

## Residents warned of real estate scams

NORWALK – L.A. County Assessor Jeffrey Prang is alerting property owners of increasing reports of deed scam solicitations and misleading mailings being sent across the county.

Television and radio advertising that urges property owners to protect their homes from theft by unauthorized changes to deeds and other legal documents has caused concerns among residents, who have approached the Assessor wanting to know how best they can protect themselves from falling victim to identity fraud.

Given the seriousness and frequency of both cyber threats and identity theft, the Assessor, together with Board of Supervisors and county agencies, already implement a notification system which alerts property owners of any change to a deed, deed of trust, or similar document recorded with the County of Los Angeles.

Under the “Notice of Recordation” law in place since 2012, the last owner of record is mailed an official notification whenever a change to a deed or deed of trust is recorded. This notice provides the lawful owner advance notice and the opportunity to challenge any changes to ownership documents.

Mailed solicitations designed to appear as though they originated from the Assessor or another government agency, with stern warnings of fines and imprisonment, ask property owners to pay fees in order to obtain information already available to them for free.

These solicitations are professionally designed to look official and include similar barcodes and phrasing, such as “Recorded Deed Notice.” One example charges a fee for a property assessment profile that can be obtained for free from the Assessor.

In fact, this assessment information is available at no cost 24 hours a day, seven days a week directly through the Assessor’s office at portal.assessor.lacounty.gov.

Assessment data is also available during business hours by phone at (213) 974-3211 or (888) 807-2111, in person, and via email at helpdesk@assessor.lacounty.gov.

“Homeowners should always be vigilant of attempts at theft that can lead to changes affecting legal documents and property ownership,” said Prang.

## SUMMER CONCERTS ON THE LAWN

Photos by city of Norwalk

Next week: Dark for 4th of July



## Cerritos College extends president’s contract

► **CERRITOS COLLEGE:** Four-year extension will pay Dr. Jose Fierro \$234,000 annually.

NORWALK – At its June 20 meeting, the Cerritos College Board of Trustees unanimously voted to extend Dr. Jose Fierro’s employment contract as president/superintendent to a four-year term that extends through June 30, 2022.

The extension still includes the same annual compensation of \$234K from his previous contract.

Fierro joined Cerritos College as the President/ Superintendent in 2015. Prior to that, he served as the vice president of academic affairs and chief academic officer at Laramie County Community

College in Cheyenne, Wyoming.

Under Fierro’s leadership at Cerritos College, the campus honored its largest graduating class for the third year in a row, awarding nearly 3,500 students with degrees and certificates in 2018.

This signifies a 47 percent increase compared to the graduating class of 2015.

In addition, the College increased the awards to students who earned an Associate Degree for Transfer (AA-T/AS-T) by 82 percent compared to the graduating class of 2015.

The AA-T/AS-T degree guarantees admission for eligible students to transfer to

the California State University system. To date, nearly 3,000 students have earned the AA-T/ AS-T degrees since the College first conferred the Associate Degrees for Transfer in 2012.

Fierro also initiated efforts to develop Cerritos Complete, the campus’ official California College Promise program. The initiative provides students in the district with a merit-based scholarship that covers their first year of college free.

Cerritos Complete was named a national top 10 finalist for the prestigious Bellwether Award in 2018 for this innovative approach.

“I appreciate the members of the Board of Trustees for their support, encouragement,

and most importantly, their unwavering commitment to our students and community,” said Fierro.

“I am grateful for the honor and privilege to serve as president of Cerritos College, but I cannot fully take credit for our excellent accomplishments. I have the pleasure of working side-by-side with dedicated professionals who have a heart for service. I am happy to be a part of a creative, inclusive team that is working hard to serve our students and the community.

“With each year that passes, we face a welcome challenge to find innovative ways to meet and exceed the needs of our students and community.”

## Norwalk restaurant grades

**R&G’s Food Basket Meat Dept.**  
14407 Pioneer Blvd.  
Date Inspected: 6/25/18  
Grade: **A**

**R&G’s Food Basket Bakery**  
14407 Pioneer Blvd.  
Date Inspected: 6/25/18  
Grade: **A**

**Starbucks (Target)**  
10600 E Firestone Blvd.  
Date Inspected: 6/25/18  
Grade: **A**

**Target Cafe**  
10600 E Firestone Blvd.  
Date Inspected: 6/25/18  
Grade: **A**

**Donut King**  
12000 E Rosecrans Ave.  
Date Inspected: 6/25/18  
Grade: **A**

**Mariscos Las Islitas**  
14419 S. Pioneer Blvd.  
Date Inspected: 6/25/18  
Grade: **A**

**The Poke Co.**  
12200 Civic Center Dr. Ste A  
Date Inspected: 6/22/18  
Grade: **A**

**Keystone Lanes**  
11459 E Imperial Hwy.  
Date Inspected: 6/22/18  
Grade: **A**

**Luisa and Son Bakery- Retail**  
12543 Alondra Blvd.  
Date Inspected: 6/21/18  
Grade: **A**

**El Tazumal**  
16014 Pioneer Blvd.  
Date Inspected: 6/21/18  
Grade: **A**

**Mi Burrito Mexican Grill**  
16026 Pioneer Blvd.  
Date Inspected: 6/21/18  
Grade: **A**

**Marquez Restaurant**  
13226 E Rosecrans Ave.  
Date Inspected: 6/20/18  
Grade: **A**

**Elite Restaurant Concepts**  
11750 E Imperial Hwy.  
Date Inspected: 6/20/18  
Grade: **A**

**Jack in the Box**  
11353 Firestone Blvd.  
Date Inspected: 6/20/18  
Grade: **A**

**California Bakery**  
11860 Rosecrans Ave.  
Date Inspected: 6/19/18  
Grade: **A**

**Joyce Bakery**  
11605 E. Rosecrans Ave.  
Date Inspected: 6/19/18  
Grade: **A**

**Tam’s Super Burgers**  
11700 E Rosecransd Ave.  
Date Inspected: 6/18/18  
Grade: **A**

**Tutti Frutti**  
12417 Norwalk Blvd.  
Date Inspected: 6/15/18  
Grade: **A**

**Matchon Inc.**  
16511 Pioneer Blvd. #107  
Date Inspected: 6/14/18  
Grade: **A**

**KFC**  
10937 Alondra Blvd.  
Date Inspected: 6/14/18  
Grade: **A**

**Happy Bowl**  
12327 E Imperial Hwy.  
Date Inspected: 6/13/18  
Grade: **A**

**Kung Pow Bowl**  
12331 Imperial Hwy.  
Date Inspected: 6/13/18  
Grade: **A**

## Weekend at a Glance

Friday 75°

Saturday 75°

Sunday 77°



### Cars & Stripes Forever

**Friday - Port of Los Angeles, 5-10 pm**  
Classic car show, exotic vehicle display, live bands, food trucks, beer garden, and fireworks at 9:15 pm. Free.



### Mariachi Sol de Mexico de Jose Hernandez

**Saturday - La Mirada Performing Arts Center, 8 pm**  
One of the world’s most respected mariachis perform the history of Mexico through music. Performances at 2 pm and 8 pm. \$40+



### Drum Corps

**Saturday - Rose Bowl, 5 pm**  
A national drums and bugle corps competition featuring 13 teams and 1,100 performers. \$36



### Chinatown Summer Nights

**Saturday - Chinatown Central Plaza, 8 pm to midnight**  
Part summer party, part food festival featuring gourmet food trucks, craft beers, a craft and vintage market, chef demonstrations, and more. Free.



### Lakewood Block Party

**Saturday - Lakewood Civic Center, 4-9:30 pm**  
Live music, mechanical bull, giant slide, rock climbing wall, obstacle course, joust games, food vendors, beer garden, and fireworks at 9:30.

### TWEET OF THE WEEK

@CityofNorwalkCA: Only #safeandsane fireworks are permitted in #norwalkca. Learn how the @CityofNorwalkCA is increasing enforcement efforts and penalties to address illegal firework use and protect citizens, families and pets.

@NorwalkPatriot



# NORWALK HAPPENINGS

Friday, June 29

**Friday Flicks: Jumanji.**, 8 pm. A free outdoor screening of the classic film. Vista Verde Park, 11459 Ratliffe St.

**Paint Class & a Glass**, 8 pm. Create your own artistic masterpiece, with step-by-step instruction. Complimentary drinks and snacks. Rich Rehearsal Hall, 13200 Clarkdale Ave.

Monday, July 2

**Public Safety Commission Meeting**, 6 pm. City Hall, 12700 Norwalk Blvd.

Tuesday, July 3

**Locks of Love hair drive**, 1-7 pm. Help provide hairpieces for patients suffering from hair loss due to medical treatment or conditions. Open to all ages. City Hall, 12700 Norwalk Blvd.

