### LOS ANGELES DAILY JOURNAL • TUESDAY, APRIL 16, 2024 • PAGE 9

### **CIVIL**

ORDER TO SHOW CAUSE
FOR CHANGE OF NAME
Case No. 24CHCP00142
Superior Court of California, County of LOS ANGELES
Petition of: KAYDEN DONALD FLEMING
BY AND THROUGH KAYLYN ROBINSON
TILLETT REINA RAQUEL QUIJADA BY
AND THROUGH KAYLYN ROBINSON for Change of Name
TO ALL INTERESTED PERSONS:
Petitioner KAYDEN DONALD FLEMING
BY AND THROUGH KAYLYN ROBINSON
TILLETT REINA RAQUEL QUIJADA BY
AND THROUGH KAYLYN ROBINSON
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TILLETT REINA RAQUEL QUIJADA BY
AND THROUGH RAYLYN ROBINSON
TILLETT REINA RAYL

a. Keina reges 1.7 Tillett b. Kayden Donald Fleming to Maxwell

Tillett
b. Kayden Donald Fleming to Maxwell Kayden Tillett
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 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: June 13, 2024, Time: 8:30 a.m., Dept.: F43,
The address of the court is 9425 PENFIELD AVENUE, ROOM 1200, CHATSWORTH, CA 91311
(To appear remotely, check in advance of the hearing for information about how to do so on the court's website. To find your court's website, go to www.courts.ca.gov/find-my-court.htm.)
A copy of this Order to Show Cause must be published at least once each week for four successive weeks before the date set for hearing on the petition in a newspaper of general circulation, printed in this county: LOS ANGELES DAILY JOURNAL Date: APRIL 11, 2024
DAVID B. GELFOUND
Judge of the Superior Court
4/16, 4/23, 4/30, 5/7/24

Judge of the Superior Court 4/16, 4/23, 4/30, 5/7/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME Case No. 24STCP01093 Superior Court of California, County of LOS ANGELES Petition of: ALVARO JAIME SORIA for

Petition of: ALVARU JAIME SORIA for Change of Name
TO ALL INTERESTED PERSONS:
Petitioner ALVARO JAIME SORIA filed a petition with this court for a decree changing names as follows:
ALVARO JAIME SORIA to ALVARO JAIME-SORIA
The Court orders that all persons

JAIME-SORIA
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 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: JUIN 03 2024, Time: 9:30 AM, Dept.:

9, Room: 9
The address of the court is 111 NORTH
HILL STREET LOS ANGELES, CA 90012 (To appear remotely, check in advance of the hearing for information about how to do so on the court's website. To find your

oo so on the court's website. Io find your court's website, go to www.courts.ca.gov/find-my-court.htm.)
A copy of this Order to Show Cause must be published at least once each week for four successive weeks before the date set rour successive weeks berore the date set for hearing on the petition in a newspaper of general circulation, printed in this county: DAILY JOURNAL Date: APR 08 2024 ELAINE LU

LAINE LU
Judge of the Superior Court
4/16, 4/23, 4/30, 5/7/24

### D.I-3803616#

ORDER TO SHOW CAUSE FOR CHANGE OF NAME Case No. 24SMCP00176 Superior Court of California, County of LOS ANGELES Petition of: MAYA FATEEN AL BADDAD for Change of Name

Change of Name TO ALL INTERESTED PERSONS: Petitioner MAYA FATEEN AL BADDAD

retitioner ward FATEEIN AL BADDAD filed a petition with this court for a decree changing names as follows:

MAYA FATEEN AL BADDAD to MAYA BINT ALFATEEN ALBADDAD

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: 05/24/2024, Time: 8:30AM, Dept.: K
The address of the court is 1725 Main St.
Santa Monica, CA-90401
A copy of this Order to Show Cause shall be published at least once anch week for be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: LOS ANGELES DAILY

JOURNAL Date: 28 MARCH 2024 LAWRENCE CHO Judge of the Superior Court 4/9, 4/16, 4/23, 4/30/24

D.I-3801356#

SUMMONS Cross-Complaint (CITACION JUDICIAL— CONTRADEMANDA) SHORT NAME OF CASE (from

Complaint): (Nombre de Caso): CATHERINE HOGGRO V. DARIUS CLARKE, ET AL.

CASE NUMBER (Número del Caso):
22CMCV00479

NOTICE TO CROSS-DEFENDANT
(AVISO AL CONTRA

( A V I S O A L C O N T R A DEMANDADO):SEKOIA GRANT; ROES

DEMANDADO), SERDIA GRANTI, ROES I TO 10, INCLUSIVE YOU ARE BEING SUED BY CROSS-COMPLAINANT (LO ESTÁ DEMANDANDO EL CONTRADEMANDANTE): DARIUS You have 30 CALENDAR DAYS after this

summons and legal papers are served on you to file a written response at this court and have a copy served on the cross-complainant. A letter or phone call will not protect you. Your written response must be n proper legal form if you want the cour ar your case. There may be a cour 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 eligible for free legal services fror a nonprofit legal services program. 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. Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por esgrito en esta corte r hacer que se entregue una copia al contrademandante. Una carta o una llamada telefónica no lo protegen respuesta por escrito tiene que esta en formato legal correcto si desea que procesen su caso en la corte. Es posibl que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov) en la biblioteca de lèves de su condac o en la corte que le quede más cerca. S no puede pagar la cuota de presentación pida al secretario de la corte que le dé un mulario de exención de pago de cuotas

Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia. org), en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), o oniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte ensis (El nombre y dirección de la corte es): COMPTON COURTHOUSE, 200 W. COMPTON BLVD., COMPTON, CA 90220 The name, and defress, and telephone number of cross-complainant's attorney, or cross-complainant without an attorney, is (El nombre, la dirección y el número de teléfono del abogado, es): ARTHUR C. PRECIADO, GUTIERREZ PRECIADO & HOUSE, LLP., 3020 E. COLORADO BLVD., PASADENA, CA 91107; TEL.: (626) 449-2300 DATE (Fecha: 03/21/2023 DAVID W. SLAYTON, EXECUTIVE OFFICERC/LERK OF COURT, Clerk, by (Secretario), A. SANCHEZ, Deputy (Adjunto)

[SEAL]
STATEMENT OF DAMAGES STATEMENT OF DAMAGES (Personal Injury or Wrongful Death) To: Cross-Defendant Sekoia Grant Plaintiff: Cross-Complainant Los Angeles County Metropolitan Transportation Authority

Additionary
seeks damages in the above-entitled action, as follows:

1. General damages AMOUNT
e. Other Indemnification \$ to be determined
2. Special damages Special damages
 Other Indemnification \$ to be determined
 Special damages
 Other Indemnification \$ to be determined
 Date: May 16, 2023
 /s/Arthur C. Preciado

4/9, 4/16, 4/23, 4/30/24

DJ-3801275#

# SUMMONS (CITACION JUDICIAL) CASE NUMBER (Número del Caso): 23VECV03723 NOTICE TO DEFENDANT (AVISO AL DEMANDADO): MIGUEL MAYNOR BOJORQUES SANTOS; DOES 1 TO 10 INCLUSIVE

BOJORQUES SANTOS; DOES 1 TO 10 INCLUSIVE
YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): IVAN CEBALLOS; SANDRA GALLEGOS
NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.
You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help. Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court. There are other legal requirements. You

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.gow/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 activitic asset. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 dias, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación. Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no la

que se entregue una copia al demandante. Una carta o una llamada telefónica no lo usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más 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 más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le de un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California. Legal Services, (www.lawhelpcalifornia. org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraire en un caso de derecho civil Tiene de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso. The name and address of the court is (El nombre y dirección de la corte es): VAN NUYS COURTHOUSE EAST, 6230 SYLMAR AVENUE VAN NUYS, CA91401 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): HAYK YEGHOYAN, ESQ., 5503 CAHUENGA BLVD, SUITE 200, NORTH HOLLYWOOD, CA91601, (323)999-4903 DATE (Fecha): 08/25/2023 DAVID W. SLAYTON, EXECUTIVE OFFICER/CLERK OF COURT, Clerk (Secretario), by A. SALCEDO, Deputy (Adjunto) (SFAI)

(SEAL) 4/9, 4/16, 4/23, 4/30/24

SUMMONS
(CITACION JUDICIAL)
CASE NUMBER (Número del Caso):
23STCV30494
NOTICE TO DEFENDANT (AVISO AL
DEMANDADO): GUADALUPE RAMIREZ
TORREZ, and DOES 1 through 25,

Inclusive,
YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): ERICK JUAREZ NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this

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

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the

California Legal Services Web site (www. lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación. Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más 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 más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

respuésta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California. Legal Services, (www.lawhelpcalifornia. org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pued dessechar el caso.

