FOOTHILL BLVD FONTANA, CA 92335: CARLOTA MEZA MURO

Business Mailing Address: 9360 LAUREL AVE FONTANA, CA 92335

The business is conducted by: AN INDIVIDUAL

The registrant commenced to transact business under the fictitious business name or names listed above on: June 30, 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/ CARLOTA MEZA MURO, Owner

Statement filed with the County Clerk of San Bernardino on: 07/14/2025

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 July 18 & 25 and August 1 & 8, 2025.

FBN 20250005534 The following entity is doing business primarily in San Bernardino County as

GOOD HABITS BEHAVIORAL SERVICES 9007 ARROW ROUTE, STE 141 RANCHO CUCAMONGA, CA 91730: GOOD HABITS CHILDREN’S SERVICES INC 710 FOOTHILL BLVD UPLAND, CA 91786

Business Mailing Address: 9007 ARROW ROUTE, STE 141 RANCHO CUCAMONGA, CA 91730

The business is conducted by: A CORPORATION registered with the State of California under the number 6557950

The registrant commenced to transact business under the fictitious business name or names listed above on: June 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/ WEI ZHAO, 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 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 13, 20 & 27 and July 4, 2025. Corrected on July 18 & 25 and August 1 & 8, 2025.

FBN 20250005077 The following person is doing business as: I.G PEREZ TIRE SERVICE CENTER. 5215 RIVERSIDE DR CHINO, CA 91710; MAILING ADDRESS 1705 N SAN ANTO-

Public Notices

NIO AVE POMONA, CA 91767]; COUNTY OF SAN BERNARDINO IG. PEREZ TIREZ, LLC 5215 RIVERSIDE DR CHINO CA 91710 STATE OF ORGANIZATION CA ARTICLES OF ORGANIZATION 202354613923 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: MAY 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/ JUAN CARLOS PEREZ, CEO Statement filed with the County Clerk of San Bernardino on: JUNE 02, 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 06/27/2025, 07/04/2025, 07/11/2025, 07/18/2025 CNBB26202501CV

FBN 20250005077 The following person is doing business as: I.G PEREZ TIRE SERVICE CENTER. 5215 RIVERSIDE DR CHINO, CA 91710;[MAILING ADDRESS 1705 N SAN ANTONIO AVE POMONA, CA 91767]; COUNTY OF SAN BERNARDINO IG. PEREZ TIREZ, LLC 5215 RIVERSIDE DR CHINO CA 91710 STATE OF ORGANIZATION CA ARTICLES OF ORGANIZATION 202354613923 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: MAY 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/ JUAN CARLOS PEREZ, CEO Statement filed with the County Clerk of San Bernardino on: JUNE 02, 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 06/27/2025, 07/04/2025, 07/11/2025, 07/18/2025 CNBB26202501CV

NOTICE OF PETITION TO ADMINISTER ESTATE OF: ELERY WARREN ALBERTSON CASE NO. PRO-VA2500560 To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of ELERY WARREN ALBERTSON: A PETITION FOR PROBATE has been filed by JENNIFER FEJZIC in the Superior Court of California, County of SAN BERNARDINO. THE PETITION FOR PROBATE requests that JENNIFER FEJZIC be appointed as SPECIAL ADMINISTRATOR WITH GENERAL POWERS to administer the estate of the decedent. THE PETITION requests authority to administer the

Public Notices

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 2, 2025 at 9:00 a.m. at San Bernardino County Superior Court Fontana District Department F2 – Fontana 17780 Arrow Boulevard Fontana, CA 92335 Filed: JULY 17, 2025 MICHELLE MUNGUIA, Deputy Court Clerk. IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under Section 9052 of the California Probate Code. 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 JENNIFER FEJZIC: Jennifer M. Daniel, Esq. 220 Nordina St. Redlands, CA 92373 Telephone No: (909) 792-9244 Fax No: (909) 235-4733 Email address: team@lawofficeofjenniferdaniel.com Published in the San Bernardino County Sentinel on July 25 AND August 1 & 8, 2025. NOTICE OF PETITION TO ADMINISTER ESTATE OF: JAMES ARTHUR STROMAN aka JIM ARTHUR STROMAN CASE NO. PRO-VA2500573 To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of JAMES ARTHUR STROMAN aka JIM ARTHUR STROMAN: a petition for probate has been filed by LORI ANN STROMAN in the Superior Court of California, County of SAN BERNARDINO. THE PETITION FOR PROBATE requests that LORI ANN STROMAN be appointed as personal repre-

Public Notices

sentative 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 4, 2025 at 9:00 AM. 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 Lori Ann Stroman: 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 July 25 and August 1 & 8, 2025. 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

Public Notices

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 successive 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

Public Notices

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 version. Lea la informacion a continuacion Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada 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 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 corte 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 corte le podrá quitar su sueldo, dinero y bienes sin mas advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a

Public Notices

un abogado, puede llamar a un servicio de referencia a abogados. Si no puede pagar a un a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratos 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 poniendose 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 desear 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 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

Public Notices

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 Söğ. 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. 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 pri-

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

vate 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.

Public Notices

4144428

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/ 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

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

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.

Public Notices

THE PETITION FOR PROBATE requests that CODY LENNARD WILLHITE 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.

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. PRO-VA2500577

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

Public Notices

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

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.

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

Public Notices

I TO 50

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

YOU ARE BEING 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 version. Lea la informacion a continuacion

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 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 corte 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 corte le podrá quitar su sueldo, dinero y bienes sin mas advertencia.

Hay otros requisitos le-

Public Notices

gales. Es recomendable que llame a un abogado inmediatamente. Si no conace a un abogado, puede llamar a un servicio de referencia a abogados. Si no puede pagar a un a un abogado, es posible que cumpla 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 vaioir 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):

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 objec-

tion 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

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.

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 OPAI-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,

Public Notices

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 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.

FBN 20250007126
The following person is doing business as: C.F.G TRUCKING. 6972 DWIGHT WAY SAN BERNARDINO, CA 92404;[MAILING ADDRESS 6972 DWICHT WAY SAN BERNARDINO, CA 92404]; COUNTY OF SAN B E R N A R D I N O CALVINAFLORESGUTIERREZ 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 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

Public Notices

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 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

Public Notices

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 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

Public Notices

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 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: ASAI, 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,

Public Notices

22 & 29, 2025.