**Independence Day Pageant**, 5-9 pm. Live performances by popular band Liquid Blue, games and activities, food for sale, and a

spectacular fireworks display. City Hall, 12700 Norwalk Blvd.

Wednesday, July 4

**Independence Day Recreation Swim**, 1-4 pm. Spend the holiday swimming at Norwalk’s pool. Plus games and activities. Norwalk Aquatic Pavilion, 12301 Sproul St.

Thursday, July 5

**Social Services Commission Meeting**, 6:30 pm. Norwalk Social Services Center, 11929 Alondra Blvd.

Wednesday, July 11

**Senior Commission Meeting**, 3 pm. Discuss issues of concern to Norwalk seniors. Norwalk Senior Center, 14040 San Antonio Dr.

**Live in Concert: Raise Your Glass and Prismatic**, 7 pm. The ultimate Pink and Katy Perry tribute bands. City Hall lawn, 12700 Norwalk Blvd.

Thursday, July 12

**Pet Vaccinations**, 4 pm. Discounted dog and cat vaccines, microchips and flea treatments. Rabies shots only \$6. City Hall, 12700 Norwalk Blvd.

Friday, July 13

**Como La Flor Workshop**, 7 pm. Create giant paper flowers using materials of different colors and sizes. Step by step instructions. Norwalk Cultural Arts Center, 13200 Clarkdale Ave.

**Family Movie Night: Coco**, 7:30 pm. Bring your lawn chair and blanket for a screening of “Coco” on a 400-ft. outdoor screen. Norwalk Park, 13000 Clarkdale Ave.

Saturday, July 14

**Dive-In Movie Night**, 7 pm. Jump into the pool and watch a screening of “Cars 3.” Rated PG. Norwalk Aquatic Pavilion, 12301 Sproul St.

Wednesday, July 18

**Live in Concert: Knyght Ryder**, 7 pm. Playing the hits of the 70’s and 80’s, including AC/DC, Cheap Trick, Journey, and more. City Hall lawn, 12700 Norwalk Blvd.

Friday, July 20

**Family Movie Night: Wonder**, 7:30 pm. Bring your lawn chair and blanket for a screening of “Wonder” on a 400-ft. outdoor screen. Norwalk Park, 13000 Clarkdale Ave.

Saturday, July 21

**Hazardous Waste Collection**, 9 am to 3 pm. Bring your paints, chemicals, needles and electronics for proper disposal. Limit 15 gallons or 125 lbs. per trip. Cerritos College stadium parking lot, 11110 Alondra Blvd.

**Summer Jamz at the Park**, 4-8 pm. The band Fresh performs Latin, rock, R&B, and hip-hop. Plus food booths, games and summer activities. Hermosillo Park, 11959 162nd St.

Wednesday, July 25

**Live in Concert: The Hodads**, 7 pm. The Hodads blend 70s disco/beach/classics music, stylish costumes and audience interaction. City Hall lawn, 12700 Norwalk Blvd.

Friday, July 27

**Family Movie Night: Black Panther**, 7:30 pm. Bring your lawn chair and blanket for a screening of “Black Panther” on a 400-ft. outdoor screen. Norwalk Park, 13000 Clarkdale Ave.

Wednesday, August 1

**Live in Concert: LAvation**, 7 pm. The U2 tribute band performs an amazingly accurate show, incorporating stage elements from past U2 concerts. City Hall lawn, 12700 Norwalk Blvd.

Wednesday, August 3

**Family Movie Night: Wonder Woman**, 7:30 pm. Bring your lawn chair and blanket for a

screening of “Wonder Woman” on a 400-ft. outdoor screen. Norwalk Park, 13000 Clarkdale Ave.

Wednesday, August 8

**Live in Concert: Soto Band**, 7 pm. Latin funk, R&B rhythms and highly-choreographed dance moves are signatures of a Soto Band concert. City Hall lawn, 12700 Norwalk Blvd.

Saturday, August 11

**Summer Jamz at the Park**, 4-8 pm. Vinyl Funk performs 70s funk and 60s R&B. Plus food booths and games. Gerdes Park, 14700 Gridley Rd.

Friday, August 17

**Friday Flicks: Transformers.**, 8 pm. A free outdoor screening of ‘Transformers.’ City Hall lawn, 12700 Norwalk Blvd.

# Pelé, World Cup soccer, and ‘ginga’

By Carol Kearns Contributor

*This essay was first published on “Morning Echo,” Carol Kearns’ personal blog. It is republished with permission.*

We watched a Netflix movie last night, “Pelé: Birth of a Legend,” that is a must-see during this World Cup season – whether you’re a soccer fan or not.

It’s a biopic about the childhood and first World Cup appearance of 17-year-old Brazilian soccer player Pelé in Sweden 1958. The outcome was a profound upset for the Swedes and European soccer. The film is family-friendly, informative about Brazilian culture, and Pelé deserves this tribute.

Pelé not only helped his team win the Cup that year, he won two more World Cups after that, 1962 and 1970, and is considered the greatest footballer of all time. Brazil declared him a National Treasure and the International Olympic Committee named him Athlete of the Century in 1999.

Don’t be put off by the critics’ low rankings of the movie on Rotten Tomatoes. They’ve got it completely wrong. Audiences liked it three times as much.

The soccer-playing children are mesmerizing. Where did

they find these kids who could do bicycle kicks as well as act? The story never lags and the movie gives insight into what Brazilians call “ginga” – qualities of rhythm, grace, creativity, having fun. The origin of the word and what it represents is attributed to the traditions of the kidnapped Africans who were brought to Brazil as slaves. There is so much footage of the ball-handling skills that reflect “ginga,” that I now understand what the Brazilians mean by “the Beautiful Game.”

The film is a little bit clichéd in places, especially with the overuse of slo-mo to indicate moments of revelation. But this small weakness did not interfere with the essence of truth about Pelé’s story or my enjoyment of the film and what I learned.

In explaining the style and success of Pelé, the movie also opens the door a crack to the profound racial and class differences that still pervade this country. The story opens in the slums of So Paulo with a long sequence of barefoot children playing with a ball made from socks stolen from laundry lines. A favorite game is to see how far they can travel while keeping the ball off the ground as they pass it, using chest, head, feet, hips – anything but their hands. They are playing with “ginga.”

The young Pelé loves the game, even though his mother, a maid for rich people, wants

him to study in school. His father, a hospital janitor, is sympathetic because his own promising career as a player was derailed by a knee injury. Pelé’s father coaches him, using mangos for training – “Green ones are for shots, ripe ones are for finesse.”

Scouts notice Pelé’s skill and he is recruited to play for the Brazilian Club Santos in So Paolo at age 15. At age 16 he joins the national team. Some film critics felt the script didn’t provide enough depth or tension to the characters. But I saw plenty of tension in the situation of a mother worried for her son’s future and a teenager leaving home to take on a man’s responsibility.

The movie highlights the major conflict in Brazilian soccer at that time over whether or not to play more like the Europeans. Some argued that it was the “ginga” style that cost Brazil the Cup in 1950. At its core, this is a racial and class conflict which the film makers chose to handle obliquely rather than overtly. This may be why some critics feel the movie is lacks depth.

One of the Brazilians of Italian heritage says that he sees himself as European and agrees with the coach’s insistence on the direct style of European play. Pelé and other teammates struggle over the best way to stay on the team while coping with what they feel is a losing style of play. They want to win, but going

against the coach and playing “ginga” style could get them kicked off the team. Following the European lead also requires that they deny their Brazilian/African heritage.

The 1958 World Cup game was in Sweden with the King and Queen in the stands. Due to various injuries of other players, Pelé came on the field as a substitute at age 17. The press conference where both the Brazilian and Swedish teams are present is shocking if it comes from the transcripts at the time. The Swedish coach referred to the Brazilians as “abnormal.” The Brazilian team is demoralized.

You know the outcome – the Brazilians rally, decide that they are all proudly Brazilian, and play “ginga” style to go on to beat the Swedes soundly, 5-2, on their home turf. Pelé was the youngest person to ever play in a final World Cup match.

Today Pele is 78 years old, a philanthropist, and with influence that extends far beyond Brazil. He was a major factor in the development of U.S. soccer after a request from Henry Kissinger. Watch for a cameo appearance by Pelé in this movie. People say the screening of this film in Cannes brought tears to his eyes.

My husband and I are season ticket holders for LA soccer games, and we have enjoyed British Premier League games in England.



Brazilian soccer legends Pele and Garrincha.

But I never understood what Brazil meant by “the Beautiful Game” until I saw this movie. I will be watching the rest of this year’s World Cup with a new appreciation of Brazilian culture.

