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CURRENT FILINGS

Civil - Probate - Diverse IN TODAY'S DAILY JOURNAL

The Official Paper for the City of and County of Los Angeles

12---No. 48

Los Angeles, California, Friday, March 7, 1969

Telephone (213) 625-2141

SINGLE COPY IS CENTS

ngs Summarized

ault Decision Held Not to Affect tandard of Proof for Delinguency

or carries. These brief statements of the talest aprilled are printed for necking by the atterney. The full text of the opinion should be bree any each is saided in litigation.

State Supreme Court has held that the far - reaching in re Gault S. 1) decision does not compel a state to establish the facts transfer of ng a charge of juverille delinquency by the criminal standard of boards an yond a reasonable doubt."

defendant, a juvenile, had stolen a car and taken a pistol from iter visited his girl friend and while showing it to her shot her in I futably. He contended that he thought it was not loaded after ricating a story that a darting stranger had done the deed. But nfronted with the gun, he admitted doing the shooting. Defendant adged a ward of the court and committed to the Youth Authority. als from that judgment,

firming the judgment, the Supreme Court rejected defendant's it that the Gault decision requires a charge of juvenile ncy to be proved by the criminal standard of beyond a ne doubt."

Gault decision, the Supreme Court said, expressly declined the leave of the standard or quantum of proof. The decision did to give lave wred that the "full panoply of rights accorded to an adult accrime be erected in the juvenile court,"

Supreme Court had it inferred from the Gault decision that the of quantum of proof was left to the states; and the rance of evidence as a standard of proof in juvenile proceedings i to have the great weight of authority, and California follows

Supreme Court said it cannot conclude "that the standard of ivision (in California) is clearly, positively, and unmistakebly

menting opinion said that whatever may be said of the Gault "It stands for the proposition that a minor must be afforded the has granted a defendant in a criminal case. . ." A proceeding rimines a juvenile to be a ward of the court is in restity s proceeding, and the right to insist that guilt be shown beyond # le doubt is a fundamental and constitutional right in a criminal

would codify Dennis M., Thornton v. Dennis M., State Supreme Court, Sac. Spee loquitur. 20, 1969, per Moak, J.; dissenting opinion by Peters, J. Michael or appallant; Edwel Howes for respondent. (dll)

'ion Against Uninsured Driver st Be Brought Within One Year

a party injured in an automobile accident with an uninsured alls to bring ault or initiate arbitration proceedings within one the date of accident, no cause of action shall accrue, the C.A.

SACRAM legislaturo

The plan restructurii Reencles : resources. the departm vocational a

The reorg one, he told the togielature (unnecession like funci to increase co ordination and duplice

He also c On the legislature De consideration to the creation Revenue, Afternolad different adm

"There is ingle item of re-organization which will to term aignification of this matter of this matter of the control of

Law Compission Plans **S**pdification commendation has State Soil Conservation Advisory A tentative been prepare Law Revield

The Commi

arguments ;

doctrine of rea

pgislature. any notion to the А сору recommendation

in Asks for Reorganization bards and Commissions (CNS) - ha declared, "I urge you organization plans overcome all obstacles in carrying

utiling of state out this organizational reform harbmitted to the which has been as uniformly sday by Governor supported and so supportedly thwarted."

m m taxions, effect re - organizations when to not show on schedule to pay the tons old at a needed, with legislative approval, costs for bail for oture, issuing a helate to ocean beyond December 31, 1969, when oposals effecting the authority expires.

professional and Reagan's requests asks climination of the following:

Program advisory committee and consolidate sion; Television Advisory Committee; Capitol Building and Planning decrease overlap Commission; Technical Advisory to Department Committee Commerce; District Securities Commission; Office of Atomic Department of Energy Development and has been Radiation; Departmental Coyears under Ordinating Committee on Atomic

Advisory Council on Atomic reposed this year a greater long. Commission; California - Nevada for California Interstate Compact Commission; a sidministration." The Governor's Council; Board of Francisco, San Pablo, Suisui, California. Humboldt, San Diego Bays; Planning Advisory Commission;

by the California Board; Public Library Board; Commission that Commission on Manpov Commission on Manpower Mannower Advisory Committee: is now soliciting Advisory Hospital Council; State any tentative Advisory Council for Department of urgent need for additional revenues regarding the Employment; Cannery Inspection this year.