FBN20250006792

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

FAMILY 1ST PRIMARY CARE 10565 CIVIC CENTER DR RANCHO CUCAMONGA, CA 91730: FAMILY 1ST 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 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:

Public Notices

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.

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 B E R N A R D I N O 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-BB31202502MT

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 B E R N A R D I N O 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/ TONY M. VILLEGAS, 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

Public Notices

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-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 RIVERSIDE, CA 92508];

COUNTY OF SAN B E R N A R D I N O 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/ TONY M. VILLEGAS, 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 20250006855
STATEMENT OF ABANDONMENT OF USE OF FICTICIOUS BUSINESS NAME STATEMENT

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 B E R N A R D I N O TURF NOVA, INC. 10050 6TH ST UNIT K RANCHO CUCAMONGA, CA 91730 STATE OF INCORPORATION CA ARTICLES OF INCORPORATION 6438658

The business is conducted by: A CORPORATION. The fictitious business name referred to above was filed on JUNE 24, 2025. Original File #20250005883

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

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Public Notices	Public Notices	Public Notices	Public Notices	Public Notices	Public Notices	Public Notices
<p>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</p> <p>FBN 20250006849 The following person is doing business as: Omay Organic Soap. 1559 Morgan Rd San Bernardino, CA 92407;[MAILING ADDRESS 1559 Morgan Rd San Bernardino, CA 92407]; County 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</p> <p>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 on: July 15, 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</p>	<p>TOPHER 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</p> <p>FBN 20250007050 The following person is doing business as: CAFECONBRI. 997 W Alru St Rialto, CA 92376;[MAILING ADDRESS 997 W Alru St Rialto, CA 92376]; County 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-BB31202507MT</p> <p>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 on: July 15, 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</p>	<p>Statement filed with the County Clerk of San Bernardino on: July 25, 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-BB31202508MT</p> <p>FBN 20250006659 The following person is doing business as: ALL STAR BARBER SHOP. 9030 Sierra Ave #O Fontana, CA 92335;[MAILING ADDRESS 9030 Sierra Ave #O Fontana, CA 92335]; County of San Bernardino on: July 14, 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-BB31202510MT</p> <p>FBN 20250006359 The following person is doing business as: HEALING HANDS IMPACT MINISTRY. 635 W F St Colton, CA 92324;[MAILING ADDRESS 635 W F St Colton, CA 92324]; County of San Bernardino on: July 15, 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</p>	<p>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-BB31202509MT</p> <p>FBN 20250006578 The following person is doing business as: THE NOTARY GIRL. 3251 S Plainfield Pl Ontario, CA 91761;[MAILING ADDRESS 3251 S Plainfield Pl Ontario, CA 91761]; County of San Bernardino on: July 08, 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-BB31202511MT</p> <p>FBN 20250006655 The following person is doing business as: RK INDUSTRIES. 1120 E Locust St Ontario, CA 91761;[MAILING ADDRESS 1120 E Locust St Ontario, CA 91761]; County of San Bernardino on: July 07, 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-BB31202510MT</p> <p>FBN 20250006359 The following person is doing business as: HEALING HANDS IMPACT MINISTRY. 635 W F St Colton, CA 92324;[MAILING ADDRESS 635 W F St Colton, CA 92324]; County of San Bernardino on: July 15, 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</p>	<p>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/ALICEMCIMENTAL, OWNER Statement filed with the County Clerk of San Bernardino on: July 08, 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-BB31202512MT</p> <p>FBN 20250006268 The following person is doing business as: OLAN PLUMING & REMODELING SERVICES. 610 Courtland Dr San Bernardino, CA 92405;[MAILING ADDRESS 610 Courtland Dr San Bernardino, CA 92405]; County of San Bernardino on: July 07, 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-BB31202514MT</p> <p>FBN 20250006658 The following person is doing business as: LILLIAN EMELY SNACK BAR. 3378 N Laurel Ave Rialto, CA 92377;[MAILING ADDRESS 3378 N Laurel Ave Rialto, CA 92377]; County of San Bernardino on: July 15, 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-BB31202514MT</p>	<p>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-BB31202513MT</p> <p>FBN 20250006262 The following person is doing business as: NEW ERA FOUNTAINS. 17795 Ivy Ave Fontana, CA 92335;[MAILING ADDRESS 17795 Ivy Ave Fontana, CA 92335]; County of San Bernardino on: July 07, 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-BB31202514MT</p> <p>FBN 20250006658 The following person is doing business as: LILLIAN EMELY SNACK BAR. 3378 N Laurel Ave Rialto, CA 92377;[MAILING ADDRESS 3378 N Laurel Ave Rialto, CA 92377]; County of San Bernardino on: July 15, 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-BB31202514MT</p>	

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-BB31202532MT

FBN 20250007276
The following person is doing business as: GARCIA AUTO GLASS, 2988 N LINCOLN DR SAN BERNARDINO, CA 92405;[MAILING ADDRESS 2988 N LINCOLN DR SAN BERNARDINO, CA 92405]; COUNTY OF SAN BERNARDINO CORNELIO GARCIA VASQUEZ The business is conducted by: AN INDIVIDUAL. The registrant commenced to transact business under the fictitious business name or names listed above on: JUL 31, 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/ CORNELIO GARCIA VASQUEZ, OWNER Statement filed with the County Clerk of San Bernardino on: JULY 31, 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-BB31202534MT

FBN 20250006714
The following person is doing business as: MINA'S DIVINE HOUSE KEEPING, 13782 BEAR VALLEY RD STE D3 29 VICTORVILLE, CA 92392;[MAILING ADDRESS 13782 BEAR VALLEY RD STE D3 29 VICTORVILLE, CA 92392]; COUNTY OF SAN BERNARDINO GRAYSON BLESSINGS SOBER LIVING HOME LLC 13410 PROSPECTOR DR VICTORVILLE CA 92392 STATE OF ORGANIZATION CA The business is conducted by: A LIMITED LIABILITY COMPANY. The registrant commenced to

After The Redlands City Council Ignored Resident Calls That Speed Limits Not Be Lowered, Motorists & A Cyclist Ended Up Dead from page 6

history; that some of the roads upon which the increases were taking place featured contours and steep grades that required focused and careful driving; that fatal accidents had occurred on some of the stretches where the speed was to be increased; that some of the roads in question were commonly traveled by slower trucks behind which traffic unable to see a safe distance ahead would line up; that roads where the speed limit increases