Garrincha – Pelé’s Teammate

Brazil’s success in the 1958 World Cup was clearly not due to Pelé alone. Pelé played along side of one of the most remarkable players of all time, Manuel Francisco Dos Santos, nicknamed Garrincha (a little bird). Garrincha is regarded by many as one of the best dribblers ever, with tremendous ball control, imagination, and a ferocious shot from either foot.

Most remarkable of all is that his knees were actually deformed – one knee turned in

and one turned out. This gave him an odd gait that initially deceived opponents.

The knockout of Russia from the 1958 World Cup was over in minutes after Garrincha scored two goals back to back.

Garrincha was beloved by all Brazilian’s, and the team never lost when he and Pelé played together. But his alcoholism probably prevented the world-wide familiarity and acclaim that Pelé enjoyed.

Among soccer writers and journalists, Garrincha was voted into the FIFA Team of the 20 century as one of the three best forwards of the 20th century.

# Southeast Eats explores: Root of Life Juicery

► This article is part of a new partnership between the Norwalk Patriot and Southeast Eats, an online blog that covers unique restaurants and eating trends in Southeast Los Angeles County.

Follow them on Instagram at @SoutheastEatsLA

**HUNTINGTON PARK** – Cities throughout the Southeast are joining in on this wave of introducing new, creative, and innovative culinary options, and Huntington Park is no exception.

One of HP’s pride-and-joy businesses is Root of Life Juicery. Root of Life is the city’s one-stop health food source, boasting a wide assortment of natural pressed juices and one-of-a-kind food creations.

ROL’s juice selection includes popular mainstays like Turmeric Tonic, Nature’s

Flu Shot, and Almond Milk Horchata.

Each juice not only tastes great, but also has tremendous health benefits; the Turmeric Tonic is perfect for inflammation, Nature’s Flu Shot is a great pick-me-up when you feel the flu or a cold coming on, and you can always count on any of their green juices for a quick and tasty detox.

ROL’s juices can also be made into a smoothie, for a filling meal on the go.

Their juices alone would be enough of a reason to check these guys out. However, they also take food to a whole new level. ROL’s fruit bowls are made with organic ingredients, including strawberries, bananas, acai berries, cacao, and coconut.

For those in a breakfast mood, you can’t go wrong

with their vegan waffles; large portions and a vast fruit assortment make this dish satisfying and guilt-free.

Owner Robert Valdez initiated ROL’s mission by working the local farmers markets in Huntington Park, South Gate, Downey, and Bixby Knolls. It was through this exposure that Valdez saw a need to expand and lay down roots (pun intended) at a physical location.

And so, in March 2017, ROL’s Huntington Park location was opened. Valdez’s hope is that his business will inspire others to not only eat healthy, but to effect change in their communities by demanding healthier food options.

Root of Life Juicery is located at 2925 E Florence Ave. in Huntington Park.

# Lunch at the Library program increases number of participating locations for 2018

**NORWALK** – For many students across Los Angeles County, summer represents a break from school, to relax and enjoy time with family and friends; but for others, it can also mean missing out on a nutritious school lunch. Based on County of Los Angeles Public Health, in 2015, food insecurity affected 29.2 percent of Los Angeles County Households. Food insecurity is defined by the United States Department of Agriculture (USDA) if a household experiences either a reduction in the quality, variety, or desirability of diet with little to no indication of reduce food intake, or reports of multiple indications of disrupted eating patterns and reduced food intake. Lunch at the Library provides free lunch to kids and teens

during the summer months while school is not in session. With an increase to 25 library locations, up from 15 in 2017, the Library plans to serve more lunches to youth this year. Library programming is also available before and after lunch is served, including the Summer Discovery Program, Adult 101, Storytime and more. Lunch at the Library is a partnership between LA County Library and the Los Angeles County Department of Parks and Recreation and is supported by the California Summer Meal Coalition and California Library Association. Lunch at the Library will be offered from June 11 through August 3, Monday through Friday from 12 to 1 p.m. at the

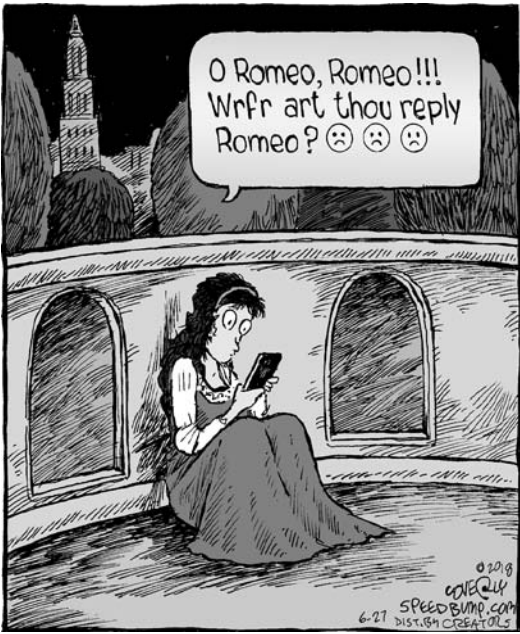
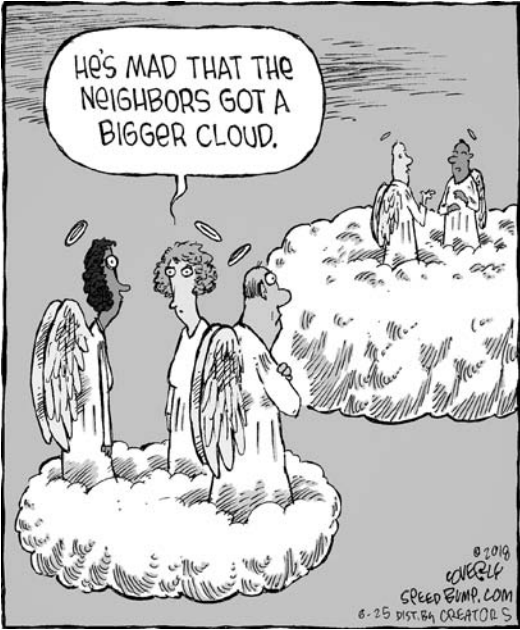
following 25 locations: A C Bilbrew Library, Artesia Library, Baldwin Park Library, City Terrace Library, Clifton M. Brakensiek Library, Duarte Library, East Rancho Dominguez Library, El Camino Real Library, El Monte Library, Gardena Library, Huntington Park Library, La Puente Library, Lake Los Angeles Library, Lancaster Library, Lawndale Library, Lennox Library, Littlerock Library, Los Nietos Library, Lynwood Library, Norwalk Library, Quartz Hill Library, San Fernando Library, San Gabriel Library, Sorensen Library, South Whittier Library For more information, visit LA CountyLibrary.org/SummerLunch.



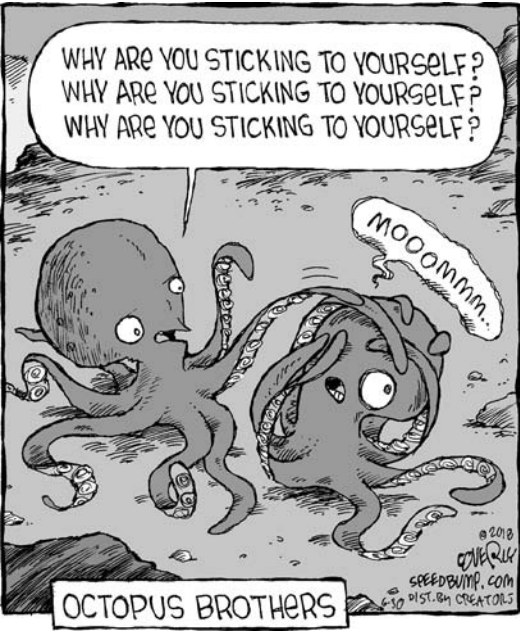




SPEED BUMP



DAVE COVERLY



To Advertise in  
**The Norwalk Patriot**  
Please Call  
**Michael Robinson**  
(562) 404-3008

Send us your Letters to the Editor, Press Releases, photos, meeting and club schedules!  
**Address:**  
14783 Carmenita Road  
Norwalk, CA 90650  
**Email:**  
news@thedowneypatriot.com

CALENDAR OF EVENTS

MONDAYS

1st, 6:00 p.m. - Public Safety meetings - Council Chambers

TUESDAYS

8:00 a.m. - 1:00 p.m. - Farmers Market - Excelsior High School  
12:00 p.m. - Rotary - Doubletree Hotel  
1st & 3rd 6:00 p.m. - Toastmasters Meetings - Registrar Recorder/County Clerks Office  
2nd & 4th, - Toastmasters Meetings - Norwalk Library  
1st & 3rd, 6:00 p.m. - City Council - Council Chambers  
3rd, 5:45 p.m. - Housing Authority - Council Chambers

WEDNESDAYS

1st, 12:30 p.m. - Soroptimist International - Soroptimist Village  
1st & 3rd, 7:00 p.m. - Lions Club - Bruce's Restaurant  
2nd, 10:30 a.m. - Norwalk Woman's Club - Masonic Lodge  
2nd & 4th, 1:30 p.m. - Alondra Senior Citizens - Social Services Center  
2nd & 4th, 7:30 p.m. - Planning Commission - Council Chambers  
4th, 11:30 a.m. - Coordinating Council - Arts & Sports Complex

THURSDAYS

1:00 p.m. - Adult color club "Color Us Happy" - Norwalk Library  
7:00 p.m. - Boy Scouts Troop 924 - Norwalk United Methodist Church  
2nd, 7:30 p.m. - Golden Trowel -Norwalk Masonic Lodge  
3rd, 8:00 p.m. - American Legion Post No. 359 - 11986 Front St.