Board; Narcode Rehabilitation of the second

Defendants Should Pay Costs When Not Appearing in Court, Hahn Says

county \$200,000 per year by Judicial District alone." requiring defendants to pay court costs if they do not appear in court county officials.

Supervisor Kenneth proposed the study after discussing the matter with Los Angeles tose elimination. In addition, the governor asked Municipal Court Judge Joseph golidation of 31 that an extension of his authority to Grillo who requires detendants who coats for bail forfeiture, issuing a bench warrant and rescheduling hearings.

Hahn said, "It costs \$28.35 each (appecial message, the consumer counsel; United line court and a bench warrant is licionety, eliminate Spanish War Veteran's Commisoccur each month in the 24 judicial districts of the county. Half the

Legalization of Mexican Handball Game Sought Here

Proponents of Jai Alai, Mexican of the county and is being studied handball game which is a popular by the County Chief Administrative sport south of the border, once Officer, the County Coursel and the The Governor's Council; Board of again seek to bring the sport, along County Commission on Judicial Pliot Commissions for San with pari - mutuel wagering, to Procedures.

Assemblyman John P. Quimby D-Righto, introduced AB 748, almost a duplicate of his measure of two years ago, which was withdrawn because other revenue measures Automation and Technology; State were being considered at the time. Quimby said he is re introducing the bill because of the

Besides the entertaining features

A proposal that could save the number are in the Los Angeles

The aunervisor stated that if all costs if they do not appear in court judges took the same extent as on schedule is now under study by Judge Grillo, about \$200,000 annually could be recovered by the Some judges require payment of

the initial cost, but present Penal Code provisions are so vague that many judges are bestemt

"If authority to require payment for the extra costs were well defined, the defendant, the attorney time a defendant does not appear and the bail bondsmen would all know that in addition to the cost of files. hall forfeiture, the defendant will have to pay other associated coats," Hein seld.

> Clerk George J. Barbour, in the open to public inspection." month of January along there were approximately 340 instances of mindemoanor and felony cases wherein there were surely bonds forfeited. At some later date in 98 per cent of these cases the batt so desire.

Hahn's proposal has been sent to each judge in the Municipal Courts

Conjugal Visits For Prisoners Backed by Judge

PHILADELPHIA - (UPI) -Judge Raymond Page Alexander recommending advisory council;

gislature.

New Car Policy and Appeals amounting to about \$4 million the first year of operation. He pointed on California features recommended on Tuesday that by public agencies has existed as the public formany years, the common law for many years, the "coursecous" stand by permitting content and by public agencies has existed as the public first year of operation. He pointed on Tuesday that by public agencies has existed as the public forman law for many years, the "coursecous" stand by permitting content and by public agencies has existed as the public for n vest tight from the constant of palacies of the public agencies has existed as the public agencies has existed as common law for many years, the "coursecous" stand by public agencies has existed as the public agencies has existed as the public agencies has existed as common law for many years, the "coursecous" stand by public agencies has existed as the public agencies has existed as common law for many years, the "coursecous" stand by public agencies has existed as the public agencies has existed as common law for many years, the "coursecous" stand by public agencies has existed as the public agencies has a p

Police News 'Dim-out' Blamed on ABA Rules

COLUMBIA, MISSOURI - The | McGrath, 67 P. 2d 838, American Ber Association's 490. to the Freedom of Information center stated.

continuing conflict between the the mere fact that a document is press and law enforcement officials

According to the center, common law to clear that there are costs," Finth seld.

According to Municipal Court officials and agencies within are not

> but it appears that they are entitled Barrickswan V. Lyman, 100 S.W. to make their records secret if they 267, 155 Ky. 710.

The center quoted the that a refusal by Newport police to reveal details of an investigation of a double murder touched off a reached near panic proportions.

The newspaper said policemen drave through the city atrects with shotgums pointed toward the sky while rumors apreed among the cuizens. One women called the paper to ask if she should keep her Children home from school.