The name and address of the court is (El nombre y dirección de la corte es): SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES, 111 NORTH HILL STREET LOS ANGELES, CALIFORNIA 90012

The name, address, and telephone number of plaintiffs attorney, or plaintiff without an attorney, is DAVID K. GARRETT, ESQ. (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): LAW OFFICES OF BLOMERG, BENSON & GARRETT, INC. (10300 FOURTH ST #150, RANCHO CUCAMONGA, CA 91730, (909) 945-5000 DATE (Fecha): 12/14/2023

CUCAMONGA, CA 91730, (909) 945-5000 DATE (Fecha): 12/14/2023 DAVID W. SLAYTON, EXECUTIVE OFFICER/CLERK OF COURT, Clerk (Secretario), by R. PEREZ, Deputy (Adjunto)

(Adjunto)
(SEAL)
STATEMENT OF DAMAGES OF
PLAINTIFF ERICK JUAREZ
SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES - STANLEY
MOSK COURTHOUSE

GUADALUPE RAMIREZ TORREZ, and DOES 1 through 25, Inclusive, Defendant

DUES 1 through 25, Inclusive,
Defendant
Pursuant to Code of Civil Procedure,
Section 425.11, Plaintiff, ERICK JUAREZ,
hereby sets forth her Statement of
Damages as follows:
1. Plaintiff's medical expenses: \$10,656.25
2. Plaintiff's future medical expenses:
According to proof up to \$20,000.00
3. General Damages: \$95,000.00
It is anticipated that futher medical
expenses will accrue pending the trail of
this action, Plaintiff reserves the right to
amend or supplement this statement of
Damages and/or provide this information in
Plaintiff's pre-trial statement.
Dated: 12/08/23
LAW OFFICES OF BLOMBERG,

2/U8/23 LAW OFFICES OF BLOMBERG. BENSON & GARRETT, INC. /S/ David K. Garrett Attorneys for Plaintiff 4/9, 4/16, 4/23, 4/30/24 DJ-3801250#

ORDER TO SHOW CAUSE FOR CHANGE OF NAME Case No. 24SMCP00147 Superior Court of California, County of LOS ANGELES Potition of: Joel Richard Goldberg for Change of Name
TO ALL INTERESTED PERSONS:

Petitioner Joel Richard Goldberg filed a petition with this court for a decree changing names as follows: Joel Richard Goldberg to Yechiel Shalom Goldberg

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 fo 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: 05/24/2024, Time: 8:30 am, Dept.: K Room: A-203 Room: A-203 The address of the court is 1725 Main St.

Santa Monica, CA-90401
A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printer in this county: LOS ANGELES DAILY JOURNAL Date: 03/14/2024

Lawrence Cho Judge of the Superior Court 4/9, 4/16, 4/23, 4/30/24

DJ-3801211#

## SUMMONS (FAMILY LAW)

SUMMONS (FAMILY LAW)
CITACIÓN (DERECHO FAMILIAR)
CASE NUMBER (NÚMERO DE CASO):
23AVFL00927
NOTICE TO RESPONDENT (Name)
AVISO AL DEMANDADO (Nombre): Eric

Boden You are being sued. Lo están demandando.
Petitioner's name is Nombre del demandante: Marcie Boden You have **30 calendar days** after this Summons and Petition are served on you to file a Response(form FL-120 or FL-123) at the court and have a copy served o the petitioner. A letter or phone call will not

protect you.
If you do not file your Response on time the court may make orders affecting your the court may make orders arrecting your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver

form.

If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), at the California Legal Services Web site (www.lawhelpcalifornia. org), or by contacting your local county ba

Tiene **30 días corridos** después de habe recibido la entrega legal de esta Citación y Petición *para presentar una* Respuesta (formulario FL-120 ó FL-123) ante la corte efectuar la entrega legal de una copia I demandante. Una carta o llamada telefónica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su

matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también puede ordenar que pague manutención, honorarios y costos legales. Si no puede pagar la cuota de presentación, pida a secretario un formulario de exención de cuotas. Si desea obtener asesoramiento legal póngase en contacto de inmediato con un abogado. Puede obtener información

para encontrar a un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio Web de los Servicios Legales de California (www. lawhelpcalifornia.org) o poniéndose en contacto con el colegio de abogados de su condado.

NOTICE: The restraining orders on page 2 are effective against both spouses or domestic partners until the petition is dismissed, a judgment is entered, or the court makes further orders. These orders

are enforceable anywhere in California by any law enforcement officer who has ed or seen a copy of them. AVISO: Las órdenes de restricción que figuran en la página 2 valen para ambos cónyuges o pareja de hecho hasta que se despida la petición, se emita un fallo o la corte dé otras órdenes. Cualquier autoridad de la ley que haya recibido o visto una copia de estas órdenes puede hacerlas acatar en cualquier lugar de

hacerlas acatar en cualquier lugar de California.

NOTE: If a judgment or support order is entered, the court may order you to pay all or part of the fees and costs that the court waived for yourself or for the other party. If this happens, the party ordered to pay fees shall be given notice and an opportunity to request a hearing to set aside the order to pay waived court fees.

AVISO: Si se emite un fallo u orden de manutención, la corte puede ordenar que usted pague parte de, o todas las cuotas y costos de la corte previamente exentas a petición de usted o de la otra parte. Si esto ocurre, la parte ordenada a pagar estas cuotas debe recibir aviso y la oportunidad de solicitar una audiencia para anular la orden de pagar las cuotas exentas.

1. The name and address of the court are (El nombre y dirección de la corte son):LANCASTER-MICHAEL ANTONOVICH ANTELOPE VALLEY COURTHOUSE 42011 4TH STREET WESTLANCASTER CA 93534

2. The name, address, and telephone number of the petitioner's attorney, or the petitioner without an attorney, are (El nombre, dirección y número de teléfono del abogado del demandante, o del demandante si no tiene abogado, son):Maureen Okwuosa 21515 ha withorne Blvd Su i te 200 Torrance, CA 90503

Date (Fecha):09/20/2023
David Slayton, Clerk,by (Secretario, por)
Stanley Hughes, Deputy (Asistente) Stanley Hugries, Dopus, (SEAL)
(SEAL)
NOTICE TO THE PERSON SERVED: You are served AVISO A LA PERSONA QUE RECIBIÓ LA ENTREGA: Esta entrega se realizaas an individual. (a usted como

4/9. 4/16. 4/23. 4/30/24 DJ-3801179#

ORDER TO SHOW CAUSE FOR CHANGE OF NAME Case No. 24STCP01021 Superior Court of California, County of LOS ANGELES Petition of: Ramon Brown for Change of

Name TO ALL INTERESTED PERSONS: Petitioner Ramon Brown filed a petition with this court for a decree changing names as follows:

Ramon Brown to Raymond Brown
The Court orders that all account for the court orders.