SATURDAYS

2nd, 8:30 a.m. - 10:30 a.m. - Pancake Breakfast - First Christian Church of Norwalk  
Have an event you want listed? E-mail news@thedowneypatriot.com

On This Day...

June 29, 1897: The Chicago Cubs scored 36 runs in a game against Louisville, setting a record for runs scored by a team in a single game.  
1941: Joe DiMaggio got a base hit in his 42nd consecutive game. He broke George Sisler's record from 1922.  
1972: The U.S. Supreme Court ruled that the death penalty could constitute "cruel and unusual punishment." The ruling prompted states to revise their capital punishment laws.  
1987: Vincent Van Gogh's "Le Pont de Trinquetaille" was bought for \$20.4 million at an auction in London, England.  
2007: The first generation Apple iPhone went on sale.

### THE NEWSDAY CROSSWORD

Edited by Stanley Newman (www.StanXwords.com)

**A-LIST: Explained further at 126 Across**

by Mark McClain

**ACROSS**

1 Meal served

5 Excited, so to speak

10 German article

13 Escapes from

19 Home to four billion

20 French composer Gabriel

21 Airport alternative to JFK

22 Colorful phrases

23 Apollo 11 astronaut

25 "Mack the Knife" singer

27 Trooper's quarry

28 African island nation

30 Fishing gear

31 Speaker's spot

33 Auto club service

34 Noble rank

37 Subatomic particle

41 Come undone

44 Ersatz Frisbee

48 Circle segments

49 The Fire Next Time author

52 First Mad Men broadcaster

53 Type of triangle

55 503, to Caesar

56 Jazz drummer Gene

58 Reddish-brown

59 Certain cat or turkey

62 Obi-Wan in Star Wars

64 \_\_\_ mater

65 Script direction

66 Letter closing

69 Without acclaim

71 FBI's division

72 "Rose is a rose..." writer

75 Federal health law, for short

78 Words from Juliet

80 Grain processor

81 Loot from heists

83 Western wine center

85 \_\_\_ about (circa)

87 Pigeon's call

88 Bonus plays, in Scrabble

89 River formation

91 Really long time

93 Influenced to reconsider

96 NL West team

97 One of the WWII Big Three

101 Personal bearing

102 German statesman Adenauer

104 City near San Jose

105 Norm Peterson on Cheers

106 Top brass

109 Trapp (Sound of Music surname)

110 Voice of Apple

112 Revue routine

115 Most jaunty

118 Used a stun gun on

123 South Pacific star on Broadway

126 Alternate puzzle title

128 Perfect world

129 Henhouse product

130 "\_\_\_ we all?"

131 Basic rhyme scheme

132 Groups of species

133 Trial figures, for short

134 Metaphor for career climbing

135 Columbia Pictures owner

**DOWN**

1 Applies sparingly

2 "Your time..."

3 Garment spec

4 Visibility reducer

5 Wouldn't hurt \_\_\_

6 Baroque vocal work

7 Brita water filter competitor

8 10th-century explorer

9 Means

10 Skateboarder's accessory

11 Sikorsky of helicopters

12 Mogul

13 Needing assembly, for short

14 Unusual

15 Senator Feinstein

16 Cheney predecessor

17 Throw off

18 Federal IDs

24 Annex: Abbr.

26 Grp. composed of troops

29 Old Testament kingdom

32 Several

35 NY engineering school

36 Barnyard sound

37 Lured with worms

38 Twelfth Night duke

39 Ragtime master

40 Actor Davis

42 Home-building bird

43 Director Kazan

45 Painter of Tahiti

46 Clock radio letters

47 March Madness org.

49 Aniston, in headlines

50 Water down

51 Picnic fare

54 Freighters' load

57 Published in a paper

60 Latin for 129 Across

61 Battlefield figure

63 Forensic TV franchise

66 Concert venues

67 Patsy

68 Employee's move, for short

70 Not cool

73 Weepy rock category

74 Catchphrase

76 Shut down

77 Concurrence

79 Chinese zodiac animal

82 Make \_\_\_ for oneself

83 It's s. of Saskatchewan

84 Prefix for nautical

86 Sales staff

88 Sir \_\_\_ Kingsley

90 Trojan War hero

92 Wood shop debris

94 "Such a shame!"

95 Dropping in on

98 Poetic tribute

99 Plumlike fruit

100 Old West badge

103 Input again

105 It's s. of Superior

107 Vacation rental

108 Picked a spot for

111 Tirades

112 Too sure of oneself

113 Prince George's mom

114 Nutritive mineral

116 Latvia's capital

117 Via, informally

119 Named periods

120 Starter meaning "automated"

121 Obi-Wan in The Phantom Menace

122 Time of reckoning

124 Erstwhile space station

125 Top bond rating

127 Ending for velvet

Reach Stan Newman at P.O. Box 69, Massapequa Park, NY 11762, or at www.StanXwords.com

CREATORS SYNDICATE © 2018 STANLEY NEWMAN

WWW.STANXWORDS.COM

6/24/18

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	
19				20					21			22						
23				24					25			26						
27							28		29					30				
				31		32		33			34	35	36					
37	38	39	40		41		42			43		44		45	46	47		
48				49						50	51					52		
53				54					55					56	57			
58							59	60	61		62			63		64		
65					66	67			68		69			70				
71				72	73					74					75	76	77	
		78	79					80						81	82			
83	84				85			86		87				88				
89				90		91			92			93	94	95				
96				97	98				99	100						101		
102			103					104							105			
			106			107	108		109			110	111					
112	113	114				115		116			117	118			119	120	121	122
123				124	125					126		127						
128								129			130						131	
132								133			134							135

73 Weepy rock category

74 Catchphrase

76 Shut down

77 Concurrence

79 Chinese zodiac animal

82 Make \_\_\_ for oneself

83 It's s. of Saskatchewan

84 Prefix for nautical

86 Sales staff

88 Sir \_\_\_ Kingsley

90 Trojan War hero

92 Wood shop debris

94 "Such a shame!"

95 Dropping in on

98 Poetic tribute

99 Plumlike fruit

100 Old West badge

103 Input again

105 It's s. of Superior

107 Vacation rental

108 Picked a spot for

111 Tirades

112 Too sure of oneself

113 Prince George's mom

114 Nutritive mineral

116 Latvia's capital

117 Via, informally

119 Named periods

120 Starter meaning "automated"

121 Obi-Wan in The Phantom Menace

122 Time of reckoning

124 Erstwhile space station

125 Top bond rating

127 Ending for velvet

### ADVERTISING POLICY

The Norwalk Patriot reserves the right to censor, reclassify, revise or reject any ad. The Norwalk Patriot is not responsible for incorrect ads beyond the first business day of an ad scheduled. Please check your ad on the first day of publication and report any errors we have made to the Classified Department at 562-904-3668 at the beginning of the next business day to have it publish correctly for the remainder of the schedule.

You can contact puzzle editor Stanley Newman at his e-mail address: StanXwords@aol.com. Or write him at P.O. Box 69, Massapequa Park, NY 11762, Please send a self-addressed, stamped envelope if you'd like a reply.

for "equal legs;" length; the word is from the Greek two of its sides are equal in ISOSCELES (53 Across) If exactly African nation. A triangle is Mozambique; is the third-smallest of 640 square miles. COMOROS teacher of Ravel. With an area a student of Saint-Saens and a Gabriel FAURE (20 Across) was

GENERAL MANAGER: JAMES J. HARRIS  
EDITOR: JAMES J. HARRIS  
ASSISTANT EDITOR: JAMES J. HARRIS  
CIRCULATION MANAGER: JAMES J. HARRIS  
ADVERTISING MANAGER: JAMES J. HARRIS  
SALES: JAMES J. HARRIS  
SUBSCRIPTIONS: JAMES J. HARRIS  
POSTMASTER: Send address changes to The Norwalk Patriot, P.O. Box 69, Massapequa Park, NY 11762.  
Copyright © 2018 Stanley Newman. All rights reserved.