It was 15 hours after the killings that the citief of pulice disclosed the numes of the two victims and a lew details of the murders and investigations.

common law for many years, the investigation or submit

standards on fair trial and free However, one problem is that press are reportedly being used by there is no single test which can be some police officials to close tiles applied to determine what are and once open to Journalists, according what are not public records, the

In Miller v. Murphy, 248 P. 834 The complaints emphasize the 78 Cal. App. 751, 41 was stated that kept by a public agency or placed over the right of access to police in the custody of a public official nublic record.

Other cases dealing with this moint are: Blandford v. McClellan, 173 Misc. 15, 16 N.Y.S. 2d 919; People v. Harnett, 236 N.Y.S. 336. It said that the police may be 131 Misc. 75, aftirmed 230 N.Y.S. incorrect in their chinking that the 26, 224 App. Div. 137, affirmed 164 Reardon Report requires secrecy.

Unfortunately for journalists, the center said, the courts have held with great uniformity that Providence, R.I., Journal as saying investigatory and arrest records kept by law - enforcement agencies are not public

The United States District Court wave of feer and false rumor which for the District of Columbia phrased its opinion on the subject In U.S. v. Mackey, 36 P.R.D. 431, in

"Records of law enforcement agencies, such as the Metropoltan Pulice Department of the District of Columbia are regarded as confidential and are not subject to public inspection."

"This is in the interest of law enforcement both for the protection of the public as well as for the The right to inspect records kept protection of individual members of by public egencies has existed as the public who may be under

Here in California, the State

motorist. They tailed to oring action within one Insurance Code. When they did bring action, five days after the one year period, the uninsured motorist had left town. They sought recovery from their insurance company on the ground that the statute of limitations should be extended when the uninsured motorist leaves town. The trial court held that appellants had no cause of action.

In affirming the judgment, the C.A. held that appellants were fully able to protect themselves within the one - year period following the accident. The statute of limitations can be extended, the court said, if the uninsured mutorist leaves town after the cause of action had already accrued. In this case, the court said, the action had not,

Pacific Indemnity Company v. Ornelias, C.A. 1st, 1 Civ. 25590, Feb. 20, 1969, per Christain, J. Robert A. Kaiser by Robert P. Gianolini for Eastern politics and the never appellants; Woodrow W. Kitchell for respondent. (djl)

The complete texts of Appellate and State buprems Court epinions as well as the significant apinions of the State Atterney General are published in the Searcaments Legal Press, P.O. Sex 1865, Searcaments, California 56006, published thrist-weekly, \$15 per year.

John Anson Ford Says

L.A. Group Aids Immigrants On Hard Road Toward Citizenship

special significance, both personal limited facilities the institute Alarcon. hoped and prayed for this event

Sentimental though we Americant often are about c citizenship, we are prone to assume bloody "zoot suit" rigis, heavily Harvard Law School in 1952. He has that when the federal judge participated in by youths of technically transforms an alien to a Mexican background In down - to - California Public Defenders and technically transforms an alien was citizen the whole job has been done and the 'fortunate recepienta' are on their own Actually, it is an incredibly rough and confusing foad that most aliens have to travel of the land cannot, cope with the lens have to travel of the land in the landing in Los Angeles in citizens and cannot, cope with the lens and land land as Mount San Antonio of the landing in Los Angeles in citizens and cannot cope and land land landing the landing in Los Angeles in citizens and cannot cope and land landing the landing in land landing the landing in landing the landing in the lan

into being half a century and more ago Through all these years this agencies, the ublic schools, the philanthropic organization has been churches and the recreation arms thelping to smooth the road to of local governments have admissions worker. He has served awakened to the problems of aliens problems after citizenship of the and those seeking citizenship newcomers related to language. employment, housing, education

Contents

COURTS COURAS

Log Angules County Superior
(Pauri Installing Brasel) Courts

Los Angules Musicipal Courts

Crange County Courts

Riverside County Courts

Ann Bernardino County Courts

San Diese County

Banta Herhara County

Banta Herhara County tate Appellate (buirts DIRECTORIES

Les Angeles County Superior
Courts Municipal Court
(i.s. District Courts
NEW LEGALS CLASSIFIED ADS ___