Public Notices

transact business under the fictitious business name or names listed above on: JUL 09, 2021 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/ ISHIMINE A GRAYSON, CEO Statement filed with the County Clerk of San Bernardino on: JULY 17, 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-BB31202533MT

FBN 20250005137
The following person is doing business as: IGNITE WITHIN CHEER, 3651 E MOONLIGHT ST. UNIT 55 ONTARIO, CA 91761;[MAILING ADDRESS 3651 E MOONLIGHT ST. UNIT 55 ONTARIO, CA 91761]; COUNTY OF SAN BERNARDINO CHRISTA COLLINS 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/CHRISTACOLLINS,OWNER Statement filed with the County Clerk of San Bernardino on: JUNE 03, 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

were to take place were already host to cars traveling at excessive and unsafe speeds, making unsafe lane changes; that features on many of the streets, including pedestrian traffic, bicycle traffic, curves, gradients, residential saturation, school bus stops, blind corners and hidden driveways, provided the city with the authority and discretion to maintain the speed limits it already had; that the excessive speed a small or even medium percentage of drivers maintained on the city’s streets was a poor reason to up the speed limit; that the raising of the speed limit would result in people already driving at unsafe rates of speed driving even faster; that there were blind corners at

Public Notices

under federal, state, or common law (see Section 14400 et seq., Business and Professions Code). Published in the San Bernardino County Sentinel 06/13/2025, 06/20/2025, 06/27/2025,07/04/2025 CN-BB2402502MT CORRECTION DATES 08/01/2025, 08/08/2025, 08/15/2025,08/22/2025

FBN 20250004949
The following person is doing business as: MACIELS REMODELING, 12657 S TURNER AVE ONTARIO, CA 91761;[MAILING ADDRESS 12657 S TURNER AVE ONTARIO, CA 91761]; COUNTY OF SAN BERNARDINO SEBASTIAN A MACIEL 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/ SEBASTIAN A MACIEL, OWNER Statement filed with the County Clerk of San Bernardino on: MAY 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 Notice-This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14400 et seq., Business and Professions Code). Published in the San Bernardino County Sentinel 06/06/2025, 06/13/2025, 06/20/2025,06/27/2025 CN-BB23202508MT CORRECTION DATES 08/01/2025, 08/08/2025, 08/15/2025,08/22/2025

FBN 20250006182
The following person is doing business as: DAVINCI MEDICAL, 1173 PINK DAWN CT HEMET, CA 92545;[MAILING ADDRESS 1173 PINK DAWN CT HEMET, CA 92545]; COUNTY OF RIVERSIDE DERRONN L ALEXANDER 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

certain spots along some of the roads on which the speed limit was being upped where smaller roads met or intersected with those roads; that children sometimes crossed the streets or roads where the speed limit increases were to take place; that there were no sidewalks along some of the spans of road where the speed limit was being increased; that the percentile-based speed limit setting method was prone to failure because it set the speed limit based on current human behavior rather than safety considerations; and that the 85th percentile method of determining the speed limit adjusts for the fastest drivers, not the safest drivers. At its November 15,

Public Notices

By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing. s/ DERRON L ALEXANDER, OWNER Statement filed with the County Clerk of San Bernardino on: JULY 03, 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 07/11/2025, 07/18/2025,07/25/2025,08/01/2025 CNBB28202501MT CORRECTION DATES 08/08/2025, 08/15/2025, 08/22/2025,08/29/2025

FBN 20250000985
The following person is doing business as: DREAM SALON SUITES, 16609 STRATEGY PLACE CHINO, CA 91708;[MAILING ADDRESS 311 W CIVIC CENTER DR STE B SANTA ANA, CA 92701]; COUNTY OF SAN BERNARDINO LASHED BY DES 510 LLC 2747 NICOL AVE APT 7 OAKLAND CA 94602 STATE OF ORGANIZATION CA ARTICLES OF ORGANIZATION 202464412729 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/ DESTINY J DAVIS, CEO Statement filed with the County Clerk of San Bernardino on: FEBRUARY 03, 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

2022 meeting, the Redlands City Council introduced and gave what is referred to as the first reading, or approval, of the ordinance which incorporated 38 five-mile-per-hour speed limit increases, seven ten-mile-per-hour speed limit increases and seven five-mile-per-hour speed limit reductions. The ordinance was given final approval, undergoing a second reading and was given passage by the city council on December 6, 2022. Some 36 hours later, at 8:45 a.m. on Thursday morning, December. 8, 2022 in the 1400 block of 5th Avenue, near Marion Road, there was a fatal collision involving a bicyclist who was struck by a 2012 Ford Escape, driven by an 89-year-

Public Notices

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 02/07/2025, 02/14/2025, 02/21/2025,02/28/2025 CORRECTION DATES 03/07/2025, 03/14/2025, 03/21/2025, 03/28/2025 CNB-B7202501CV/FA CORRECTION DATES 04/04/2025, 04/11/2025, 04/18/2025,04/25/2025 CORRECTION DATES 05/02/2025,05/09/2025,05/16/2025,05/23/2025 CORRECTION DATES 05/30/2025, 06/06/2025, 06/13/2025 CORRECTION DATES 07/11/2025, 07/18/2025,07/25/2025, 08/01/2025 CORRECTION DATES 08/08/2025, 08/15/2025,08/22/2025,08/29/2025

FBN 20250007317
The following person is doing business as: MOVING WATERS OUT OF THE BELLY MINISTRIES, MOVING WATERS HOPE 4 TOMORROW INC,1191 EFOOTHILL BV UPLAND CA 91786;[MAILING ADDRESS 143 WESMAN WAY #D UPLAND, CA 91786]; COUNTY OF SAN BERNARDINO MOVING WATERS OUT OF THY BELLY MINISTRIES 143 WISEMAN WAY #D UPLAND CA 91786 STATE OF INCORPORATION CA The business is conducted by: A CORPORATION. The registrant commenced to transact business under the fictitious business name or names listed above on: OCT 12, 2020 By signing, I declare that all information in this statement is true and correct. A registrant who declares as true information which he or she knows to be false is guilty of a crime (B&P Code 179130. I am also aware that all information on this statement becomes Public Record upon filing. s/ EMEREE PATTERSON, CEO Statement filed with the County Clerk of San Bernardino on: AUGUST 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 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 08/08/2025, 08/15/2025,08/22/2025,08/29/2025 CNBB32202504MT