FICT. BUS NAME

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018138477**  
THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **HOST SHOP LIQUOR, 2265 N. LAKEWOOD BLVD, LONG BEACH CA 90815, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) DAN QUOC NGUYEN, 8721 SUMMERCREST CIRCLE, GARDEN GROVE CA 92844 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: 06/2018 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/DAN QUOC NGUYEN, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 6, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018140095**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **COCCUETO USA, 14625 CARMENITA RD, SUITE 220, NORWALK CA 90650, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) MIGUEL H. MORALES ROBLEDO, 14625 CARMENITA RD, SUITE 220, NORWALK CA 90650 State of Incorporation: CA THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: 05/2018 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/MIGUEL H. MORALES ROBLEDO, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 7, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018144255**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **EASY WAY TRANSPORT, 5360 ORANGE AVE, LONG BEACH CA 90805, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): ADAN GONZALEZ CORRALES, 5360 ORANGE AVE, LONG BEACH CA 90805 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: N/A I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/ADAN GONZALEZ CORRALES, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 12, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018132663**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **TALKING TYKES SPEECH THERAPY, 14728 FIGUERAS ROAD, LA MIRADA CA 90638, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) GRACE HU, 14728 FIGUERAS ROAD, LA MIRADA CA 90638 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: N/A I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/GRACE HU, OWNER This statement was filed with the County Clerk of Los Angeles on MAY 31, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as

provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018149912**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **STAY FADED BARBERSHOP #2, 6373 S. ALAMEDA ST STE A, HUNTINGTON PARK CA 90255, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) MARIO BELTRAN, 927 S. SHERRILL ST, ANAHEIM CA 92804 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: 06/2018 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/MARIO BELTRAN, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 19, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/29/18, 7/6/18, 7/13/18, 7/20/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018139909**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **SARAH'S SO-CAL RD, 15021 TACUBA DRIVE, LA MIRADA CA 90638, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) SARAH REBECCA HERNANDEZ, 15021 TACUBA DRIVE, LA MIRADA CA 90638 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: N/A I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/SARAH REBECCA HERNANDEZ, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 7, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018142490**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **HAPPY HEARTS INDEPENDENT LIVING HOME, 10714 ANDY STREET, CERRITOS CA 90703, LA COUNTY, 10603 ROSE CIRCLE, CERRITOS CA 90703** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) GLOBAL INVESTMENT REALTY INC., 10603 ROSE CIRCLE, CERRITOS CA 90703 State of Incorporation: CA THIS BUSINESS IS CONDUCTED BY: A CORPORATION

The date registrant started to transact business under the fictitious business name or names listed above: N/A I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/ GLOBAL INVESTMENT REALTY INC., CEO, MICHELLE PEREZ This statement was filed with the County Clerk of Los Angeles on JUNE 11, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018146366**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **VALDEZ LANDSCAPE, 1846 FRUITVALE AVE, SOUTH EL MONTE CA 91733, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) PEDRO VALDEZ OBREGON, 1846 FRUITVALE AVE, SOUTH EL MONTE CA 91733 State of Incorporation: CA

THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL The date registrant started to transact business under the fictitious business name or names listed above: 06/2018 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/PEDRO VALDEZ OBREGON, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 14, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/22/18, 6/29/18, 7/6/18, 7/13/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018145382**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **HOME INSTEAD SENIOR CARE, 13215 EAST PENN STREET #530, WHITTIER CA 90602, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: CA4151360 REGISTERED OWNERS(S): (1) RTLK, INC., 13215 EAST PENN STREET #530, WHITTIER CA 90602 State of Incorporation: CA THIS BUSINESS IS CONDUCTED BY: A CORPORATION

The date registrant started to transact business under the fictitious business name or names listed above: N/A I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/RTLK, INC., PRESIDENT, RICHARD SOUTHARD This statement was filed with the County Clerk of Los Angeles on JUNE 13, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/29/18, 7/6/18, 7/13/18, 7/20/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018140025**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **MAX IDEAS MEDIA, 14625 CARMENITA RD, SUITE 220, NORWALK CA 90650, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) MARIA LUZ PEDRAZA, 14625 CARMENITA RD, SUITE 220, NORWALK CA 90650 State of Incorporation: CA THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: 06/2018 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/MARIA LUZ PEDRAZA, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 7, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018139683**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **OMAR'S KITCHEN, 11740 ARTESIA BLVD, ARTESIA CA 90701, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) TARIM INC, 11740 ARTESIA BLVD, ARTESIA CA 90701 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: A CORPORATION

The date registrant started to transact business under the fictitious business name or names listed above: N/A I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/TARIM INC, SECRETARY, LALAN ABULMITI This statement was filed with the County Clerk of Los Angeles on JUNE 7, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018139683**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **OMAR'S KITCHEN, 11740 ARTESIA BLVD, ARTESIA CA 90701, LA COUNTY** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) PEDRO VALDEZ OBREGON, 1846 FRUITVALE AVE, SOUTH EL MONTE CA 91733 State of Incorporation: CA

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018138674**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **THE MAHOGANY HOUSE (2) MADEBYBLINK, 3276 PONY DRIVE, ONTARIO CA 91761, COUNTY OF SAN BERNARDINO** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) CHRISTIAN JOEL SORIANO, 3276 PONY DRIVE, ONTARIO CA 91761 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: AN INDIVIDUAL

The date registrant started to transact business under the fictitious business name or names listed above: 06/2018 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/CHRISTIAN JOEL SORIANO, OWNER This statement was filed with the County Clerk of Los Angeles on JUNE 6, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/15/18, 6/22/18, 6/29/18, 7/6/18**

**FICTITIOUS BUSINESS NAME STATEMENT**  
**File Number 2018155046**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) **DENTAL SMILES, 11558 ROSECRANS AVE., NORWALK CA 90650, LA COUNTY, 12438 RUNNINGCREEK LANE, CERRITOS CA 90703** Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) IRENE DELFIN-ONA, DMD INC., 11558 ROSECRANS AVE., NORWALK CA 90650 State of Incorporation: CA THIS BUSINESS IS CONDUCTED BY: A CORPORATION

The date registrant started to transact business under the fictitious business name or names listed above: 01/2008 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) S/IRENE DELFIN-ONA, DMD INC., PRESIDENT, IRENE DELFIN ONA This statement was filed with the County Clerk of Los Angeles on JUNE 25, 2018 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except, as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

**The Norwalk Patriot**  
**6/29/18, 7/6/18, 7/13/18, 7/20/18**

LIEN SALES

**Extra Space Storage** will hold a public auction to sell personal property described below belonging to those individuals listed below at the location indicated:

10950 Firestone Blvd  
Norwalk, CA 90650

07/18 11:30am

Angie Comegys  
Household items

Mario Miranda  
Household items

Charles Thomas  
Household items

Fernando Sanchez  
Household Items

Deborah Neese  
Household items

Berna Rivera  
Household items

Cristyne Lumpkin  
Household Items

Ernest Lehmeier  
Household Items

Melanie Marie Hernandez  
Household items

Salvador Garcia  
Household items

Art'tay Davis  
Household items

Alexis Navarro  
Household items

Anthony Luna  
Household items

Purchases must be made with cash only and paid at the above referenced facility in order to complete the transaction. Extra Space Storage may refuse any bid and may rescind any purchase up until the winning bidder takes possession of the personal property.