From time to time the federal and that trightening mass of county half or Administration. The courts in the Los Angeles Civic regulations known as city, county, oath of office was administered by county in the Los Angeles Civic regulations known as city, county, oath of office was administered by count of his readings in the count perform a service that is of state and federal laws Within its Superior Court Judge Arthur L. account of his readings in the

community suffered from the after landing in Los Angeles in of thousands of restless discrimined and search of a livelihood and citizenship on the landing in Los Angeles in of thousands of restless discrimined College, and also tectured at the youth Yet year by year as its plant, its United—Way - approved Law and Psychiatry. That is why the International Institute, 435 Boyle Avenue, came increased, its effectiveness has

youth Yet year by year as its plant, its Uestred-Way - approved the post of the plant, its Uestred-Way - approved the post of the plant, its Uestred-Way - approved the post of the plant, its Uestred-Way - approved the post of the plant, its Uestred-Way - approved the post of the plant, its Uestred-Way - approved the plant, its Uestred-Way - approved the post of the plant of the p

Cuntinged on Page 16, cut 1

Showing of Emotional Imbalance Seems Aim of Sirhan's Testimony

The witches brew of Middle days. never land of occult philosophy are the topics teatured at the trial of Sirhan B. Sirhan for the murder

Deputy Public / Defender to Head Employees Assn.

A. Maple has been officially installed as president of the Los chamber. Angeles County Employees Association (LACEA), in a awearing - in ceremony at the County Hall of Administration. The

A quarter of a century ago the of Los Alamitos in Orange County.

Maple, 48, graduated from



(Continued on Page 18, cel. 1)

last June 5. By letting him talk persons would be attending the transcendentalism and present in transcendentalism and present in assemblyman said, "has become from the most popular spectator population in permitting the most popular spectator population in South America. Sirhan's defense team would seem the most popular spectator population to permitting the most population to permitten the most population to permit Sirhan's defense team would seem to be adhearing to its announced strategy of showing that he was emotionally, if not mentally, unbalanced when he pulled the trigger in the Ambassador Hotel and thus lacks the full legal

Passes On Peace

March 4, Defense Atty. Grant years of service with the County.

Sirhan has already admitted

Current Filings and Judgments

Of Los Angeles Superior Court

Continued on page 16, cel. 5

the California Horse Racing Board. an estimate, four jai slat frontons. known problem of the need for or arenas, could be operated in more humans treatment of long Inajor population contest, such as the point of view of the SACRAMENTO, — (CNS) — of population, rather than point of Los Angeles, San Francisco, San from the point of view of the SACRAMENTO, — (CNS) — of population, rather than point of Diego, Presno, Sacramento, or removal of such persons from their Recommendation for imposition of origin. In other words, it would be presented to be a series of a such persons from their removal of major population centers, such as term male and female prisoners

says that almost ten million for life?" he saked."

the Philippines, Spain. Mexico."

Ida Pressman Retires

Chiefs, and Hal Flammer, has country?" he saked. In the trial's morning session of announced her retirement after 34

Her many friends in the logal profession, who will miss her friendly and knowledgeable mystic works of Rosicrucian and assistance, are invited to join her Maple was elected to the office Theosophic writers (the latter other friends and co - workers in and natignal They grant the sacred rights and duties of United States ready to serve any siten in and natignal They grant the sacred rights and duties of United States ready to serve any siten in the sacred of course statistics dictate rights and duties of United States ready to serve any siten in the sacred including the noted English woman in

persons men or wemen. Negro Rep. James Dean of

Afterney police officers regardless of "race. Gales or national origin" to arrest any person breaking the taw.

Dean said he know that present provided for full errest powers of all law afficers but he added that in some Georgia cities title law was not being obeyed.

Court Reporters to Hold Bal de Triomphe

The combined court reporters de Triomphe Fiday, March 14, at Probate Calendar Notes". Ricky's the Castaway Restaurant, 1250 Restaurant, 323 W. Valley Bivd.,

Harvard Road, Burbank. The "silent people" of the SATURDAY, MARCH S Courtroom saves their attorney and judicial friends to join the oslebration. The accise hour will begin at 7:00 p.m., with dinner and dancing at 9:00. Reservations, at \$12.50 each, / may be made by

Under the Quimby bill, jai alai during a meeting of the trial would be licensed and regulated by division of Common pleas Court. "Should not the great city of The board has indicated that as Philadelphia face up to the long

"The ancient Basque game", the countries how "intelligently and advisory commission on tax grants to cities and countries

as secretary to Probate Division backward areas of the world, or is the state, with an over - all tax

Negro Police Backed

hostile, it passed 165-15.
The lopsided vote came after to

was discovered that Georgia law already provides till arrest powers

Brown \$12.50 each, /may be made by L.A. 90056.
Calling 284-35/1.