Ramon Brown to Raymond Brown
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 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: MAY 31 2024, Time: 10:00 am Dept.: 82, Room: 833 Dept. 82, Room: 833
The address of the court is Los Angeles
Superior Court 111 N. Hill Street, Room
102 Los Angeles, CA 90012
(To appear remotely, check in advance of
the hearing for information about how to
do so on the court's website. To find your

court's website, go to www.courts.ca.gov/find-my-court.htm.)
A copy of this Order to Show Cause must be published at least once each week for four successive weeks before the date set for hearing on the petition in a newspaper DAILY JOURNAL
Date: APR 02 2024
CURTIS A. KIN, JUDGE

Judge of the Superior Court 4/9, 4/16, 4/23, 4/30/24

### DJ-3801097#

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
Case No. 24 LBCP00095
Superior Court of California, County of LOS ANGELES
Petition of: PILAR ANGELICA DEPORTILLO for Change of Name
TO ALL INTERESTED PERSONS:
Petitioner PILAR ANGELICA DEPORTILLO filed a petition with this court for a decree changing names as follows:
PILAR ANGELICA DEPORTILLO to GRAYCE ANGELICA CUNNINGHAM
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: 5/8/24, Time: 8:30AM, Dept.: S26, Procent 56/01.

Notice of Hearing: Date: 5/8/24, Time: 8:30AM, Dept.: S26, Room: 5500 The address of the court is 275 MAGNOLIA AVE. LONG BEACH, CA

MAGNOLIA AVE. LONG BEACH, CA 90802 (To appear remotely, check in advance of the hearing for information about how to do so on the court's website. To find your court's website, go to www.courts.ca.gov/find-my-court.htm.)
A copy of this Order to Show Cause must be published at least once each week for four successive weeks before the date set for hearing on the petition in a newspaper of general circulation, printed in this county: DAILY JOURNAL Date: MARCH 27. 2024 DAILY JOURNAL
Date: MARCH 27, 2024
MICHAEL P. VICENCIA
Judge of the Superior Court
4/2, 4/9, 4/16, 4/23/24

## AMENDED CITATION FREEDOM FROM PARENTAL CUSTODY AND CONTROL

(ABANDONMENT)
(RE: ADOPTION)
CASE NUMBER 23CCAD02278
SUPERIOR COURT OF CALIFORNIA,
COUNTY OF LOS ANGELES
IN THE MATTER OF
PATRICIA HAZEL VALENCIA, Minor(s)
A person(s) who should be declared fre

A person(s) who should be declared free from the custody and control of his/her persons claiming to be the father or mother of said minor person(s) above named. By order of this Court you are hereby cited

By order of this Court you are hereby cited and required to appear before the Judge Presiding in Department 622 of the above entitled court, located at Children's Court 201 Centre Plaza Drive, Monterey Park, CA 91754 on June 4th, 2024 at 9:30 a.m. of that day, then and there to show cause, if any you have, why said person should not be declared free from the control of his/ber (their) arents according to the petition her (their) parents according to the petition

You are nereby notified of the provisions of Family Code 7860 which provide the judge shall advise the minor and the parents, if present, of the right to have counsel present. The court may appoint counsel to represent the minor whether or not the minor is able to afford counsel, and if they are unable to afford counsel, shall appoint counsel for peresent the parents. counsel to represent the parents.

The petition filed herein is for the purpose of freeing the subject child for placement

David W. Slayton, Executive Officer/ Clerk of Court, Clerk, By: K. Valdes, Deputy NOTICE TO THE PERSON SERVED

You are served as an individual citiee
The time when a citation is deemed served
on a party may vary depending on the
method of service. For example see Code
of Civil Procedure §§413.10 through whom said child is, are required to appear

whom said child is, are required to appear, others cited may appear.

A published citation requires appearance of all persons cited. (7882).

NOTICE OF HEARING

A(n) Citation Hearing will take place at the time and place below, at which time the Court may make findings and orders.

June 4, 2024 at 9:30 AM in Department 622. 6th Floor

622, 6th Floor
Located at 201 Centre Plaza Drive
Monterey Park CA 91754
Please join by WebEx using the following link information: WebEx URL: https://lacvirtualcourts.webex com/meet/chc-dept-622 WebEx Access Code: 2485 955 8470 WebEx Call In Phone Number: (213) 830-

0499 4/2, 4/9, 4/16, 4/23/24 DJ-3799089#

SUMMONS
(CITACION JUDICIAL)
CASE NUMBER (Número del Caso):
MCV086531
NOTICE TO DEFENDANT (AVISO
AL DEMANDADO): JOSE GARCIA,
an individual; and DOES 1 through 50,
inclusive INCLUSIVE,
YOU ARE BEING SUED BY PLAINTIFF
(LO ESTÁ DEMANDANDO EL
DEMANDANTE): ALEXANDER RAMOS-

AGUILAR, an individual, NOTICE! You have been sued. The court

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

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 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. JAVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación. Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más 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 más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

por incumplimiento' y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogado. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California. Legal Services, (www.lawhelpoalitornia. org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is (El nombre, y dirección de la corte es): Madera Superior Court. 200 South G Street, Madera, CA 93637, Madera Courthouse

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

Timothy Mithcell (SBN 234130) Karns & Kans, 800 W 6th St. #800, Los Angeles, CA 90017, 310-623-9032

DATE (Fecha): FEB 14, 2022

ADRIENNE Y. CALIP,Clerk (Secretario), by SONIA RIVERA, Deputy (Adjunto);

STATEMENT OF DAMAGES (Personal Injury or Wronoful Death)

(Personal Injury or Wrongful Death)
To: Jose "Doe" Plaintiff: Alexander Ramos-Aguilar seeks damages in the above-entitled action, as follows:

STATEMENT OF DAMAGES

dallages in the above-entitled action, as follows:

1. General damages AMOUNT
a. Pain, suffering, and inconvenience \$1,000,000.00
b. Emotional distress \$1,000,000.00
2. Special damages
a. Medical expenses \$65,528.39
b. Future medical expenses \$1,000,000.00
Date: September 29, 2023
S/Timothy Mitchell, Esq.
COMPLAINT FOR DAMAGES FOR:
(1) STRICT LIABILITY
(2) NEGLIGENCE
DEMAND FOR JURY TRIAL
AMOUNT IN CONTROVERSY EXCEEDS
\$25,000.00
Complaint Filed: BY FAX

Complaint Filed: BY FAX Trial Date:
Comes Now Plaintiff, ALEXANDER
RAMOS-AGUILAR, an individual,
(hereinafter "AGUILAR") in this Complaint
for causes of action against Defendants,
JOSE GARCIA, an individual (hereinafter
"GARCIA"); and DOES 1 through 50,
inclusive, and each of them, complains and
alleges as follows:
GENERAL ALLEGATIONS
This County of the Complaint of the County of the Cou

This is an action for personal injury arising out of the acts and/or omissions of Defendant GARCIA due to an incident

ansing out of the acts and/or offissions of Defendant GARCIA due to an incident involving their dangerous dog which occurred in the City of Madera, County of Madera, State of California. Accordingly, venue within this judicial district is proper.

2. At all times relevant herein, Plaintiff AGUILAR was an individual over the age of 18 and a resident of the City of Madera, County of Madera, State of California.

3. Plaintiff is informed and believes, and based upon such information and belief alleges that at all times relevant herein, Defendant GARCIA was an individual over the age of 18 and a resident of the City of Madera, County of Madera, State of California.

California.

4. The true names and/or capacities whether individual, corporate, associate or otherwise of the Defendants DOES 1 through 50, inclusive, and each of them, are unknown to Plaintiff who therefore sues

are unknown to Plaintiff who therefore sues said Defendants by such fictitious names pursuant to Code of Civil Procedure §474. Plaintiff is informed and believes, and based upon such information and belief alleges that each of these Defendants fictitiously named herein as a DOE is legally responsible, negligent or in some other actionable manner liable for the events and happenings hereinafter referred to, and proximately and legally caused the injuries to Plaintiff as hereinafter alleged. Plaintiff will seek leave of the Court to amend this Complaint to insert the true names and/or capacities of such fictitiously named Defendants when the same has been ascertained.

5. Plaintiff is informed and believes, and based upon such information and belief alleges that at all times relevant hereto, each Defendant, including DOES 1 through 50, was the owner, servant, agent, joint-venturer, employee or employer of each of its co-Defendants, and in doing the acts hereinafter mentioned, each Defendants was acting within the scope of its authority and with the permission and consent of its co-Defendants, and each of them and every Defendant was ratified by said Defendant's co-Defendants, and each of them and every Defendant as an agent, employee and/or joint-venturer.