**The Norwalk Patriot**  
**6/29/18, 7/6/18**

PROBATE

**NOTICE OF PETITION TO ADMINISTER ESTATE OF LAURA C. CHRISTIANSON aka LAURA TUBBS Case No. 18STPB05593**

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of LAURA C. CHRISTIANSON aka LAURA TUBBS A PETITION FOR PROBATE has been filed by Shea F. Garrity in the Superior Court of California, County of LOS ANGELES. THE PETITION FOR PROBATE requests that Shea F. Garrity 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 on July 19, 2018 at 8:30 AM in Dept. No. 4 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 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: BLANCA PACHECO ESQ SBN 22533 LAW OFFICE OF BLANCA PACHECO 8137 3RD STREET 3RD FLR DOWNEY CA 90241** CN950500 CHRISTIANSON Jun 29, Jul 6, 13, 2018

**CN950500 The Norwalk Patriot 6/29/18, 7/6/18, 7/13/18**

**NOTICE OF PETITION TO ADMINISTER ESTATE OF: FRANCISCO SILV ERO MENDEZ CASE NO. 18STPB05562**

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of FRANCISCO SILVERO MENDEZ. A PETITION FOR PROBATE has been filed by DOROTHY BYRGE in the Superior Court of California, County of LOS ANGELES. THE PETITION FOR PROBATE requests that GIL SANTOS REYES 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: 08/06/18 at 8:30AM in Dept. 2D 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 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 PAUL HORN, ESQ. - SBN 243227 PAUL HORN LAW GROUP, PC 11404 SOUTH STREET CERRITOS CA 90703 6/29, 7/6, 7/13/18 CNS-3147502# THE NORWALK PATRIOT**

**CNS 3147052 The Norwalk Patriot 6/29/18, 7/6/18, 7/13/18**

**NOTICE OF PETITION TO ADMINISTER ESTATE OF Judith C. Shields Case No. 18STPB03923**

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of Judith C. Shields

A PETITION FOR PROBATE has been filed by Russell D. Chapman, Jr



# SHARED STORIES: The Ties that Bind

Sharon Smith recalls her adored brother Cal. His energy and charisma did not spare him from the internal struggles that so many of us face, but his legacy is one of love. Shared Stories is a weekly column featuring articles by participants in a writing class at the Norwalk Senior Center. Bonnie Mansell is the instructor for this free class offered through the Cerritos College Adult Education

Program. Curated by Carol Kearns  
By Sharon Benson Smith

The history of my heart reminds me that, in our adult years, whether I was alone with him or we were in a family setting, his parting words were always, “Love ya, bye.” There were six children in our family. Cal was younger

than me by two years. We were very close, when we weren’t fighting. Brother Cal was my growing-up pal. He was smart, vibrant and charismatic, but he had contradictions later in life that caused him, and we who loved him, so much pain. Mom’s words came back to me, as I am now recalling years earlier when she told me to always stay in touch

with Cal, as she feared he would one day just up and disappear. In our adolescent years, “Santa” always brought us one gift that we really wanted. Cal always wanted a toy that, for some strange reason, came with a lot of small parts. He would take it apart, as if to see “what made it tick,” and rarely put it together again. Was this laying the ground work for

things to come? Does the past predict the future? We did not get an allowance, so each of us had to figure out a way to get our spending money. Cal was about nine when he decided that he would shine shoes. So, Brother George made him a shoe shine box, and away he went! He went locally, on Whittier Boulevard, until he became old enough to take the bus or “R” car to the streets of downtown L.A. By the time he entered Kern Jr. High, Cal was very handsome and very smart. He was exceptional scholastically, as well as athletically. He was on the football and the track teams. He was very popular, and elected Student Body President.

As a student at Garfield High School he mastered the Spanish language and could sing along with Ritchie Valens’s hit “La Bamba” perfectly. He mastered “Algebraic Expressions”, Geometry and Calculus as well. Nights after school (when Dad was working), our home was filled with friends and neighbors who stopped by for coffee from Mom’s 20-cup aluminum percolator. Or, we piled into a car and went to The Hat, B’s Burrito, or Bill’s Paradise. Back home again, we’d turn on the radio and listen to “Huggie Boy”, or get out the record player and dance the Bop, Cal’s genre, and The Twist, Brother George’s genre. Our dancing was responsible for the disappearance of the white spots from the black linoleum.

Mom was okay with all our company; she figured we were safe, in our own home, and that was most important to her. Dad, on the other hand, scratched his head trying to figure out what was causing the white spots to disappear from his best laid plans of choosing black linoleum!

No longer the neighborhood shoe-shine boy, Cal started working on a rubbish route. This was much like we have today with our weekly waste disposal pickups. However, when the hours began to interfere with school and his social activities, he got a job at “Lee’s Men’s Store” where he had to dress in shirt and tie.

I recall Mom saying to him, “Gee Cal, you sure look spiffy.” The last time we were together, I squeezed his hand and told him that he sure looked “spiffy” in the Members Only jacket from his kids. He knew I was teasing about Mom’s long ago endearing words to him. His parting words to me that night, which I would never hear again, “Love ya, bye.” As I just penned those words, a wave of grief and loss washed over me.

Cal graduated from High School and enrolled in Junior College, but was drafted into the Army in 1959. He was stationed in Fort Campbell, Kentucky, where he was given a special “Spanish Speaking rank”, and he honed his lifelong career as a Medical Lab Specialist. No longer living at home, he continued his education and received his AA Degree from Cerritos College, and is a member of Alpha Gamma Sigma. He didn’t stop there, he was a life-long learner.

It was around this time we received a call that Cal was admitted to the General Hospital with a collapsed lung. I believe he was twenty-two, and we assumed this problem stemmed from his

exhausting work schedule, plus his very intense smoking habit. Thank God, it sounded a lot worse than it was because Cal met us at the hospital entrance with an I-V in his arm, and the apparatus he pulled alongside!

Our sister, Phyllis, introduced Cal to Lorelei and he fell “head-over-heels” for Lorelei who was very cute, and divorced with three kids. In those golden days of new love, they married and bought a home in North Whittier just a few blocks from my family’s home.

They had two daughters, Laura and Sheryl; so he was the father of five, still working as a Lab Tech, but signed up for “on call” duty. Many is the time he had to leave a family outing because he received the call that there had been an accident or other emergency, and they needed his assistance.

Lorelei and Cal were married for thirteen years and, when they divorced, he made a down payment on a condo for her and the kids. By now, I was aware of his hoarding problem, his radical thinking about our Government, and him keeping his money in a suitcase at home. In one of our conversations on the subject, he told me he thought the hoarding was due to our “meager beginnings.”

In later years, he developed the habit of always being late – to the extent that when we planned a family get-together, we would tell Cal that it started an hour earlier. That way, if we were lucky, he would be on time! From this, we began teasing him about being late to his own funeral – which is exactly what happened!

I also learned that he was Agnostic. But, the Lord didn’t give up on him. He broke through Cal’s darkness. Cal said that one night when he was home alone and feeling depressed, he had an epiphany. Jesus revealed Himself to him, and it was such a colossal revelation that his faith had been restored, and he praised God again from that day forward.

He was single for many years before meeting Chris and moving to Burbank. They have two sons, Lee and Erik. There are sixteen years between them and Cal’s children from his first marriage.

Cal and Chris visualized doing something different and each had taken a break from their professions to become entrepreneurs. Cal opened a drive-thru dairy. Chris, a nurse, who is very intelligent, pretty, personable and energetic, decided to open a sandwich shop. Both ventures proved to be very prosperous, and they planned a getaway to Europe.

Since our early childhood, Cal had been intrigued by the pyramids of Egypt, and this was to be the last leg of their trip. While they were in Cairo, Mom was diagnosed with lung cancer, and the doctors wanted to operate right away. Mom objected, saying, “I will not undergo surgery while Cal is away because he is fulfilling a lifetime dream of seeing the pyramids along the Nile.”

Chris passed away in June, 2005. They had been together twenty-five years. Then Cal, in a sense, disappeared. He left the dairy and moved to Apple Valley, grew an ugly Santa Claus beard, and became

Continued on page 7

## LEGAL

Trust.  
A.P.N.#.: **8079-028-008**  
The undersigned Trustee disclaims any liability for any incorrectness of the street address or other common designation, if any, shown above. If no street address or other common designation is shown, directions to the location of the property may be obtained by sending a written request to the beneficiary within 10 days of the date of first publication of this Notice of Sale.

**NOTICE TO POTENTIAL BIDDERS:** If you are considering bidding on this property lien, you should understand that there are risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority, and size of outstanding liens that may exist on this property by contacting the county recorder’s office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same lender may hold more than one mortgage or deed of trust on the property.

**NOTICE TO PROPERTY OWNER:** The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call (714) 848-9272 or visit this Internet Web site www.elitepostandpub.com, using the file number assigned to this case 17-47109. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale.

