

CIVIL

de lucro en el sitio web de California Legal Services... (www.lawhelpcalifornia.org)...

PLEASE TAKE NOTICE that the matter commonly known as Timothy C. Smartt v. Claire R. Smartt, LP et al. and identified as Los Angeles Superior Court Case No. 22TRCV00860...

DCS'S NOTICE OF HEARING ON DEPENDENCY PETITION NO. JD43739 (Honorable Suzanne Marwil) IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF MARICOPA

IN THE Matter of: BRANDON DESHON HARRIS, JR. d/b/a BREAWN DESHON HARRIS d.o.b. 05/23/2015 RAYMOND ANTHONY MEDRANO d.o.b. 11/11/2019 MELODY MEDRANO d.o.b. 11/11/2019 SELENA MEDRANO d.o.b. 11/17/2022

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): MAGIC LAUNDRY SERVICES, INC., HRAIR KERTENIAN, an individual; ARMEN GASSYAN, an individual; and DOES 1 TO 10, inclusive

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): ARSHAD, Behdjalien and DOES 1 THROUGH 10, inclusive YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): GHANIAN Goncuan, aka Biana Ohanian, as Trustee of The Sarafi Family Trust Dated December 14, 2004

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): DAPENG FEND, an individual; MINGFAL FA, an individual; and DOES 1 THROUGH 10 YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): ATLANTIC TIMES SQUIRE, LLC, a Delaware limited liability company

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

3. Punitive damages: Plaintiff reserves the right to seek punitive damages in the amount of \$3,500,000.00 when pursuing a legal action...

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

CIVIL

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

CIVIL

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): TROPPEZ MARCEL AUBOUR AND QUIZMAN, LLC DBA AUBOUR SPHERE CAFE, DOES 1 THROUGH 4

LEGAL NOTICES

Continued from Page 9

as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code.

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

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

Attorney for Petitioner
LAW OFFICES OF DAVID A. ESQUIBIAS
2625 TOWNSGATE ROAD, SUITE 330
WESTLAKE VILLAGE CA 91361
Telephone (805) 267-1141
3/29, 4/1, 4/5/24

DJ-3798621#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: LOUIE YU CASE NO. 23STPB13984

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of LOUIE YU.

A PETITION FOR PROBATE has been filed by BERJ KESENCI in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that BERJ KESENCI be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests the decedent's WILL and codicils, if any, be admitted to probate. THE WILL and any codicils are available for examination in the file kept by the court.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 04/25/24 at 8:30AM in Dept. 79 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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

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

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

Attorney for Petitioner
MARY P. KULVINSKAS - SBN 201469
LAW OFFICES OF MARY P. KULVINSKAS
2625 TOWNSGATE ROAD, SUITE 330
WESTLAKE VILLAGE CA 91361
Telephone (805) 267-1125
3/29, 4/1, 4/5/24

DJ-379852#

NOTICE OF PETITION TO ADMINISTER ESTATE OF:

FLOYD SNEED AKA FLOYD CHESTER SNEED AKA FLOYD C. SNEED CASE NO. 24STPB03380

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of FLOYD SNEED AKA FLOYD CHESTER SNEED AKA FLOYD C. SNEED.

A PETITION FOR PROBATE has been filed by RITA G. HUSAK in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that RITA G. HUSAK be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 04/25/24 at 8:30AM in Dept. 79 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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

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

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

Attorney for Petitioner
JAMIE N. GONZALEZ - SBN 208695
EDWARD W. GOODSON - SBN 181250, LAGERLOF, LLP
155 NORTH LAKE AVE., 11TH FLOOR
PASADENA CA 91101
Telephone (626) 683-7234
BSC 224927
3/29, 4/1, 4/5/24

DJ-3798504#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: PETER TARAZON III CASE NO. 24STPB02937

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of PETER TARAZON III.

A PETITION FOR PROBATE has been filed by ANDREA MARIE RAMIREZ in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that ANDREA MARIE RAMIREZ be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will

be held in this court as follows: 04/16/24 at 8:30AM in Dept. 11 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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.

In Pro Per Petitioner
ANDREA MARIE RAMIREZ
20 W. FAIR OAKS DRIVE, APT. 3
PASADENA CA 91103
3/28, 3/29, 4/4/24

DJ-379821#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: CONSTANCE ANNE SILENZI AKA CONSTANCE ANN SILENZI CASE NO. 24STPB03345

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of CONSTANCE ANNE SILENZI AKA CONSTANCE ANN SILENZI.