6. Plaintiff is informed and believes, and based upon such information and belief alleges that all of the acts, conduct, and nonfeasance herein carried out by each and every representative, employee or agent of each and every corporate or business employers, officers, director and/or managing agents had advance knowledge of, authorized, and participated in the herein described acts, conduct and nonfeasance of their representatives, employees, agents and each of them; and that in addition thereto, said corporate or business employers, officers, director and/or managing agents had advance knowledge of, authorized, and participated in the herein described acts, conduct and nonfeasance of the employees and agents, tha fine aforesaid corporate and business employer

appeared running at Plaintiff. (hereinafter "SUBJECT DOG"). The SUBJECT DOG knocked plaintiff down, and worried his leg causing Plaintiff to suffer substantial physical, emotional, and monetary damages, and has incurred fees and costs in pursuing his rights which he is entitled to recover, all in amounts to be proven at the time of trial.

8. Plaintiff is informed and believes, and hased upon such information and helief.

8. Plaintiff is informed and believes, and based upon such information and belief alleges that at all times relevants herein, Defendant GARCIA, owned, controlled, possessed, and maintained the SUBJECT DOG in their SUBJECT PROPERTY.

9. Plaintiff is informed and believes, and based upon such information and belief alleges that at al times relevant herein, Defendant GARCIA lived with the SUBJECT DOG and took care of the SUBJECT DOG.

10. On the day of the subject incident

SUBJECT DOG.

10. On the day of the subject incident Defendant GARCIA failed to reasonably secure the SUBJECT DOG, including but not limited to, leashing the SUBJECT DOG or confining the SUBJECT DOG to an enclosed space.

11. As a result of acts, omissions, and conduct of Defendants, and each of them, Plaintiff was severely injured as herein alleged.

FIRST CAUSE OF ACTION

FIRST CAUSE OF ACTION (Strict Liability as against all Defendants)

12. Plaintiff repeats, realleges, and incorporates by reference, each and every allegation as though set forth fully herein.

13. Plaintiff is informed and believes, and thereon alleges that, at all times relevant herein, GARCIA, and DOES 1 through 5, owned, trained, kept, maintained, controlled and/or cared for the SUBJECT DOG.

herein, GARCIA, and DOES 1 through 5, owned, trained, kept, maintained, controlled and/or cared for the SUBJECT DOG.

14. Plaintiff is informed and believes, and thereon alleges, that on April 6, 2021, Defendants GARCIA, and DOES 1 through 10, failed to inform Plaintiff that the SUBJECT DOG had prior incidents of aggressive behavior, including prior attacks on other people. GARCIA and DOES 1 through 10, without any disclosure of the SUBJECT DOG's dangerous propensities, left his gate on his property wide open allowing the SUBJECT DOG attacked Plaintiff while he was walking with his dogs and the SUBJECT DOG attacked Plaintiff while he was walking with his dogs and the SUBJECT DOG attacked Plaintiff whole of Plaintiff down, and severely mauled his leg on or about April 6, 2021, (hereinafter the "SUBJECT INCIDENT").

15. Plaintiff is informed and believes, and thereon alleges, that the SUBJECT DOG had unusually dangerous traits and/or propensities, including, without limitation, propensities for attacking, biting, mauling, and otherwise seriously injuring people and other animals. Before the SUBJECT INCIDENT, Defendants knew of, had reason to know of, or were on notice of those traits and propensities were a substantial factor in causing injury to Plaintiff been informed or known of these dangerous traits and/or propensities were a substantial factor in causing injury to Plaintiff sheath, strength, activity, and body. These injuries caused the Plaintiff emotional distress, pain and suffering, property damage, and economic loss (medical expenses, earning capacity, etc.).

loss (medical expenses, earning capacity, etc.).
17. Pursuant to Civil Code §3342, Defendants, and each of them, are liable for Plaintiffs damages suffered as a result of his being attacked and mauled by the SUBJECT DOG. In addition thereto, Defendants, and each of them, by failing to control the SUBJECT DOG, violated local ordinances.

Defendants, and each of them, by failing to control the SUBJECT DOG, violated local ordinances.

18. As a direct and proximate result of the conduct of the Defendants, and each of them, Plaintiff was hurt and injured in her health, strength, and activity, sustaining injury to Plaintiff's body and shock and injury to Plaintiff's hody and shock and injury to Plaintiff's nervous system and person, all of which said injuries have caused and continue to cause each of the Plaintiff great mental, physical and nervous strain, pain and suffering. Plaintiff is informed and believes, and thereon alleges, that Plaintiff will thereby be permanently disabled all to Plaintiff's general damage in an amount which is not known at this time. Plaintiff will ask leave to amend this Complaint at such time as the exact amount of this damage is ascertained or proved at time of trial.

19. As a direct and proximate result of the conduct of the defendants, and each of them. Plaintiff was required to and did employ physicians and surgeons to examine, treat, and care for Plaintiff and did incur medical and related expenses the exact amount of which are not known at this time. Plaintiff will ask leave to amend at such time as the exact amount of this loss is ascertained or proved at time of trial.

20. As a direct and proximate result of the conduct of the Defendants, and each of them, Plaintiff was required to, and did lose time from Plaintiff's occupation. Plaintiff is informed and believes, and thereon alleges, that Plaintiff will lose time in the future from said occupation and that the future erning capacity of said Plaintiff sturther loss, in an amount not known at this time. Plaintiff will ask leave to amend this town in an amount not known at this time. Plaintiff will ask leave to amend this town in an amount not known at this time. Plaintiff will ask leave to amend this town in an amount not known at this time. Plaintiff will ask leave to amend this town in a mount not known at this time. Plaintiff will lose time in the future fro has been ascertained or proved at tin of trial.

SECOND CAUSE OF ACTION SECOND CAUSE OF ACTION
(Negligence against all Defendants)
21. Plaintiff repeats, realleges, and incorporates by reference, each and every allegation as though set forth fully herein.
22. At all times herein mentioned, Defendants and each of them, had a duty and responsibility for maintaining the SUBJECT DOG in a safe condition on their property.

property. 23. Defendants, and each of them

property.

23. Defendants, and each of them, breached such duty when they negligently, carelessly, recklessly, and/or unlawfully owned, controlled, and/or maintained the SUBJECT DOG on their property.

24. Defendants had a duty to exercise the degree of care that an ordinary careful person, acting in similar circumstances, would exercise for the safety of others.

25. The foregoing acts were caused by the negligence, carelessness and recklessness on the part of the Defendants, and each of them, in negligently owning, controlling, maintaining, possessing, keeping, restraining, training and caring for the SUBJECT DOG on their property so as to allow the SUBJECT DOG to attack Plaintiff as he was on the sidewalk in front of the SUBJECT PROPERTY.

26. Defendants knew or should have

SUBJECT PROPERTY.

26. Defendants knew or should have known of the SUBJECT DOG's unsafe activities and aggressive nature and, therefore, owed Plaintiff, an individual, in a lawful place, a legal duty to use due care to prevent her from being injured by those activities. Defendants had exclusive control over the maintenance of the property such that, in the ordinary course of affairs, Defendants had the ability and power to properly restricting the dog in of affairs, Defendants had the ability and power to properly restraining the dog in their property preventing it from leaving the property and attacking people in public. 27. Defendants breached their legal duty of care to the Plaintiff by failing to inform Plaintiff that the SUBJECT DOG

duty of care to the Plaintiff by failing to inform Plaintiff that the SUBJECT DOG had unusually dangerous traits and/or propensities, including prior attacks on people. They, thereby, failed to exercise the degree of care that an ordinary careful person, acting in similar circumstances, would exercise for the safety of others.

28. Defendants' negligence caused Plaintiff's injuries because it created a foreseeable risk that manifest when the SUBJECT DOG attacked Plaintiff, injuring him in health, strength, activity, and body. These injuries caused the Plaintiff emotional distress, pain and suffering, property damage, and economic loss (medical expenses, eaming capacity, etc.).