New State Withholding System

for life?" he asked.

The judge said that he observed prime feature of a report submitted populous districts. in several south American to the governor Monday by his

and female prisoners for westend visits years in office, both from with no appreciable encourage in cottages especially provided for Republicans and Democrats, but Probate Div. Secretary committed in assertal countries in reincided on the ground the home - owners assessment permitted in several countries in principally on the grount die Middle East and Far East.

"Are they the so called \$100 million additional revenue 49

In addition to the withholding proposal, the commission's report is loaded with additional controversial matters, including a By Georgia Lawmakers previously suggested "service" (AX, which involve a five percent levy

ALLANIA — (UPI) — the street on immunes.

In all, Houston I. Flournoy, state brunch sponsored by the Wests given its full endowement to a bill controller and chairman of the proposal in the street white police officers to arrest white presons are or wemen.

Negro Reo. James Deen of particular and the street will be guests of nonor at the brunch sponsored by the Wests Lawyers' Wives of Los Angeles of the commission, 4 n d i c a t w d the Surveyors' Wives of Los Angeles of the street will be guests of nonor at the brunch sponsored by the Wests Lawyers' Wives of Los Angeles of the revenue so the state, more than beginning at 12:30 p.m. Atlanta introduced the ball and \$500 million of which would rever! The event will afford the 200 after a flurry of debate, most of it in initial roller to cities and under the guidance of their advices counties for property tax relief L. Craig Coughren, to meet

purposes. recommendation proposes a state- provide first hand information wide ad volorem tax on property the law profession. House Speaker George L. Smith wide ad volorem tax on property the law profession.

Committee members characteristic of the direct \$2.85 through pooling of the first \$2.85 through pooling of through pooling of the first \$2.85 through pooling of through pooling of through pooling of through pooling po

By Henry V. MacArthur be allocated to achaols on the basi SACRAMENTO, — (CNS) — of population, rather than point of normal sexual heraus to periods of a withholding tax for payment of serve to obtain extra revenue from

indicated proposed revisions in e veterans' tax exemption to equali

und on Page 16, sel 5

Westside Lawyers-7 Wives Plan Brunck

The Explorer Scouts of Law I 180 will be guests of honor at

members of the Westaids Lawy Another controversial Wives and their husbands who

Coming Events

FRIDAY, MARCH 7

Inn. 7:30 a.m. San Gabriel Valley Bar Asen. Municipal Court and the general Probate attorney Ann E. Stodden deposition reporters will hold a Ball will apeak on "How to Avoid Alhambra, 12:15 p.m.

Legal Secretaries, Inc.

Professional Legal Secret Orange County Bat Assa. Family Seminar, Judge Bertram B. J Law Committee, Gulaxy, noon.

Orange County Sar Asen: the Sheriff's office will speak,
Professional Practices, Saddleback

Green Inn, Sacramento, Res South Ray Legal Secret Assa. "A Toest to Spring", fa show, Ports O Call Restauran Pedro, Social hour: 11:30 Lun 12:30 p.m. Reservations: Savidan, 323-8230

SUNDAY, MARCH P Westside Lawyers' Wives

tants were involved in an auto accident with an automorphism and accident with a constant accident accid They failed to bring action within one year, as stipulated in the 3 Code. When they did bring action, five days after the one od, the uninsured motorist had left town. They sought recovery ir insurance company on the ground that the statute of is should be extended when the uninsured motorist leaves town.

court held that appellants had no cause of action. firming the judgment, the C.A. held that appellants were fully protect themselves within the one · year period following the . The statute of limitations can be extended, the court said, if sured motorist leaves town after the cause of action had already

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n Anson Ford Says

.A. Group Aids Immigrants On lard Road Toward Citizenship

and prayed for this event

ting to amount the road to consellor and property of allers of allers of the problems of the problems of allers of the problems of the blems after citizenship of the comers related to language, ployment, housing, education

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	County Superior
e Bernardino	Openir Cours -
t District Ire	Geral) Courts1
	Openaty Indiana