A PETITION FOR PROBATE has been filed by OLGA MORETTI in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that OLGA MORETTI be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests the decedent's WILL and codicils, if any, be admitted to probate. THE WILL and any codicils are available for examination in the file kept by the court.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 04/25/24 at 8:30AM in Dept. 11 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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

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

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

Attorney for Petitioner
RONALD W. ITO - SBN 125208
LAW OFFICES OF RONALD W. ITO
100 WILSHIRE BLVD., SUITE 700
SANTA MONICA CA 90401
Telephone (310) 917-1025
3/28, 3/29, 4/4/24

DJ-3797894#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: GARTH DOUGLAS SCOTT CASE NO. 24STPB03124

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of GARTH DOUGLAS SCOTT.

A PETITION FOR PROBATE has been filed by EMMA REGINA HARTER in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that EMMA REGINA HARTER be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 04/19/24 at 8:30AM in Dept. 79 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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

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

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

Attorney for Petitioner
GERARD V. KASSABIAN, ESQ. - SBN 222703
LAW OFFICES OF GERARD V. KASSABIAN, A PROF. CORP.
15260 VENTURA BLVD., STE. 960
SHERMAN OAKS CA 91403
Telephone (310) 278-8001
3/28, 3/29, 4/4/24

DJ-3797800#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: MARISA GENELLE DUPUIS CASE NO. 24STPB03224

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of MARISA GENELLE DUPUIS.

A PETITION FOR PROBATE has been filed by RYAN WAYNE DUPUIS in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that RYAN WAYNE DUPUIS be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests the decedent's WILL and codicils, if any, be admitted to probate. THE WILL and any codicils are available for examination in the file kept by the court.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 04/23/24 at 8:30AM in Dept. 11 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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

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

YOU MAY EXAMINE the file kept by the court. If you are a person

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

Attorney for Petitioner
JOSHUA R. DRISKELL - SBN 294616
155 N LAKE AVE, 11TH FLR
PASADENA CA 91101
Telephone (626) 683-7234
BSC 224907
3/28, 3/29, 4/4/24

DJ-3797566#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: HAROLD J. PENNINGTON CASE NO. 24STPB03248

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of HAROLD J. PENNINGTON.

A PETITION FOR PROBATE has been filed by BLAKE MICHAEL PENNINGTON in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that BLAKE MICHAEL PENNINGTON be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 04/22/24 at 8:30AM in Dept. 90 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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

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

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

Attorney for Petitioner
STEPHEN L. SNOW - SBN 116250
SNOW LAW CORPORATION
28212 KELLY JOHNSON PARKWAY, SUITE 195
VALENCIA CA 91355
Telephone (661) 259-9443
3/28, 3/29, 4/4/24

DJ-3797504#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: ANDREW L. LITT CASE NO. 24STPB00955

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of Andrew L. Litt.

A PETITION FOR PROBATE has been filed by Susan A. Webb in the Superior Court of California, County of Los Angeles.

THE PETITION FOR PROBATE requests that Susan A. Webb be appointed as personal representative to administer the estate of the decedent.

A HEARING on the petition will be held on 05/09/24 at 8:30 AM in Dept. 29 located at 111 N. HILL ST. LOS ANGELES CA 90012 STANLEY MOSK COURTHOUSE.

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 In Pro Per:
Susan A. Webb
105 Cortland Lane
Boxborough, MA 01719
Telephone: (650) 714-8937
3/22, 3/25, 3/29/24

DJ-3795969#

NOTICE OF PETITION TO ADMINISTER ESTATE OF: LEONARD LEOVITZ CASE NO. 23STPB07623

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of LEONARD LEOVITZ.

A PETITION FOR PROBATE has been filed by SHELDON LEOVITZ in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that SHELDON LEOVITZ be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.)

The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 04/18/24 at 8:30AM in Dept. 67 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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.

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

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

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

Attorney for Petitioner
LEONARDO DRUBACH - SBN 161339, LD LAW OFFICES
6442 COLDWATER CANYON AVE., #211
NORTH HOLLYWOOD CA 91606,
Telephone (818) 477-4740
3/22, 3/25, 3/29/24

DJ-379582#

Government Notice Placement Service

Probate Notices
Government Notices
Financial Notices
Fictitious Business Names

Class Actions
Minority Outreach Notices
Court Notices

YOUR ONE-STOP-SHOP FOR LEGAL NOTICES!

Here's what you get:

- Prompt publication
- Extensive legal notice experience
- Affidavits filed promptly
- Daily pick-up from county courthouse
- Complete filing & recording
- Statewide legal advertising placement

Free forms available at dailyjournal.com
Log on today!

Daily Journal CORPORATION

For more information, call **213.229.5531**
www.dailyjournal.com