29. As a direct and proximate result of the conduct of the defendants, and each of them, Plaintiff was hurt and injured in her health, strength, and activity, sustaining injury to Plaintiff's body and shock and injury to Plaintiff's nervous system and person, all of which said injuries have caused and continue to cause each of the Plaintiff great mental, physical and nervous strain, pain and suffering. Plaintiff is informed and believes, and thereon alleges, that Plaintiff will thereby be permanently disabled all to Plaintiff's general damage in an amount which is not known at this time. Plaintiff will ask leave to amend this Complaint at such time as the exact amount of this damage is

general damage in an amount which is not known at this time. Plaintiff will ask leave to amend this Complaint at such time as the exact amount of this damage is ascertained or proved at time of trial.

30. As a direct and proximate result of the conduct of the defendants, and each of them. Plaintiff was required to and did employ physicians and surgeons to examine, treat, and care for Plaintiff and did incur medical and related expenses the exact amount of which are not known at this time. Plaintiff will ask leave to amend at such time as the exact amount of this loss is ascertained or proved at time of trial. 31. As a direct and proximate result of the conduct of the defendants, and each of them, Plaintiff was required to and did lose time from Plaintiff's occupation. Plaintiff is informed and believes, and thereon alleges, that Plaintiff will lose time in the future from said occupation and that the future earning capacity of said Plaintiff has been impaired, all to the Plaintiff's further loss, in an amount not known at this time. Plaintiff will ask leave to amend this loss, in an amount not known at this time. Plaintiff will ask leave to amend this Complaint to set forth the exact amount, and nature of this loss when same

PRAYER FOR DAMAGES

WHEREFORE, Plaintiff, ALEXANDER RAMOS AGUILAR, an individual, hereby prays for judgment against Defendants, JOSE GARCIA, an individual; and DOES 1 through 50, inclusive, and each of them, as follows:

1. For general damages (also known as non-economic damages), including but not limited to, past and future physical, mental, and emotional pain and suffering in an amount in excess of the jurisdictional minimum, according to proof;

2. For special damages (also known as economic damages), including but not limited to, past and future hospital, medical, professional, and incidental expenses as well as past and future loss of earning, loss of opportunity, and loss of earning capacity, in excess of the jurisdictional minimum, according to proof;

3. For prejudgment interest, according to proof;

4. For costs of suit incurred herein

proof; 4. For costs of suit incurred herein.

4. For costs of sult incurred nerein, according to proof;
5. For injunctive relief the Court may deem just and proper; and 6. For such other and further relief as the Court may deem just

further relief as the Court may deem just and proper.

DEMAND FOR TRIAL BY JURY
Plaintiff, ALEXANDER RAMOS AGUILAR, an individual, hereby demands a trial by jury as to all causes of action.

Dated: February 11, 2022

Karns & Karns, LLP
By:/s/TIMOTHY MITCHELL, ESQ.
Attorney for Plaintiff
ALEXANDER RAMOS-AGUILAR
4/2, 4/9, 4/16, 4/23/24

DJ-3798972#

DJ-3798972#

SUMMONS
(CITACION JUDICIAL)

CASE NUMBER (Número del Caso):
23AHCV02407

NOTICE TO DEFENDANT (AVISO
AL DEMANDADO): AUTO STORE
PROPERTIES, a Corporation, BOB
WONDRIES ASSOCIATES, INC., and
DOES 2 through 50,
YOU ARE BEING SUED BY PLAINTIFF
(LO ESTÁ DEMANDANDO EL
DEMANDANTE): ALFREDO RAMIREZ,
JR, a minor, by and through his Guardian
ad Litem, GABRIELA HERNANDEZ,
NOTICE! You have been sued. The court
may decide against you without your being
heard unless you respond within 30 days.
Read the information below.
You have 30 CALENDAR DAYS after this
summons and legal papers are served on
you to file a written response at this court
and have a copy served on the plaintiff.
A letter or phone call will not protect you.
Your written response must be in proper
legal form if you want the court to hear your
case. There may be a court form that you
can use for your response. You can find
these court forms and more information
at the California Courts Online Self-Help
Center (www.courtinfo.ca.gov/selfhelp),
your county law library, or the courthouse
nearest you. If you cannot pay the filing
fee, ask the court clerk for a fee waiver
form. If you do not file your response on
time, you may lose the case by default,
and your wages, money, and property may
be taken without further warning from the
court.

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

nis Guardian ad Litem GABRIELA HERNANDEZ, who is Plaintiff's natural mother.

4. Plaintiff is informed and believes that Defendant AUTO STORE PROPERTIES, at all times relevant herein, was a corporation located in Los Angeles County, California, which owned, managed, controlled, inspected, occupied, operated, and/or maintained the Subject Property located at 726 E. Main Street, Alhambra, CA 91801.

5. The true names and capacities, whether individual, plural, corporate, partnership, associate, or otherwise, of DOES 1 through 50, inclusive, are unknown to Plaintiff who therefore sue said Defendant by such fictitious names. The full extent of the facts linking such fictitiously sued Defendant is unknown to Plaintiff. Plaintiff is informed and believes, and thereon alleges, that each of the Defendant designated herein as a DOE was, and is, negligent, or in some other actionable manner, responsible for the events and happenings hereinafter referred to, and thereby negligently, or in some other actionable manner, legally and proximately caused the hereinafter described injuries and damages to Plaintiff. Plaintiff will hereafter amend this Complaint to show the Defendant true names and capacities after the same have been ascertained.

time, you may lose the case by deralit, 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 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 by the call formit legal services by the call formit legal services. Web site (www. lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo. cagow/self-help), 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 dias, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación. Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más 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 de un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado

con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia. org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso. The name and address of the court is (El nombre y dirección de la corte es): Superior Court of California, County of Los Angeles, 150 W. Commonwealth Avenue Alhambra, CA 91801
The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): PANISH | SHEA | BOYLE | RAVIPUDI LLP, 1111 SANTA Monica Boulevard, Suite 700 Los Angeles, CA 90025, 310-477-1700 DATE (Fecha): 01/03/2024
David W. Slayton, Clerk (Secretario), by N. Le, Deputy (Adjunto) (SEAL)
COMPLAINT FOR DAMAGES
1. NEGLIGENCE
2. PREMISES LIABILITY
DEMAND FOR JURY TRIAL
COMES NOW Plaintiff ALFREDO RAMIREZ, a minor, by and through his Guardian ad Litem, GABRIELA HERNANDEZ ("Plaintiff"), for causes of action against Defendant AUTO STORE PROPERTIES, a Corporation, and DOES
1 through 50, inclusive ("Defendant"), complains and alleges as follows:

GENERAL ALLEGATIONS
COMPENTY"). The child fell approximately sixteen to twenty feet and suffered blunt head trauma ("Subject Incident"). Plaintiff was immediately rushed to the hospital for emergency treatment and required extensive medical treatment thereafter. The SUBJECT PROPERTY was an abandoned car sales lot which was owned, operated, maintained, occupie

maintained, occupied, directed, managed, supervised, inspected, repaired by Defendant AUTO STORE PROPERTIES and DOES 1 through 50. Despite the SUBJECT PROPERTY being abandoned, Defendants had no safeguards to ensure that people could not have unfettered access to the abandoned property.

PARTIES

2. At all times herein relevant, Plaintiff ALFREDO RAMIREZ is, and was, a resident of Los Angeles County, California.
3. Plaintiff is represented through his Guardian ad Litem GABRIELA HERNANDEZ, who is Plaintiff's natural mother.