Public Notices

FBN 20250007308
The following person is doing business as: THOMAS APPRAISAL COMPANY; THOMAS APPRAISAL CORP 412 WEST H STREET ONTARIO, CA 91762;[MAILING ADDRESS 412 WEST H STREET ONTARIO, CA 91762]; COUNTY OF SAN BERNARDINO THOMAS APPRAISAL CORPORATION 412 WEST H STREET ONTARIO CA 91762 STATE OF INCORPORATION CA ARTICLES OF INCORPORATION 4819925 The business is conducted by: A CORPORATION. The registrant commenced to transact business under the fictitious business name or names listed above on: SEP 21, 2021 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/ LIONEL A THOMAS, PRESIDENT Statement filed with the County Clerk of San Bernardino on: AUGUST 01, 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 08/08/2025, 08/15/2025,08/22/2025,08/29/2025 CNBB32202503MT

FBN 20250007125
The following person is doing business as: M.F.G. TRUCKING, 6972 DWIGHT WAY SAN BERNARDINO, CA 92404;[MAILING ADDRESS 6972 DWIGHT WAY SAN BERNARDINO, CA 92404]; COUNTY OF SAN BERNARDINO MARVINA 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/ MARVIN A FLORES

old woman from Yucaipa. The victim was a 16-year-old Mexican national who was visiting the area and was scheduled to return to Mexico following Christmas. While all five members of the city council, the city manager, the public works director and the police chief instantaneously recognized their error in upping the speed limits, on the advice of the city attorney, no corrective action was taken as there was concern that doing so would be taken as a tacit acknowledgment that the city had acted irresponsibly and negligently, opening the city to adverse judgments by any motorists who had been involved in traffic collisions or mishaps along the portions of

Public Notices

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 under federal, state, or common law (see Section 14400 et seq., Business and Professions Code). Published in the San Bernardino County Sentinel 08/08/2025, 08/15/2025,08/22/2025,08/29/2025 CNBB32202502MT

FBN 20250007238
The following person is doing business as: JC SCAFFOLDING SERVICES AND SAFETY SUPPLIES, 10405 S MT VERNON AVE G-170 COLTON, CA 92324;[MAILING ADDRESS P.O BOX 170 COLTON CA 92324]; COUNTY OF SAN BERNARDINO SHERLEEY Y CERELLA 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/ SHERLEEY Y CERELLA, OWNER Statement filed with the County Clerk of San Bernardino on: JULY 31, 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 08/08/2025, 08/15/2025,08/22/2025,08/29/2025 CNBB32202501MT

the roadway in question as a consequence of the speeds being traveled thereon. The city waited some two-and-one half years before acting to adjust speed limits in the city downward this spring. Consequent to action taken by the council at its May 20, 2025 meeting, beginning on September 1, the speed limit: on Alabama Street from Barton Road to Park Avenue will be reduced to 40 miles per hour; on Alabama Street from Park Avenue to Lugonia Avenue will be reduced to 35 miles per hour; on Alabama Street from the city limit south of the Santa Ana River to the city limit north of Santa Ana River will be reduced to 55 miles per hour; on Alessandro

Two-And-A-Half Years Later, Redlands Council Undoes Speed Limit Increases *from page 13*

Road from Crescent Avenue to Sunset Drive will be reduced to 40 miles per hour; on Alessandro Road from Sunset Drive to Creekside Drive will be reduced to 40 miles per hour; on Alessandro Road from Creekside Drive to San Timoteo Canyon Road will be reduced to 35 miles per hour; on Alta Vista Drive from Florida Street to Sunset Drive will be reduced to 35 miles per hour; on Barton Road from West City Limit to Terracina Boulevard will be reduced to 40 miles per hour; on Barton Road from Terracina Boulevard to Alabama Street will be reduced to 40 miles per hour; on Barton Road from Alabama Street to Lakeside Avenue will be reduced to 40 miles per hour; on Brockton Avenue from New York Street to Texas Street will be reduced to 30 miles per hour; on Brockton Avenue from Texas Street to Church Street will be reduced to 30 miles per hour; on Brockton Avenue from Church Street to Judson Street will be reduced to 30 miles per hour; on Brockton Avenue from Judson Street to Wabash Avenue will be reduced to 30 miles per hour; on Brookside Avenue from Lakeside Avenue to Center Street will be reduced to 35 miles per hour; Brookside Avenue from Center Street to Eureka Street will be reduced to 35 miles per hour; on Cajon Street from Vine Street to Fern Avenue will be reduced to 30 miles per hour; on Cajon Street from Fern Avenue to Garden Street will be reduced to 30 miles per hour; on California Street from Palmetto Avenue to Almond Avenue (southbound) will be reduced to 40 miles per hour; on California Street from Almond Avenue to Redlands Boulevard will be reduced to 40 miles per hour; on

Center Street from State Street to Brookside Avenue will be reduced to 35 miles per hour; on Center Street from Brookside Avenue to Cypress Avenue will be reduced to 35 miles per hour; on Center Street from Cypress Avenue to Crescent Avenue will be reduced to 35 miles per hour; on Center Street from Crescent Avenue to Ridge Street will be reduced to 35 miles per hour; on Central Avenue from University Street to Judson Street will be reduced to 30 miles per hour; on Church Street from Pioneer Avenue to Redlands Boulevard will be reduced to 30 miles per hour; on Citrus Avenue from Eureka Street to Orange Street will be reduced to 30 miles per hour; Citrus Avenue from Redlands Boulevard to University Street will be reduced to 30 miles per hour; on Citrus Avenue from University Street to Wabash Avenue will be reduced to 35 miles per hour; on Colton Avenue from Redlands Boulevard to Church Street will be reduced to 30 miles per hour; on Colton Avenue from Church Street to Grove Street will be reduced to 30 miles per hour; on Colton Avenue from Grove Street to Dearborn Street will be reduced to 35 miles per hour; on Colton Avenue from Dearborn Street to Wabash Avenue will be reduced to 40 miles per hour; on Crescent Avenue from Ramona Drive to Serpentine Drive will be reduced to 30 miles per hour; on Crestview Road from Ford Street to Buckingham Drive will be reduced to 25 miles per hour; on Cypress Avenue from Terracina Boulevard to Center Street will be reduced to 35 miles per hour; on Cypress Avenue from Center Street to Redlands Boulevard will be reduced to 35 miles per hour; on Cypress Avenue from Redlands Boulevard to Citrus Avenue will be reduced to 35 miles per hour; on Dearborn Street from 5th Avenue to Colton Avenue will be reduced to 35 miles per hour; on Dear-