Dated: **6/25/2018**  
**Zieve, Brodnax & Steele, LLP, as Trustee**  
**30 Corporate Park, Suite 450**  
**Irvine, CA 92606**  
**For Non-Automated Sale Information, call: (714) 848-7920**  
**For Sale Information: (714) 848-9272**  
**www.elitepostandpub.com**

**Andrew Buckelew, Trustee Sale Assistant**

THIS FIRM IS ATTEMPTING TO COLLECT A DEBT AND ANY INFORMATION WE OBTAINED WILL BE USED FOR THAT PURPOSE  
EPP 25877 Pub Dates 06/29, 07/06, 07/13/2018

**EPP 25877**  
**The Norwalk Patriot**  
**6/29/18, 7/6/18, 7/13/18**

NOTICE OF TRUSTEE’S SALE Trustee’s Sale No. CA-RCS-18018239. NOTE: PURSUANT TO 2923.3(C) THERE IS A SUMMARY OF THE INFORMATION IN THIS DOCUMENT ATTACHED. [PURSUANT TO CIVIL CODE Section 2923.3(a), THE SUMMARY OF INFORMATION REFERRED TO ABOVE IS NOT ATTACHED TO THE RECORDED COPY OF THIS DOCUMENT BUT ONLY TO THE COPIES PROVIDED TO THE TRUSTOR.] YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 06/11/2007, UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER. NOTICE TO PROPERTY OWNER: The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call 800-280-2891 or visit this Internet Web site www.auction.com, using the file number assigned to this case, CA-RCS-18018239. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale. On August 2, 2018, at 09:00 AM, IN THE VINEYARD BALLROOM AT THE DOUBLETREE HOTEL LOS ANGELES-NORWALK, 13111 SCYAMORE DRIVE, in the City of NORWALK, County of LOS ANGELES, State of CALIFORNIA, PEAK FORECLOSURE SERVICES, INC., a California corporation, as duly appointed Trustee under that certain Deed of Trust executed by RICARDO ESTRADA, A SINGLE MAN, as Trustrors, recorded on 6/11/2007, as Instrument No. 2007-1403938, of Official Records in the office of the Recorder of LOS ANGELES County, State of CALIFORNIA, under the power of sale therein contained, WILL SELL AT PUBLIC AUCTION TO THE HIGHEST BIDDER, for cash, cashiers check drawn on a state or national bank, check drawn by a state or federal credit union, or a check drawn by a state or federal savings and loan association, or savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$595,967.60 (Estimated). Accrued interest and additional advances, if any, will increase this figure prior to sale. It is possible that at the time of sale the obligor bank specified in section 5102 of the Financial Code and authorized to do business in this state, will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made in an “as is” condition, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided



My Brother Cal

Continued from page 6

rail thin again. He lived in a (hoarded) Winnebago, and we didn't have much contact until we were notified that he had been rushed to the hospital, and needed an aortic valve replacement and bypass surgery. He was now sixty-five years old. I went to the hospital and told him I wanted to take care of him after his operation. So, he came to live with me. I fattened him up with "three squares" a day, and we spent a lot of time together reminiscing about our Gleason Street days. While watching a TV program on hoarding, I told him I thought he had that problem, and he agreed. He stayed with me for a year before landing a job in Norwalk, and moving to the area in 2007. Being close to his favorite sibling, our older Brother George, was a real plus in his life. Years later, when George was on his death bed, Cal slept on the floor next to him, and George made him promise to quit smoking. Cal had not quit smoking, as promised, and was now undergoing radiation treatment to battle vocal cord cancer. He was sixty-seven; rail thin yet again, and often said in his whispery voice, "All I can do anymore, Sis, is eat, sleep and work." I had a foreboding that he would be my next sibling to pass. It is with gritted teeth that I commit the next few lines to this writing: He was admitted to the E-R again. I called as soon as I heard. He thanked me for my concern, and said for sure he was quitting smoking. A week later, he was admitted again

His son Lee was with him, but Lee had his infant daughter with him and had to take her home. Lee planned to return to be with his Dad, but, while driving, received a call from the E-R nurse that Cal had passed. Lee called me almost immediately. My first prayer was that the nurse was holding his hand as he made the transition. So, Cal had passed on February 21, 2016, at the age of seventy-six. Due to ridiculous and extenuating circumstances, Cal's body had to be held at the hospital morgue before being transferred to the final cremation destination. His body was at the final destination for three days when Laura received a call that it had to be brought back as the Coroner had not completed the necessary examination. It turns out that the Coroner resigned due to a backlog of work and understaffing. Hence, Cal had been late to his own funeral! Then came the days of real heartbreak, treading upon a painful place, and going to his residence with his kids. Riffing through all his belongings, we saw loose ends galore and plain old junk that made no sense to keep. I won't even go into our experience at JUST ONE of his storage facilities. At the end of the day, Laura said: "We loved that weirdo," to which we all agreed. But, I also must add that, "When life ends, love lives on." So, Brother Cal, my favorite growing-up-pal, I thank God for our time together here on earth. But, "Life is just a blink of the eye - eternity is forever." I'll see you there...love ya, bye!

Jurassic World: Fallen Kingdom falls flat

By Alex Dominguez  
Staff Writer



I adore the Jurassic Park / World franchise, so it was a very quick and easy decision when it came time to purchase my ticket for the opening night of Jurassic World: Fallen Kingdom. Back in 2015, I enjoyed Jurassic World. While it wasn't a direct rehash of the films that I knew and loved, it was similar enough that it still felt like a Jurassic Park movie: There were questions on ethics, drama, horror, dinosaurs, and - naturally - people being eaten by said dinosaurs. However, with the latest installment into the franchise we unfortunately circle back around to the age-old adage by Dr. Ian Malcolm: movie makers have become so pre-occupied with whether or not they could that they didn't stop to think if they should. Paraphrasing, of course. Fallen Kingdom lacks the charm and poise that a Jurassic Park film should have, and in consequence feels the least like a natural part of the franchise. What I've always loved about the Jurassic Park movies is there's kind of a grey area surrounding who the antagonist is (save for maybe in The Lost World). It's not really the dinosaurs; I'd even hesitate to

even consider them "movie monsters." Sure, there are shady people with bad morals in each film, but in reality, the films' core struggle is against chaos and against mother nature. "Life finds a way," remember? My point is that there shouldn't be a "bad guy dinosaur." The first Jurassic world got away with villainizing a dino because the centerpiece of the film - the Indominus Rex - was surrounded by a moral, ethical dilemma on whether or not it should have been created in the first place (pay no mind that the debate was wrapped in razor sharp teeth). I was surprised early on in Fallen Kingdom's advertising before release that we would once again be dealing with a newly manufactured dino. Didn't we learn this lesson in the last film? Making a bigger, badder dinosaur is a no-no. Instead, the new "Indoraptor" takes away from two new intriguing questions to ask in the Jurassic film universe: What should come of the dinosaurs already on the island, and what if they were weaponized and monetized? Both these questions are tackled in the film, although one is used almost more as a means to an end than an actual plot point.

The weaponization (and sale) of dinosaurs was briefly touched on in Jurassic World, and could easily feature as the main antagonistic plot point in its own film. Instead it's smushed in with several other plots and sub plots, including the unnecessary "bad dino." The other (and the far more interesting) question surrounds the dinosaurs that are already living after the events of Jurassic World. Do they have animal rights? Should they be saved? Should they be let to go extinct again? This entire idea could easily be made into its own story. In many ways, the concept had a compelling beginning, middle and compelling end already written into Fallen Kingdom that could have been fleshed out so much more. Instead, this question is merely used as a device to get Owen (Chris Pratt) and Claire (Bryce Dallas Howard) back to the island of Isla Nublar. Along with the loss of the entire point of the Jurassic movies, Fallen Kingdom also comes across as rather goofy in spots, feeling more like a lampooned Indiana Jones with a prehistoric backdrop. Sure, even Indiana Jones has its comic relief moments, but I never wanted Short Round or Sallah to get offed in the way I desperately wanted Justice Smith's Franklin character to get swallowed by a T-rex. Fallen Kingdom also pays a fair amount of fan service by alluding back to the original film, which this year is celebrating its 25th anniversary.

Unfortunately, these recreated scenes feel more like a poor attempt to gain fans' favor in the middle of a mediocre film. The return of Dr. Ian Malcolm (Jeff Goldblum) is also rather an ironic letdown, as Malcolm is used to bookend the entire film. It's rather sad that for the role he plays in Fallen Kingdom, the movie itself so misses the mark on everything the character stands for. Worst of all, everything seems to end abruptly. Villains long established (whether in this movie or the last movie, minor spoiler) are toppled quickly. For a movie surrounding another "bad dino," the indo-raptor's time in the movie is rather minimal and rushed. One thing Fallen Kingdom does do well is provide probably the most diverse collection of dinosaurs than any of its predecessors. While it's nice to see so many dinosaurs that have never been seen on screen before, it still doesn't make up for the rest of the muddled content, however. Fallen Kingdom falls flat more than it provides a compelling "next chapter" in the Jurassic franchise. If there is to be another Jurassic World movie, filmmakers need to look back at how and why the original Jurassic Park became such a beloved classic, before patenting it, and packaging it, and slapping it on a plastic lunchbox. **Jurassic World: Fallen Kingdom is rated PG-13 and runs for 128 minutes.**



**IRS PROBLEMS? MISSING RETURNS?  
BIG BILLS? OVERWHELMED?**  
**JOHN ALEXANDER ALBA, EA/CAA &  
HIS AWARD-WINNING STAFF CAN HELP!**  
**MR. ALBA HAS ASSISTED THOUSANDS OF CLIENTS  
WITH THEIR IRS ISSUES. DON'T WAIT! 35 YEARS  
EXPERIENCE. FEES AS MUCH AS 60% LESS THAN  
COMPETITORS. GET A FRESH START TODAY.**  
**562.868.3518**  
*Alba Professional Services in association with H&R Block*

The Norwalk Patriot



Visit us on  
Facebook for  
exclusive photos!