## **LEGAL NOTICES**

6. Plaintiff is informed and believes, and 6. Plaintiff is informed and believes, and thereon alleges, that at all times mentioned herein, Defendant, and each of them, including DOES 1 through 50, inclusive, were agents, servants, employees, successors in interest, and/or joint venturers of their co-Defendant, and were, as such, acting within the course, scope, and authority of said agency, employment, and/or venture, and that each and every Defendant, as aforesaid, when acting as a principal, was negligent in the selection and hiring of each and every other Defendant as an agent, servant, employee, successor in interest, and/or joint venturer. successor in interest, and/or joint venture Plaintiff is informed and believes and thereon alleges that at all times mentioned herein, Defendant, and each of them, including DOES 1 through 50, inclusive, were and are individuals, corporations, governmental agencies, or other business entities acting as agents, associates, employees, contractors (independent or otherwise), consultants, nathers, vendors, joint venturers, and/or otherwise on behalf of Defendant AUTO STORE PROPERTIES in the pursuit of business interests as authorized and being conducted within the State of California and within the jurisdiction of this Court. Plaintiff will amend this Complaint to reflect the correct individual, governmental and/or business capacity of each of said Defendant when that information is

ascertained. 8. Plaintiff is informed and believes and thereon alleges that at all times mentioned herein, Defendant, and each of them, including DOES 1 through 50, inclusive, were and are responsible for maintaining, inspecting, servicing, managing, facilitating, and/or modifying the Subject Property, including but not limited to the skylights. Plaintiff will amend this Complaint to reflect the correct individual and/or business capacity of each of said Defendant when that information is ascertained. FIRST CAUSE OF ACTION

FIRST CAUSE OF ACTION
(Negligence Against Defendant and DOES
1 through 50, Inclusive)
8. Plaintiff re-alleges and incorporates
herein by reference each and every
allegation and statement contained in the

prior paragraphs. 9. Plaintiff is informed and believes,

and thereupon alleges, that at all times mentioned herein, Defendant AUTO STORE PROPERTIES and DOES I through 50, inclusive, owed a duty of care to all reasonably foreseeable people, including Plaintiff, to ensure that the Subject Propertydid not pose an unreasonable risk of harm. This included, but is not limited to, the maintenance, control, repair, care, supervision, preservation, conservation and risk assessment of the property and skylight access so as not to expose people, such as Plaintiff, to an unreasonable risk of injury or death, as well as to remain in compliance with all applicable statutes ordinances, regulations, and industry standards. Specifically, Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, failed to take adequate measures to make sure the property/skylights were secured and there was no access to them on the SUBJECT PROPERTY.

10. Plaintiff is informed and believes,

and thereupon alleges, that at all times mentioned herein, Defendant AUTO STORE PROPERTIES and DOES I through 50, inclusive, carelessly, negligently, and recklessly owned, leased, managed, maintained, controlled, entrusted, serviced, constructed, and operated the Subject Property, including but not limited to the maintenance, care supervision, preservation, conservation and risk assessment of the property and

skylights.

11. Plaintiff is further informed and believes, and thereon alleges, that Defendant knew, or through the exercise of reasonable care, should have known about this unreasonable risk of harm. Defendant had actual and constructive notice that the property was being accessed despite being abandoned. This unreasonable risk of harm was such a nature and existed long enough that Defendant had sufficient time to discover it and, using reasonable care, take adequate precautions.

12. Plaintiff is further informed and

believes, and thereon alleges, that said Defendant's acts and/or omissions and other wrongful conduct directly, legally, and proximately caused, and were a substantial factor in causing the injuries and resulting damages to Plaintiff.

13. As a legal, direct and proximate

cause of the aforementioned conduct of Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, Plaintiff sustained injuries on February 15, 2023. Plaintiff's damages occurred as a direct and proximate result of the dangerous condition, negligence, and failure to warn of the dangerous condition, and unlawful conduct of the Defendant, and each of

them. 14. As a direct, legal and proximate 14. As a direct, legal and proximate result of the aforementioned conduct of Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, Plaintiff was injured in his health, strength, and activity, sustaining injuries to his body, and shock and injury to his person, all of which have caused and continued to cause Plaintiff great physical, mental, and emotional pain and suffering. Plaintiff is further informed and believes, and thereon allege, that said injuries will result in permanent disability, all to his general damages in an amount which will be stated

according to proof, pursuant to California Code of Civil Procedure Section 425.10. 15. As a legal, direct and proximate result of negligent, reckless and unlawful conduct of Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, Plaintiff was compelled to and did employ the services of hospitals, physicians, surgeons, nurses and the like, to care for and treat her, and did incur hospital, medical, professional and incidental expenses, and Plaintiff is and incidential expenses, and Plaintin is informed and believe and thereupon alleges that by reason of his injuries, will necessarily incur additional like expenses for an indefinite period of time in the future, the exact amount of which expenses will be stated according to proof, pursuant to California Code of Civil Procedure Section

425.10.
SECOND CAUSE OF ACTION (Premises
Liability Against Defendant and DOES 1
through 50, Inclusive)
16. Plaintiff re-alleges and incorporates
herein by reference each and every

allegation and statement contained in the prior paragraphs. 17. Plaintiff is informed and believes,

and thereupon alleges, that at all times mentioned herein, Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, owned, leased, occupied and/or controlled the Subject Property at the time of the incident.

18. Plaintiffs is informed and believes,

and thereupon alleges, that at all times mentioned herein, said Defendant created, owned, built, drafted, engineered, designed, inspected, regulated modified, directed, supervised, planned contracted, constructed, managed serviced, repaired, maintained, used occupied, and/or controlled the Subject Property, including the skylights and surrounding area where the Subject Incident occurred. This included, but is not limited to, the maintenance, control, repair, care, supervision, preservation conservation and risk assessment of the property and skylight access so as not to expose people, such as Plaintiff, to an unreasonable risk of injury or death, as well as to remain in compliance with all applicable statutes, ordinances,

regulations, and industry standards.

19. At the time of the Subject Incident, various dangerous conditions existed on, at, and around the Subject Property that created a substantial and reasonably foreseeable risk of injury or death when such properties were used with due care in a reasonably foreseeable manner. The various dangerous conditions include but are not limited to, the following: easily accessible skylights and easily accessible

roof. 20. Plaintiff contends that the Subject

20. Plaintiff contends that the Subject Property and skylights were dangerously and defectively maintained, controlled, serviced, supervised, preserved, planned, designed, drafted, engineered, constructed, and/or positioned.
21. Plaintiff is informed and believes, and thereon alleges, that Defendant had actual and/or constructive knowledge of the said dangerous and defective conditions of the skylights and Subject Property, for a sufficient period of time prior to the Subject Incident to have taken measures to prevent Incident to have taken measures to prevent such incidents due to the conditions of the Subject Property, and the skylights at the Subject Property.

22. Plaintiff is further informed and

believes, and thereon alleges, that said dangerous conditions were a legal, direct, and proximate cause of the injury and damages suffered by Plaintiff. 23. Plaintiff is informed and believes, and thereon alleges that Defendant knew, or in the exercise of ordinary care, should have known of the dangerous conditions present at the Subject Property, and each of them, had sufficient time, resources. and funds available prior to the Subject Incident to have taken measures to protect against the dangerous conditions, correct the dangerous conditions, and/ or warn visitors, including Plaintiff, of said dangerous conditions. Nonetheless, said Defendant, and each of them, failed to properly maintain the Subject Property, and particularly the skylights so as to properly maintain the Subject Property, and particularly, the skylights, so as to minimize the risk of injury and damages to reasonably careful individuals and/or correct the dangerous conditions. This failure to correct and/or alleviate such dangerous conditions proving the conditions of the condition of the c dangerous condition proximately caused

and/or contributed to the injuries and damages sustained by Plaintiff.

24. As a legal, direct and proximate cause of the aforementioned conduct of Defendant AUTO STORE PROPERTIES Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, Plaintiff sustained injuries on February 15, 2023. Plaintiff's damages occurred as a direct and proximate result of the dangerous condition, negligence, and failure to warn of the dangerous condition, and unlawful conduct of the Defendant, and each of them

them.
25. As a direct, legal and proximate 25. As a direct, legal and proximate result of the aforementioned conduct of Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, Plaintiwas injured in his health, strength, and activity, sustaining injuries to his body, and shock and injury to his person, all of which have caused and continued to cause Plaintiff great physical, mental, and emotional pain and suffering. Plaintiff is further informed and believes, and thereon alleue, that said injuries will result is further informed and believes, and thereon allege, that said injuries will result in permanent disability, all to his general damages in an amount which will be stated according to proof, pursuant to California Code of Civil Procedure Section 425.10.