LARSIFTED ADS

the largest problem numerically

A quarter of a century ago the of Los Alemitos in Orange County. ntimental mount we A quarter of a century ago the least often are about community suffered from the making we are prone to assume bloody "goot suit" rights, heavily Harvard Law School in 1962. He has when the federal judge participated in by youths of been Secretary Treasurer of the deally transforms an alien to a the whole jub has been done at the whole jub has been done so the fortunate recepients, are the fortunate recepients, and the counterpart an the fortunate receptents are neitronal finalities had done a 10 years, and nerves on same part neitrown Actually, it is an great deal to counteract such committees on Indigent Craminal outbreaks but its limited staff could outbreak but its limited staff could outbre budget and popular upport have heing half a century and more grown Concurrently other social form law school, the anthropic organization has been sing to amonth the road to of local concurrents of local concu

Sociologists have asserted that Los Angeles's problem, as in many other cities, has been compounded because of the sudden expansign of urban population With slower growth, they say, we would have done a better job educationally and socially in assimilating the Editor newcomers While similar in some Los Angeles Daily Journal respects to burgeoning Negro Dear Sir: problems, the needs of arrivals from foreign land sare sufficiently my speech to the Land different to justify the institute in was inscourate in several Himsting its efforts to the latter and leaves a somewhat group Classes in I anguage impression of what I citizenship and health are a part of So that those reading. its program

concurs with many other social

Cuntinued on Page 16, cel 1

Law, Stanwrd, Chaifornia 94305.

Continued on Page 15, cui 3

Showing of Emotional Imbalance Seems Aim of Sirhan's Testimony

The witches brew of Middle days. Eastern politics and the never never land of occult philosophy are the topics teatured at the trial

Deputy Public / Defender to Head Employees Assn.

A. Maple has been officially qualifications to be sent to the gas installed as president of the Los chamber, Angeles County Employees Association (LACEA), in a

A county employee LACEA as first vice preside second vice president, chairmen of committees in C of legislation and retirement

EDITOR

Unfortunately, your eq ts program

This fifty - year oly agency following corrections: 1, I did not in any

about his dabblings in areas and countries how intelligently and impassioned language his Arab nationalist sentiments on Palestine, Sirhan's defense team would seem would seem wagering sport in South America.

The judge slid that he observed brime feature of a report submitted to the governor Monday by his in several both America of the countries how intelligently and advisory commission on tax countries how intelligently and nationalist sentiments on Palestine, wagering sport in South America.

The judge slid that he observed to the governor Monday by his in several both America of intelligently and countries how intelligently and the intelligently and south assembly man and, "has become the most popular spectator population in permitting the Pressure has been on the grants to cities and countries for intelligently and have been accounted by the population in account the population in account the population in account the population of the governor monday by his in account the population of the governor monday by his in account to the governor m of Sirhan B. Sirhan for the murder about his dabblings in Sirhan B. Sirhan for the murder about his dabblings in Sirhan serious seriou to be adhearing to its announced strategy of showing that he was emotionally, if not mentally, unbalanced when he pulled the trigger in the Ambasandor Hotel Deputy Public Defender Charles and thus lacks the full legal

March 4, Defense Atty, Grant years of service with the County, n time to time the receral and that trightening mass of County half of Administration. The Cooper led Strian first through an in the Lua Angeles Civic regulations known as city, county, each of office was administrated by Cooper led Strian first through an profession, who will miss her perform a service that is of state and federal laws Within its Superior Court Judge Arthur L. secount of his readings in the profession, who will miss her against the institute Alarson. Continued on page 18, cel, 35

CIVIL FILINGS

Los Angeles:

mutuel machines resulted in four sex in the city's places was made years of operation.

would be licensed and regulated by division of Compan Pleas Court.

major population centers, such as learn male did female prisoners los Angeles, San Prancisco, San Diego, Francisco, Sacramento, or Diego, Francisco, Sacramento, or comoval of such persons from their Orange county.

Spain, Mexico."

Passes On Peace

In the trial's morning session of samounced her retirement after 34

March 4. Defense Atty. Grant security in Proposal Division on America the backward increase. In additional proposal, 4

Alarcon.