born Street from Colton Avenue to Lugonia Avenue will be reduced to 35 miles per hour; on Dearborn Street from Lugonia Avenue to San Bernardino Avenue will be reduced to 40 miles per hour; on Dearborn Street from San Bernardino Avenue to Sessums Drive will be reduced to 35 miles per hour; on Elizabeth Street from Garden Street to Crescent Avenue will be reduced to 35 miles per hour; on Fern Avenue from Redlands Boulevard to Cajon Street will be reduced to 35 miles per hour; on Fern Avenue from Cajon Street to Center Street will be reduced to 35 miles per hour; on Fern Avenue from Center Street to San Mateo Street will be reduced to 35 miles per hour; on Fern Avenue from San Mateo Street to Terracina Boulevard will be reduced to 35 miles per hour; on Fifth Avenue Ford Street to Dearborn Street will be reduced to 40 miles per hour; on Fifth Avenue from Dearborn Street to Wabash Avenue will be reduced to 40 miles per hour; on Ford Street from Citrus Avenue to Fifth Avenue will be reduced to 40 miles per hour; on Ford Street from Fifth Avenue to Reservoir Road will be reduced to 40 miles per hour; on Ford Street from Reservoir Road to Sunset Drive will be reduced to 40 miles per hour; on Ford Street from Sunset Drive to Garden Hill Drive will be reduced to 40 miles per hour; on Franklin Avenue from Eucalyptus Drive to Oak Street will be reduced to 25 miles per hour; on Franklin Avenue from Oak Street to Garden Street will be reduced to 25 miles per hour; on Garden Street from Mariposa Drive to Cajon Street will be reduced to 35 miles per hour; on Grove Street from Highland Avenue to Citrus Avenue will be reduced to 30 miles per hour; on Grove Street from Citrus Avenue to Brockton Avenue will be reduced to 35 miles per hour; on Highland Avenue from Ford Street to

Cajon Street will be reduced to 40 miles per hour; on Highland Avenue from Cajon Street to San Mateo Street will be reduced to 35 miles per hour; on Highland Avenue from San Mateo Street to Serpentine Drive will be reduced to 30 miles per hour; on Judson Street from Citrus Avenue to Colton Avenue will be reduced to 35 miles per hour; on Judson Street from Colton Avenue to Lugonia Avenue will be reduced to 35 miles per hour; on Judson Street from Lugonia Avenue to Pioneer Avenue will be reduced to 35 miles per hour; on Live Oak Canyon Road from San Timoteo Canyon Road to the easterly city boundary will be reduced to 40 miles per hour; on Lugonia Avenue from 1,500 feet w/o Research Avenue to California Street will be reduced to 45 miles per hour; on Lugonia Avenue from California Street to Alabama Street (eastbound) will be reduced to 40 miles per hour; on Lugonia Avenue from Alabama Street to Tennessee Street (eastbound) will be reduced to 40 miles per hour; Lugonia Avenue from Tennessee Street to Texas Street will be reduced to 40 miles per hour; on Lugonia Avenue from Texas Street to Orange Street will be reduced to 40 miles per hour; on Mariposa Drive from Wabash Avenue to Country Club Drive will be reduced to 30 miles per hour; on Mariposa Drive from Country Club Drive to Garden Street will be reduced to 30 miles per hour; on Mariposa Drive from Halsey Street to Dwight Street will be reduced to 25 miles per hour; on Mountain View Avenue from the I-10 Freeway to Central Avenue (northbound) will be reduced to 45 miles per hour; on New York Street from Colton Avenue to Lugonia Avenue will be reduced to 40 miles per hour; on Olive Avenue from Citrus Avenue to San Mateo Street will be reduced to 35 miles per hour; on Olive Avenue from San Mateo

Street to Terracina Boulevard will be reduced to 35 miles per hour; on Orange Street from Lugonia Avenue to Pioneer Avenue will be reduced to 40 miles per hour; on Orange Street from Pioneer Avenue to Hubbard Court will be reduced to 45 miles per hour; Orange Street from Hubbard Court to the city limits will be reduced to 50 miles per hour; on Orange Tree Lane from California Street to Nevada Street will be reduced to 35 miles per hour; on Orange Tree Lane from Nevada Street to Alabama Street will be reduced to 35 miles per hour; on Pacific Street from Crescent Avenue to Carob Street will be reduced to 25 miles per hour; on Pacific Street from Carob Street to Ridge Street will be reduced to 25 miles per hour; on Palm Avenue from Serpentine Drive to San Mateo Street will be reduced to 30 miles per hour; on Palm Avenue from San Mateo Street to Ford Street will be reduced to 35 miles per hour; on Palmetto Avenue from Nevada Street to California Street (westbound) will be reduced to 40 miles per hour; on Palmetto Avenue from California Street to Marigold Avenue will be reduced to 40 miles per hour; on Judson Street from Colton Avenue to Lugonia Avenue will be reduced to 35 miles per hour; on Judson Street from Lugonia Avenue to Pioneer Avenue will be reduced to 35 miles per hour; on Live Oak Canyon Road from San Timoteo Canyon Road to the easterly city boundary will be reduced to 40 miles per hour; on Lugonia Avenue from 1,500 feet w/o Research Avenue to California Street will be reduced to 45 miles per hour; on Lugonia Avenue from California Street to Alabama Street (eastbound) will be reduced to 40 miles per hour; on Lugonia Avenue from Alabama Street to Tennessee Street (eastbound) will be reduced to 40 miles per hour; on Lugonia Avenue from Tennessee Street to California Street (westbound) will be reduced to 40 miles per