26. As a legal, direct and proximate result of negligent, reckless and unlawful conduct of Defendant AUTO STORE PROPERTIES and DOES 1 through 50, inclusive, Plaintiff was compelled to and did employ the services of hospitals. 50, inclusive, Plaintiff was compelled to and did employ the services of hospitals, physicians, surgeons, nurses and the like, to care for and treat her, and did incur hospital, medical, professional and incidental expenses, and Plaintiff is informed and believe and thereupon alleges that by reason of his injuries, will processarily incur additional like aveneroes. necessarily incur additional like expenses for an indefinite period of time in the future, the exact amount of which expenses will be stated according to proof, pursuant to California Code of Civil ProcedureSection

425.10. 425.10.
PRAYER FOR RELIEF
WHEREFORE, Plaintiff prays judgment
against Defendant AUTO STORE
PROPERTIES and DOES 1 through 50,
inclusive, and each of them, as follows: inclusive, and each of them, as follows:

1. For general damages (also known as non-economic damages), including but not limited to, past and future physical pain and mental suffering, loss of enjoyment of life, disfigurement, physical impairment, inconvenience, grief, anxiety, humilitation, and emotional distress, in an amount in excess of the jurisdictional minimum,

according to proof; 2. For special damages (also known as economic damages), including but not limited to, past and future hospital, medical, professional, and incidental expenses, as well as past and future loss of earnings loss of opportunity, and loss of earning capacity, in excess of theiurisdictional capacity, in excess of thejurisdictional minimum, according to proof;
3. For prejudgment interest, according to

proof; 4. For costs of suit incurred herein, according to proof

5. For such other and further relief as the Court may deem just and proper.

DATED: October 17, 2023

PANISH | SHEA | BOYLE | RAVIPUDI LLP

By:/s/ Erika Contreras Robert Glassmar Erika Contrera Attorneys for Plaintiffs
DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury as to all causes of action.
DATED: October 17, 2023
PANISH | SHEA | BOYLE | RAVIPUDI LLP By:/s/ Erika Contreras Robert Glassman Erika Contrera

Attorneys for Plaintiffs PLAINTIFF'S STATEMENT OF DAMAGES Action Filed: October 17, 2023 Trial Date: None Set Assigned for All Purposes to:
Hon. William A. Crowfoot, Dept. 3
TO THE DEFENDANTS AND TO THEIR

ATTORNEYS OF RECORD: Pursuant to Code of Civil Procedure § 425.11, Plaintiff, ALFREDO RAMIREZ, JR., hereby provides a Statement of Damages as follows:

as rollows:

1. General Damages: \$6,000,000;

2. Special Damages: \$4,000,000.

DATED: March 21, 2024

PANISH | SHEA | BOYLE | RAVIPUDI LLP

By:/s/ Erika Contreras Attorneys for Plaintiff 4/2, 4/9, 4/16, 4/23/24 DJ-3797086#

ORDER TO SHOW CAUSE FOR CHANGE OF NAME Case No. 24CHCP00105 Superior Court of California, County of LOS ANGELES Petition of: WILLIAM BECK, JR. for Change of Name

Change of Name
TO ALL INTERESTED PERSONS:
Petitioner WILLIAM BECK, JR. filed
a petition with this court for a decree
changing names as follows:
WILLIAM BECK, JR. to DAMIEM VON
BECK

BECK
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 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 cour may grant the petition without a hearing.

Notice of Hearing: Date: MAY 17, 2024, Time: 8:30AM, Dept. r43, The address of the court is 9425 PENFIELD AVE. CHATSWORTH, CA

1311
(To appear remotely, check in advance of the hearing for information about how to do so on the court's website. To find your court's website, go to www.courts.ca.gov/find-my-court.htm.)
A copy of this Order to Show Cause must be published at least once each week for four successive weeks before the date set for hearing on the petition in a newspaper of general circulation, printed in this county: THE DALLY JOURNAL Date: MARCH 15, 2024 DAVID B. GELFOUND Judge of the Superior Court

Judge of the Superior Court 3/26, 4/2, 4/9, 4/16/24

D.J-3796859#

SUMMONS
(CITACION JUDICIAL)
CASE NUMBER (Número del Caso):
23VECV01059
NOTICE TO DEFENDANT (AVISO
AL DEMANDADO): Pete Blumel, an individual; Does 1-10
YOU ARE BEING SUED BY PLAINTIFF
(LO ESTÁ DEMANDANDO EL DEMANDANTE): American Express
National Bank, Successor by Merger to American Express Bank, FSB; American Express Bank FSB; American Express National Bank

Express National Bank
NOTICE! You have been sued. The court

may decide against you without your being heard unless you respond within 30 days Read the information below. You have 30 CALENDAR DAYS after this

summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintif A letter or phone call will not protect you Your written response must be in prope legal form if you want the court to hear you case. There may be a court form that yo 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 courthous 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 or 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 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. 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 loca 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 si versión. Lea la información a continuación. Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citació y papeles legales para presentar una respuesta por escrito en esta corte y hace que se entregue una copia al demandante . Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte Es posible que haya un formulario qu usted pueda usar para su respuesta Puede encontrar estos formularios de la corte y más 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 más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso

por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más

quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamer a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia. org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de s'10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso. The name and address of the court is (El nombre y dirección de la corte es): SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES, 6230 Sylmar Ave, Van Nuys 91401, Van Nuys Courthouse East
The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Kambrie L. Keith, Esq. SBN 303847 // Lourdes Slinsky, Esq. SBN 23157, Modlin Slinsky, P.A., 1551 Sawgrass Corporate Parkway, Suite 110, Sunrise, FL 33223, Phone No: 888-323-4577, Fax No: 754-551-5791, Email: pleadings@lssmlaw.com DATE (Fecha): 03/09/2023
David W. Slayton, Clerk (Secretario), by A. Salcedo, Deputy (Adjunto)
(SEAL)
Case Management Conference and Order to Show Cause set for July 24, 2024 at 8:30 a.m. in Department O located at the Los Angeles Van Nuys Courthouse East: 6230 Sylmar Ave, van Nuys, CA 91401. advertencia. Hay otros requisitos legales. Es

DJ-3796822#

### SUMMONS (CITACION JUDICIAL) CASE NUMBER (Número del Caso): 23STCV11020

23STCV11020
NOTICE TO DEFENDANT (AVISO AL DEMANDADO): Olegario Escobedo
YOU ARE BEING SUED BY PLAINTIFF
(LO ESTÁ DEMANDANDO EL DEMANDANTE): The Estate of Lucy M. 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. heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the fling 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.

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 cannot 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.gow/selfhelp), or by contacting your local court or county bar association. NOTE:

The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación. Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario de la corte que de de las Cortes de California (www.sucorte.ca, gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su urespuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

adveriencia.
Hay otros requisitos legales. Es recomendable que llame a un abogado recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California. Legal Services, (www.lawhelpcalifornia. org), en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso. The name and address of the court is (El nombre y dirección de la corte es): CENTRAL-STANLEY MOSK COURTHOUSE 111 N. HILL ST. LOS ANGELES CA 90012
The name, address, and telephone number of plaintiff's attorney or

ANGELES CA 90012
The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is CH nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): James O'Brien Bey & Associates LLC 191 Peachtree Street NE, Suite 3200 Atlanta, GA 30303 (513) 506-1515

A t I a n t a , G A (513) 506-1515 DATE (Fecha): 03/14/2024 Mark E. Windham Clerk (3

m Clerk (Secretario), by Mark E. Windham, Deputy (Adjunto NOTICE TO THE PERSON SERVED

70u are served as an indiv 3/26, 4/2, 4/9, 4/16/24 DJ-3796800#

### SUMMONS (CITACION JUDICIAL) CASE NUMBER (Número del C 23STCV11020

NOTICE TO DEFENDANT (AVISO AL DEMANDADO): Michael J. Carr aka M.J. YOU ARE BEING SUED BY PLAINTIFE (LO ESTÁ DEMANDANDO EL DEMANDANTE): The Estate of Lucy M.