 [www.facebook.com/norwalkpatriot](http://www.facebook.com/norwalkpatriot)





# Here’s what is coming to Netflix in July

**July 1**  
“Blue Bloods” (Season 8)  
“Bo Burnham: what.”  
“Chocolat”  
“Deceived”  
“Finding Neverland”  
“Get Smart”  
“Happy Gilmore”  
“Hawaii Five-O” (Season 8)  
“Interview with the Vampire”  
“Journey to the Center of the Earth”  
“Jurassic Park”  
“Jurassic Park III”  
“Madam Secretary” (Season 4)  
“Menace II Society”  
“NCIS” (Season 15)  
“Pandorum”  
“Penelope”  
“Queens of Comedy” (Season 2)  
“Rica, Famosa, Latina” (Seasons 1-4)  
“Scooby-Doo”  
“Scooby-Doo 2: Monsters Unleashed”  
“Spanglish”  
“Stealth”  
“Swordfish”  
“The Boondock Saints”  
“The Lost World: Jurassic Park”  
“The Princess Diaries”

“The Voices”  
“Traitor”  
“Troy”  
“Van Helsing”  
“We Own the Night”  
“We the Marines”  
“What We Started”  
  
**July 2**  
“Dance Academy: The Comeback”  
“Good Witch” (Season 4)  
“Romina”  
“The Sinner” (Season 1)

**July 3**  
“The Comedy Lineup” (Netflix Original)  
  
**July 5**  
“Blue Valentine”

**July 6**  
“Anne with an E” (Season 2, Netflix Original)  
“Comedians in Cars Getting Coffee: New 2018: Freshly Brewed” (Netflix Original)  
“First Team: Juventus” (Part B, Netflix Original)  
“Free Rein” (Season 2, Netflix Original)  
“Inside the World’s Toughest Prisons” (Season 2, Netflix Original)

“Sacred Games” (Netflix Original)  
“Samantha!” (Netflix Original)  
“Somebody Feed Phil: The Second Course” (Netflix Original)  
“The Fosters” (Season 5)  
“The Legacy of a Whitetail Deer Hunter” (Netflix Film)  
“The Skin of The Wolf” (Netflix Film)  
“White Fang” (Netflix Film)

**July 7**  
“Scream 4”

**July 9**  
“Lockup: Extended Stay” (Collection 1)

**July 10**  
“Drug Lords” (Season 2, Netflix Original)

**July 12**  
“Gone Baby Gone”

**July 13**  
“How It Ends” (Netflix Film)  
“Jim Jefferies: This Is Me Now” (Netflix Original)  
“Kevin Hart: Let Me Explain”  
“Sugar Rush” (Netflix Original)  
“The Epic Tales of Captain Underpants” (Netflix Original)

**July 15**  
“Bonusfamiljen” (Season 2, Netflix Original)

Season 6 of “Orange is the New Black” will begin streaming on Netflix starting July 27.



“Going for Gold”  
“The Joel McHale Show with Joel McHale” (Part 2, Netflix Original)

**July 20**  
“Amazing Interiors” (Netflix Original)  
“Dark Tourist” (Netflix Original)  
“Deep Undercover” (Collection 3)  
“Duck Duck Goose” (Netflix Film)  
“Father of the Year” (Netflix Film)  
“Fix It and Finish It” (Collection 3)  
“Home: Adventures with Tip & Oh” (Season 4, Netflix Original)  
“Jimmy: The True Story of a True Idiot” (Netflix Original)  
“Last Chance U: EMCC & Life After” (Netflix Original)  
“Last Chance U: INDY” (Part 1, Netflix Original)  
“Luna Petunia: Return to Amazia” (Season 2, Netflix Original)

**July 22**  
“An Education”  
“Disney’s Bolt”

**July 24**  
“The Warning” (Netflix Film)  
“Iliza Shlesinger: Elder Millennial” (Netflix Original)

**July 27**  
“Cupcake & Dino: General Services” (Netflix Original)  
“Extinction” (Netflix Film)  
“Orange Is the New Black” (Season 6, Netflix Original)  
“Roman Empire: Reign of Blood, Master of Rome” (Netflix Original)  
“The Bleeding Edge” (Netflix Original)  
“The Worst Witch” (Season 2, Netflix Original)  
“Welcome to the Family” (Netflix Original)

**July 28**  
“Shameless” (Season 8)  
“The Company Men”

**July 29**  
“Her”  
“Sofia the First” (Season 4)

**July 30**  
“A Very Secret Service” (Season 2, Netflix Original)

**July 31**  
“Terrace House: Opening New Doors” (Part 3, Netflix Original)

**Unannounced date**  
“El Chapo” (Season 3)



Now Hiring  
**SALES PROFESSIONALS**

NO EXPERIENCE NECESSARY  
*paid training*

SET YOUR OWN SCHEDULE  
*medical, dental & vision benefits*

MAKE BIG MONEY  
*offices in Alhambra, Cerritos, City of Industry & Whittier*

Please send your resume to [jaciell.camacho@rosehills.com](mailto:jaciell.camacho@rosehills.com)  
Immediate interviews will be arranged  
(562) 463-4566 • [www.rosehillscareers.com](http://www.rosehillscareers.com)

# got trees?

the original  
**George's Tree Trimming Service**  
**EVERYTHING IN TREES**  
Trimming • Topping  
Removing • Stump Grinding

Serving the Community Since 1960  
State Licensed and Fully Insured

Residential • Commercial  
Apartments • Condominiums

**(800) 695-5237**  
**(562) 923-8911**

## ATTORNEY • ABOGADA

# Eva Juárez Malhotra

### ATTORNEY AT LAW



I am fully fluent in English and Spanish and a graduate of UCLA Law School with more than 34 years of experience.  
Contact me today for your FREE consultation!

**FAMILY LAW | TRUSTS | PROBATE | WILLS**

**(562) 806-9400 • (800) 811-8881**  
7847 E. Florence Avenue, Suite 111, Downey, CA 90240

## Your Favorite Lunch Buffet is Back!

# Sonoma Grill

at the Doubletree by Hilton Los Angeles Norwalk is proud to announce the return of our daily...

## Chinese Lunch Buffet

### Available Monday—Friday

## 11:30 am—2:00 pm

Reservations recommended for parties of 15 or more



**\$9.95**

\$9.95 Price is per person and does not include Tax or gratuity. Non-alcoholic beverages are included.

13111 Sycamore Dr. Norwalk, CA 90650  
(562) 863-5555



**WALK-INS WELCOME!** **WAIT-TIME IS 15 MINUTES!**

X-Rays & Ultrasounds  
NOW AVAILABLE!

## AME MEDICAL GROUP, Inc.

Open 7 Days a Week from 9am - 9pm!

Visit Us Today!  
[WWW.AMEQME.COM](http://WWW.AMEQME.COM)

**Celebrating 21 YEARS**

Ask About Our  
Cosmetic Services!

11938 Paramount Blvd  
Downey, CA 90242

12472 Washington Blvd  
Whittier, CA 90602

8500 Florence Ave STE 101  
Downey, CA 90240

3625 MLK Jr. Blve STE 8  
Lynwood, CA 90262

3300 E. South St STE 209  
Long Beach, CA 90805

# (562) 923-6060

# Dining Out



## Grill & Cantina

Authentic Fresh Made Mexican Food



### HAPPY HOUR

Mon. - Fri. 3 PM-8 PM  
Sat. & Sun. 3 PM-8 PM  
(Bar Only)

**NORWALK PATRIOT SPECIAL**

**Breakfast & Lunch Buffet**  
**Now Available!**

**Monday - Thursday**  
Buy One Entree, Get the Second of Equal or Lesser Price for **\$3.99**  
Expires 7-12-18  
(\*Not Valid on Molcajete for 2 purchases)

**MARIACHI**  
Friday 6 PM-12 AM  
Saturday 7:30 PM - 12 AM  
Sunday 3:00 PM - 9 PM

Tel. **562.622.9100**  
**11010 Paramount Blvd.**  
**Downey, CA 90241**