Street to Texas Street will be reduced to 40 miles per hour; on Lugonia Avenue from Texas Street to Orange Street will be reduced to 40 miles per hour; on Mariposa Drive from Wabash Avenue to Country Club Drive will be reduced to 30 miles per hour; on Mariposa Drive from Country Club Drive to Garden Street will be reduced to 30 miles per hour; on Mariposa Drive from Halsey Street to Dwight Street will be reduced to 25 miles per hour; on Mountain View Avenue from the I-10 Freeway to Central Avenue (northbound) will be reduced to 45 miles per hour; on New York Street from Colton Avenue to Lugonia Avenue will be reduced to 40 miles per hour; on Olive Avenue from Citrus Avenue to San Mateo Street will be reduced to 35 miles per hour; on Olive Avenue from San Mateo Street to Terracina Boulevard will be reduced to 35 miles per hour; on Orange Street from Lugonia Avenue to Pioneer Avenue will be reduced to 40 miles per hour; on Orange Street from Pioneer Avenue to Hubbard Court will be reduced to 45 miles per hour; on Orange Street from Hubbard Court to the city limits will be reduced to 50 miles per hour; on Orange Tree Lane from California Street to Nevada Street will be reduced to 35 miles per hour; on Orange Tree Lane from Nevada Street to Alabama Street will be reduced to 35 miles per hour; on Pacific Street from Crescent Avenue to Carob Street will be reduced to 25 miles per hour; on Pacific Street from Carob Street to Ridge Street will be reduced to 25 miles per hour; on Palm Avenue from Serpentine Drive to San Mateo Street will be reduced to 30 miles per hour; on Palm Avenue from San Mateo Street to Ford Street will be reduced to 35 miles per hour; on Palmetto Avenue from Nevada Street to California Street (westbound) will be reduced to 40 miles per

Continued on Page 15

Too Late For Some, Redlands Council Undoes Speed Limit Increases *from page 13*

hour; on Palmetto Avenue from California Street to Marigold Avenue will be reduced to 40 miles per hour; on Palo Alto Drive from Country Club Drive to Mirasol Drive will be reduced to 35 miles per hour; on Palo Alto Drive from Mirasol Drive to Sunset Drive will be reduced to 30 miles per hour; on Pennsylvania Avenue from Texas Street to Orange Street will be reduced to 35 miles per hour; on Pennsylvania Avenue from Orange Street to Church Street will be reduced to 35 miles per hour; on Pennsylvania Avenue from Church Street to University Avenue will be reduced to 35 miles per hour; on Pennsylvania Avenue from University Avenue to Judson Street will be reduced to 35 miles per hour; on Pioneer Avenue from Texas Street to Orange Street will be reduced to 35 miles per hour; Pioneer Avenue from Occidental Drive to Dearborn Street will be reduced to 40 miles per hour; on Pioneer Avenue from Texas Street to the I-210 Freeway will be reduced to 40 miles per hour; on Redlands Boulevard from California Street to Texas Street will be reduced to 40 miles per hour; on Redlands Boulevard from Texas Street to Eureka Street will be reduced to 35 miles per hour; on Redlands Boulevard from Eureka Street to Citrus Avenue will be reduced to 30 miles per hour; on Redlands Boulevard from Citrus Avenue to Highland Avenue will be reduced to 30 miles per hour; on Redlands Boulevard from Highland Avenue to Ford Street will be reduced to 50 miles per hour; on Res-

ervoir Road from Ford Street to Wabash Avenue will be reduced to 45 miles per hour; on Ross-
mont Drive from Garden Street to Sunset Drive will be reduced to 25 miles per hour; on San Bernardino Avenue from Tennessee Street to Orange Street will be reduced to 40 miles per hour; on San Bernardino Avenue from Orange Street to University Street will be reduced to 40 miles per hour; on an Bernardino Avenue from University Street to Wabash Avenue will be reduced to 40 miles per hour; on San Bernardino Avenue from Mountain View Avenue to California Street will be reduced to 50 miles per hour; on San Mateo Street from Brookside Avenue to Fern Avenue will be reduced to 35 miles per hour San Mateo Street from Fern Avenue to Highland Avenue will be reduced to 35 miles per hour; San Timoteo Canyon Road Fern Avenue to Barton Road will be reduced to

40 miles per hour; on Sunset Drive from Alta Vista Drive to Panorama Point will be reduced to 25 miles per hour; on Sunset Drive from Panorama Point to Wabash Avenue will be reduced to 25 miles per hour; on Sunset Drive from Wabash Avenue to Ford Street will be reduced to 25 miles per hour; on Sunset Drive from Ford Street to Franklin Avenue will be reduced to 25 miles per hour; on Sunset Drive from Serpentine Road to Alessandro Drive will be reduced to 25 miles per hour; on Sunset Drive from Alessandro Drive to Ridge Street will be reduced to 25 miles per hour; on Sunset Drive from Ridge Street to Helen Drive will be reduced to 25 miles per hour; Sunset Drive from Helen Drive to Alta Vista Drive will be reduced to 25 miles per hour; on Sunnyside Avenue from Fern Avenue to Cypress Avenue will be reduced to 25 miles per hour; Sunnyside Avenue from

Cypress Avenue to Smiley Heights Drive will be reduced to 25 miles per hour; on Tennessee Street and on San Mateo Street from Colton Avenue to Brookside Avenue will be reduced to 40 miles per hour; on Terracina Boulevard from Barton Road to Olive Avenue will be reduced to 40 miles per hour; on Terracina Boulevard from Olive Avenue to Cypress Avenue will be reduced to 35 miles per hour; on Texas Street from Redlands Boulevard to Lugonia Avenue will be reduced to 35 miles per hour; on Texas Street from Lugonia Avenue to San Bernardino Avenue will be reduced to 35 miles per hour; on Texas Street from San Bernardino Avenue to Domestic Avenue will be reduced to 35 miles per hour; on University Street from Cypress Avenue to Colton Avenue will be reduced to 35 miles per hour; on University Street from Colton Avenue to Lugonia Avenue will be

reduced to 35 miles per hour; on University Street from Lugonia Avenue to San Bernardino Avenue will be reduced to 25 miles per hour; on Via Vista Drive from Country Club Drive to Helena Lane will be reduced to 25 miles per hour; on Wabash Avenue from Fifth Avenue to Citrus Avenue will be reduced to 40 miles per hour; on Wabash Avenue from Citrus Avenue to Colton Avenue will be reduced to 35 miles per hour; on Wabash Avenue from Colton Avenue to Sessums Drive will be reduced to 35 miles per hour; on Wabash Avenue from Fifth Avenue to Panorama Drive will be reduced to 35 miles per hour; Wabash Avenue from Reservoir Road to Palo Alto will be reduced to 25 miles per hour; and on Wabash Avenue from Reservoir Road to Palo Alto will be reduced to 25 miles per hour.