NOTICE! You have been sued. The court

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

There are other legal requirements. You 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, 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.gow/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. JAVISO! Lo han demandado. Si no before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación. Tiene 30 DÍAS DE CALENDARIO después de que le entrequen esta citación y papeles legales para presentar una

respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más 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 más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

por incumplimiento y la corte le podra quitar su sueldo, dinero y bienes sin más advertencia.

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

The name and address of the court is (El nombre y dirección de la corte es): CENTRAL-STANLEY MOSK COURTHOUSE 111 N. HILL ST. LOS ANGELES CA 90012

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): James O'Brien Be y & A so o cial es L LC 191 Peachtre Street NE, Suite 3200 At la n ta, GA 3 0 3 0 3 (513) 506-1515

Atlanta, GA 30303 (513) 506-1515 DATE (Fecha): 03/14/2024 Mark E. Windham Clerk (Secretario), by Mark E. Windham, Deputy (Adjunto)

NOTICE TO THE PERSON SERVED: You are served as an individual defendant. 3/26, 4/2, 4/9, 4/16/24

## NOTICE OF PETITION TO NOTICE OF PETITION TO ADMINISTER ESTATE OF: SHELLY NINA GARCIA CASE NO. 24STPB03843 To all heirs, beneficiaries, creditors,

**PROBATE** 

contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of SHELLY NINA GARCIA

A PETITION FOR PROBATE has been filed by NICOLE CHAUTIN TREVINO in the Superior Court of California, County of LOS ANGELES. THE PETITION FOR PROBATE

requests that NICOLE CHAUTIN TREVINO 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. very important actions, nowever, 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: 05/10/24 at 8:30AM in Dept. 99 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. Your appearance may be in person by your attorney.

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 sonal representative 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 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
ASHLEY F. COPP - SBN 245140,
ASHLEY COPP LAW, APC
904 SILVER SPUR RD., SUITE 129 ROLLING HILLS ESTATES CA 90274

Telephone (310) 995-8751 4/15, 4/16, 4/22/24

DJ-3803247#

## NOTICE OF PETITION TO ADMINISTER ESTATE OF CLINTON E. WEYAND, III CASE NO. 24STPB02143

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

A PETITION FOR PROBATE has been filed by KENNETH SHEMWELL in the Superior Court of California, County of LOS

ANGELES. THE PETITION FOR PROBATE requests that KENNETH SHEMWELL 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: 05/03/24 at 8:30AM in Dept. 44 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. 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

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

either (1) four months from the date of first issuance of letters to

a general personal representative,

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
GENENE N. DUNN - SBN 300855 HUNSBERGER DUNN LLP 14751 PLAZA DR., SUITE G Telephone (714) 663-8000 4/9, 4/10, 4/16/24

DJ-3801443#

## NOTICE OF PETITION TO ADMINISTER ESTATE OF: MARCIA JOAN BERMAN CASE NO. 24STPB02059

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of MARCIA JOAN BERMAN.
A PETITION FOR PROBATE has been filed by JAY DAVIS in the Superior Court of California, County of LOS ANGELES. THE PETITION FOR PROBATE

uests that JAY DAVIS
appointed as personal requests representative to administer the estate of the decedent.

THE PETITION requests

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 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 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: 06/05/24 at 8:30AM in Dept. 9 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.

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

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 investor and experied. 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 the court clerk

Attorney for Petitioner ROBERT E. WHITESIDES - SBN 144468

CALLISTER. BROBERG BECKER, A LAW CORPORATION 700 N. BRAND BLVD., SUITE 560 GLENDALE CA 91203 Telephone (818) 500-1890 4/9, 4/10, 4/16/24

DJ-3801231#

## NOTICE OF PETITION TO ADMINISTER ESTATE OF SUSAN SO-JING CHUN, ALSO KNOWN AS SUSAN

S. J. CHUN CASE NO. 24STPB03661 To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the LOST will or estate, or both, of: Susan So-Jing Chun, also known as Susan S. J. Chun A PETITION FOR PROBATE has

been filed by Victoria Mary Chun in the Superior Court of California, County of Los Angeles THE PETITION FOR PROBATE requests that Victoria Mary Chun be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests the decedent's LOST WILL and codicils, if any, be admitted to probate. The LOST 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 with full authority . (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 obiection the petition and shows good cause why the court should not

grant the authority.

A HEARING on the petition will be held on 05/03/2024 at 8:30 AM in Dept. 4 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 the court before the hearing. Your appearance may be in persor 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

by the court within the later of interested in the estate, you may file with the court a Request for Special Notice (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

> Attorney for Petitioner: Michael Burstein, State Bar 133255 Irstein Law Firm Burstein 3611 Motor Avenue, Suite 220 Los Angeles, California 90034 Telephone: (310) 391-1311 4/9, 4/10, 4/16/24

DJ-3801224#

## NOTICE OF PETITION TO ADMINISTER ESTATE OF: JAMES SKORPANICH CASE NO. 24STPB03577

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of JAMES SKORPANICH.
A PETITION FOR PROBATE

has been filed by MARYANNE SKORPANICH, STEPHANIE PINKUS, STEVE SKORPANICH in the Superior Court of California, County of LOS ANGELES. THE PETITION FOR PROBATE

requests that STEPHANIE PINKUS 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: 05/02/24 at 8:30AM in Dept. 79 located at 111 N. HILL ST., LOS ANGELES, CA 90012

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 late either (1) four months from 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

KELLY S. KEUSCHER - SBN 204037, VALENSI ROSE, PLC 1888 CENTURY PARK EAST, LOS ANGELES CA 90067-1715 Telephone (310) 277-8011 4/9, 4/10, 4/16/24

DJ-3801220#

## NOTICE OF PETITION TO ADMINISTER ESTATE OF: STEVEN RABER

CASE NO. 24STPB03609 heirs, beneficiaries, cr contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of STEVEN RABER. A PETITION FOR PROBATE has

been filed by CHRISTOPHER GLAESER in the Superior Court California, County of LOS ANGELES.
THE PETITION FOR PROBATE

requests that CHRISTOPHER GLAESER 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 proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and

Illes 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: 05/02/24 at 8:30AM in Dept. 5 located at 111 N. HILL ST., LOS ANGELES, CA 90012 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 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

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. the court clerk.
Attorney for Petitioner
RENEE L. SPIECKERMANN - SBN

LAW OFFICES OF RENEE L. SPIECKERMANN 25101 THE OLD ROAD STEVENSON RANCH CA 91381 Telephone (661) 255-5411 4/9, 4/10, 4/16/24

DJ-3801103#

## NOTICE OF PETITION TO ADMINISTER ESTATE OF: WALTRAUT GERLINDE FEHRMANN CASE NO. 24STPB03610

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

A PETITION FOR PROBATE has been filed by PATRICIA

has been filed by PATRICIA DAHLSTROM AND SANDRA STOLLER in the Superior Court California, County of LOS ANGELES.
THE PETITION FOR PROBATE

requests that PATRICIA
DAHLSTROM AND SANDRA
STOLLER 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 appropriate trains authority will be 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: 05/07/24 at 8:30AM in Dept. 44 located at 111 N. HILL ST., LOS ANGELES, CA 90012 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 Collignia Probate Code, or (2) 60 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 / the court. If you are a persor 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.

S. SHARON YOON - SBN 225288 LAW OFFICES OF S. SHARON 5403 CALAROSA RANCH ROAD CAMARILLO CA 93012

Attorney for Petitioner

Telephone (805) 298-0405 DJ-3801099#

### **LEGAL NOTICES**

NOTICE OF AVAILABILITY

OF ANNUAL RETURN
Pursuant to Section 6104(d) of the Internal
Revenue Code, notice is hereby given that
the annual return for the Calendar year 2023 of ZEE FOUNDATION, a private foundation is a sufficient and a suffici foundation, is available at the foundation's principal office for inspection during regula business hours from 8:30 a.m. to 5:00 p.m by any citizen who requests it within 180 days after the date of this publication. The foundation's principal office is located at 210, 4001 Via Oro Avenue, Long Beach, CA 90810; (310) 549-5400 The principal manager of the foundation is TIEN P. ZEE. 4001 Via Oro Avenue, Long Beach, CA

DJ-3803774#

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