Caught Between Union Salary Demands & Competition From Non-Unionized Competitors, Stater Bros. Product Price Increases Carry The Potential Of Destroying Its Corporate Viability *from page 5*

cery store companies. That has changed, however, such that many grocery store chains have a distinct advantage over others. Among those at a disadvantage is Stater Bros., Van Helden said. According to Van Helden, at the turn of the millennium in 2000, 90 percent of the state’s grocery stores were unionized. At present, only 35 percent of the stores employ unionized workers. Under normal economic conditions, Van Helden said, prices at unionized stores were only marginally higher than at non-unionized stores. But, he said, in times of accelerated inflation, unionized stores have to up their prices while non-union stores can hold the line on their prices. Thus, he said, “Inflation drives customers to the nonunion stores. While previously, only 10 percent of the stores in California were

nonunion, today 65 percent of supermarkets are nonunion and they are killing the union stores. “There is a substantial change in the market

of the cost of goods, pass along those cost increases to the customers, continue to do that. It’s worked okay. We’ve given up some items. But if this continues, it’s not going to play well for us. Over time, our sales will decline. We will have fewer customers. We’ll be selling fewer

“As we reduce those costs, then I don’t need as much margin to keep our three percent. That’s what we’re doing here. “ Van Helden said Stater Bros. Had laid a total of 63 workers off in March. “Those 63 jobs we laid off are a cost reduction,” he said. “ Our intention is to take the cost

United Food and Commercial Workers Local 770 was less focused on the hardship Van Helden and Stater Bros. as a corporate entity was facing, while emphasizing that the Stater Bros employees it represents would now do better for themselves and

their families, as they would be earning higher wages, receive higher contributions toward their pension plans from the company, receive enhanced healthcare and enjoy greater financial security.



because customers have changed their shopping habits,” Van Helden continued. “When inflation happens, there’s three things we can do as a company. One, we could just simply absorb the cost increases, do nothing and go broke. We’d be bankrupt. If we had not increased our prices 30 percent over the last four years, this company would not be here today. We have to move that price forward. “The second thing we can do,” Van Helden said, “which is what we’ve been doing, is accept the cost increases

items, which will mean a reduction in hours and will mean layoffs. It’s inevitable if we don’t do something different.” Van Helden continued, “So, a third option is to say, ‘We’ll take the cost increases on the cost of goods, but rather than passing it along to the customer, let’s hold our prices, let’s not pass it along. That means instead offset that cost increase with a cost-of-operations decrease.” Van Helden referenced labor, electricity, rent of the buildings the company occupies, and fuel as typical costs of operation.

reduction from those 63 jobs and hold the line on pricing, accept those cost-of-good increases and hold the line on pricing, if we can. And it’s not just those 63 jobs. We’ve reduced jobs at the corporate office.” Van Helden said, “By holding the line on prices we can complete. These are tough decisions. These are decisions I have to make. My number one job in this company is to make sure this company is here for a long time, providing jobs, union jobs and a career path for those who want them.”

CVUSD Board Will Appoint Monroe’s Replacement *from page 3*

School. Whether or not the game plan was to convince Monroe that he should not hang around, the West Covina Unified School District’s move appears to have had that effect. He and his wife have four children, all of whom live in Utah. He recently found employment in the Beehive State and is now in the process of transitioning between California and Utah, moving his family’s possessions, finalizing the sale of his California property and settling into new digs over 490 miles away. He has tendered his resig-

nation from the school board as of August 15. The school board, in the meantime, faced with having to fill his vacancy, has opted against holding special election in the district’s Area 4 voting area, which would cost the district in excess of \$235,000 to stage. Instead, the district in an urgency vote on August 5 voted 4-to-0, without Monroe participating to fill his position by an appointment. Shaw and the board’s newest member, John Cervantes will interview candidates interested in assuming the board post and then make a recommendation to Na and Cruz as to who should serve the remainder of Monroe’s current term, which ends in December 2026.

RC Frito-Lay Plant, Home Of Flamin' Hot Cheetos, Closes After 55 Years

PepsiCo Foods U.S., which owns several major food brands, engaged in so many faux pas over the last two years, that its corporate executives were forced to make a series of cost-cutting moves, some of which were poorly thought through, necessitating that the company engage in even further economies which are further eroding sales and profitability.

One of those moves includes PepsiCo's Frito-Lay corporate subdivision's recent abrupt shuttering of its Rancho Cucamonga manufacturing operations. The closure resulted in the elimination of hundreds of jobs.

Frito-Lay refused the *Sentinel's* request to specify precisely how many employees were handed pink slips.

One laid off worker told the *Sentinel* his departure occurred over a very compressed timeframe.

"I was working around 44 hours a week in April and May, one said. "On June 10, I was looking for a job. There was no two-week notice. I went from having a job to three days later getting my last paycheck."

Some workers said the company provided them with a ten-week severance. Others said the company had not

provided them with that courtesy.

PepsiCo, which owns popular food and drink brands such as Pepsi, Gatorade, Quaker, Tostitos, Lay's, Fritos and others, has been in trouble for some time. Over the last two to three years, there has been weaker consumer demand for snack food, impacting PepsiCo's profits. In the face of the profit decline, corporate executives panicked, compounding rather than alleviating the problem.

Concerned about consumer objections to higher prices, Frito-Lay in particular sought to bypass that concern through some sleight-of-hand that failed to trick customers. The idea was to reduce the size of the packages and their contents so they could be sold at a lower unit price.

PepsiCo CEO Ramon Laguarta earlier this year said the company recognized "consumers are feeling more challenged with their disposable income" and that in response those buying Frito-Lay products would be offered low price options with smaller-sized snack packages "We're putting more emphasis on those entry price points and making sure that we're not asking for a large amount of money for participating in our brands, and that's why

smaller single-serve, smaller multi-packs, those are all tools for us to keep the consumers in the brand and make sure that the frequency is there as well," Laguarta said.

The issue, was, however, that consumers were paying more for the Frito-Lay products by weight than they were previously, which did not assuage them but rather angered many, who stopped purchasing Frito-Lay products altogether.

PepsiCo's first-quarter earnings report for 2025 showed the company's net revenue declined by nearly 2 percent year-over-year during the quarter. PepsiCo foods throughout North America experienced a 1 percent decrease in revenue. Savory snacks were the primary reason, as their sale volume declined 4 percent.

At least some of the company's misfortune was self-inflicted. Miscalculating that the country's population was moving leftward politically and was embracing wokism in a way that would positively impact the company's bottom line if PepsiCo embraced progressive causes, corporate executives went on a diversity, equity and inclusion kick, hiring a DEI officer who was co-equal to a vice-president on the company's organi-

zational chart. When this became widely know, consumers from around the country began to organized a boycott of PepsiCo products. It took a while for the company to fully recognize what was happening. Late this spring, the company decided it would de-emphasize and then, essentially, eliminate altogether its diversity, equity, and inclusion program. Before that, a memo went out in February, announcing mid-level corporate officers that the corporation was winding down its DEI workforce representation goals and would transfer its chief DEI officer to another function. The company in March said its five-year DEI strategy would be made over into a "Inclusion for Growth" program.

The company similarly mishandled integrating a widespread consumer trend toward "natural food."

In seeking to jump on the health conscious bandwagon, PepsiCo sought to win customers over by saying it was going to eliminate the use of potential cancer-causing dyes in its foods, but did so in a hamfisted way that alerted customers to the fact that currently and for some time to come over 35 percent of its products contain artificial colors. "Brands like Lay's will be out of

artificial colors by the end of this year, the same with Tostitos, as will some of our big brands," said Laguarta.

In April, a corporate report acknowledged the company was sustaining declining sales, as it was experiencing a slowdown particularly in the food and beverage categories, within the United States, as the company was feeling the sting of a backlash from consumers over rising prices, leading to a further slowdown in sales, even as the PepsiCo was struggling with stalling revenue, a drop in stock value and overvaluation, which further exacerbated stock panic selling.

In a display of understatement, Laguarta declared that "consumer conditions in many markets remain subdued" and "have an uncertain outlook." He said that the company will be "taking actions to improve performance in North America." This included layoffs.

Earlier this year, the company closed a Frito-Lay plant in Liberty, N.Y., laying off 287 workers, and cut 56 jobs at a warehouse in Maryland.

The bloodletting reached the West Coast in June, when Frito-Lay closed the Rancho Cucamonga plant, which had opened in 1970 and

where the first batches of Flamin' Hot Cheetos, which were introduced in 1991, were produced.

The plant had been a major employer for those living in the communities of Cucamonga, Etiwanda, Guasti, Alta Loma, Ontario, Upland and Montclair and Chino over the years.

Frito-Lay did not file a Worker Adjustment and Retraining Notification with the California Department of Employment Development Department, in violation of a requirement that it give 60 days advance notice of mass layoffs to its workforce.

Laguarta said the company was "right-sizing the cost" of its snacks division.

"We are truly grateful for all the support over the last five decades from our Rancho Cucamonga manufacturing team as well as the local community," the company said in a corporate announcement. "We are committed to supporting those impacted through this transition and we are offering pay and benefits to impacted employees."

The company did not specify how many employees were affected.

The company said warehouse, distribution, fleet and transportation services will continue to operate out of the facility.

Disagreement Manifests Over Whether What One Side Or The Other In Free Speech Debate Consider Permissible

from page 4

of LGBTQ+ students and organizers from the larger Southern California queer community put on a demonstration at the Redlands Unified School District headquarters on July 26 dubbed "Fight Forward for Queer Rights." Those participating extended to Inland Empire Chapter 50501, Equality California, PRIDE, Together for Redlands, the Rainbow Pride Youth Alliance, the IE Prism Collective,

RISE Perris Pride and Pride At The Pier.

"We're not gong to take this anymore," one shouted in the direction of the administration building. "These attacks will end!"

If a student wants to change his or her gender while at school, that is none of that student's parents business, those protesting said.

If a student identifies as a girl, that student should be free to compete on the girl's teams during athletic competitions, just as a student who identifies as male should be free to compete on the athletic field with the boys' teams, they said.

According to Trisha

Keeling, the executive director of Together for Redlands, the school board, now dominated Rendler, Wilson and Olson, acts "without integrity or transparency."

Olson and Wilson are not without their defenders, and many consider them to be expressing sentiments identical or very similar to their own.

For a fair number of those living in the Redlands community, it is not Olson and Wilson who are the enemies of free speech. Rather, they maintain, those who articulate what in decades past were considered to be conventional and traditional values, are not only being drowned out by a much louder crowd

of "woke" culture advocates, they are subjected to demonization as bigots, racists, sexists or worse. Those adhering to traditional values who assert their rights, they say, are subject to censorship and threatened with criminal action for engaging in what has now been codified as "hate speech," they say. In this way, some say, it is that element of the community that celebrates itself as progressive and open-minded that is engaging in the fascistic tactics of silencing everyone who does not agree with them.

"They can go queer off all they want in the privacy of their own homes," is how one dis-

trict parent put it. "No one is stopping them. The line gets drawn when school starts. They [the homosexual and transsexual community] say they want free speech and to be able to fly their rainbow flag everywhere. Okay, so what if someone wants to fly the straight pride flag? Is that okay? If anyone talks about how a man and a woman make a natural pair and that a man with a man or a woman with a woman is unnatural, that's hate speech. They're all for free speech until someone says something they don't want to hear. I don't want the rainbow flag in my son's classroom. Can I say that? I don't want

teachers or other students coaching my son on how it is alright or better to be a queer. I just don't want my son to be subjected to that. I don't want my son to have to hear that he might be gay and he should find out if he is. Do I get to tell them that I don't want to hear that they are queer? Do I get to tell them that I think there is something wrong with them if they are queer? Do I get to say that? No, I don't. That would be hate speech. They define free speech as saying what they think and preventing anyone who thinks differently from saying anything. That is not free speech."