Maple was elected to the office Theosophic writers (the latter other friends and co - workers in house of the Georgia legislature has built of the latter other friends and co - workers in house of the Georgia legislature has built of the latter other friends and co - workers in house of the Georgia legislature has built of the latter other friends and co - workers in house of the Georgia legislature has built of the latter other friends and co - workers in house of the Georgia legislature has built or the latter of the latter other friends and co - workers in house of the Georgia legislature has built or the latter of the latter other friends and co - workers in house of the Georgia legislature has built or the latter of the latter other friends and co - workers in house of the Georgia legislature has built or the latter of the latter other friends and co - workers in house of the Georgia legislature has built or the latter of the latter other friends and co - workers in house of the Georgia legislature has built or the latter of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the latter other friends and co - workers in house of the

Current Filings and Judgments

Of Los Angeles Superior Court

Los Angeles:

No. Plaintiff Dafendart

No. Plaintiff Dafendart

Sey-148-Richard Behoelser! vs Rehard Erwester NACH

Get-148-Gillerin Erheverish vs Themas Hupper P erisin

Get-150-American Ass Ind vs Daslasarm Inc. Meney

Get-150-American Ass Ind vs Daslasarm Inc. Meney

Get-150-Pudential Insurance vs William Mutrell Decl Reisel

Cot-150-Pudential Insurance vs William Mutrell Decl Reisel

Get-150-Pudential Reisel

Get-150-Pudential Reisel

Get-150-Pudential Reisel

Cot-150-Pudential Reisel

Get-150-Pudential Rei

(Continued On Page Four)

rears of operation.

Under the Quimby bill, jai alai during a meeting of the trial rould be licensed and regulated by

the California Horse Racing Board.

The board has indicated that as an estimate, four jai slai frontons, or arenas, could be operated in order arenas and the contract of the country of

ATLANTA — (UPI) — The lower on unities,

after a flurry of debate, most of it hostile, it passed 105-15.
The lopsided vote came after its

was discovered that Georgia law plready provides bill arrest powers for all law enforcement officers.

House Speaker George L. Smith told the lawmakers that Dean's bill would merely make the law "more emphatic."

The bill spells out the eight of police officers regardiess of "rece, Gairs creed or national origin" to arrest eny person breaking the law.

Doen said he knew that present laws provided for full arres powers of all law officers but he added that in some Georgia cities this law was not being obeyed.

Court Reporters to Hold Bal de Triomphe

The combined court reporters Municipal Court and the general Probate attorney Ann E. Stodden deposition reporters will hold a Bal will apeak on "How to Avoid de Triomphe Friday, March 14, at Probate Calendar Notes". Ricky's Harvard Road, Burbank.

The "silent people" of the SATURDAY, MARCH 8 judicial friends to join the objection. The social hour will begin at 7:00 p.m., with dinner and denoing at 9:00. Reservations, at 12.50 each from the ports by the more by the production of th Perlawaik dancing at 9:00, Reservations, at Walter St. Known 312.50 each, / may be made by L.A. 2005.

Report on lax ketarms Juyyesis New State Withholding System—

By Henry V. MacArthur SACRAMENTO, — (CNS) Orange county.

At the end of four years, Quimby three, five, 1q 20 years and even state inome taxes, long opposed by wealthy, low - rate districts for the says that almost ten million for March 1988.

nationalist sentiments on Palestine, one must popular speciator population in permitting time must populate speciator population in permitting time must populate specialist sentiments on Palestine, wagering sport in South America, significantly specialists and specialists of male and governor during his more than two which it said could be accomplished to be adhearing to its announced specialists. The specialists of the property tax remains an expression on the property tax remains and permitting time must populate specialists. Procedure one costs on the which it said could be accomplished to be adhearing to its announced. Probate Div. Secretary entered in leasured to the primarily from the minority party. permitted in several countries in principally on the ground exemption from \$750 to \$1,000, and withholding would provide about the first and Far East. ICE Pressman, who has served as secretary to Probate Division backward areas of the world, or is the state, with an over - all tax

In addition to the withholding proposal, the commission's report is loaded with additional controversial matters, including a By Georgia Lawmakers previously suggested "service" 44K, which snyslve a five percent levy

atignal They gram the sacred and duties of United States and duties of United States iship to thouseful of the united states of whom o

wide ad volorem tax on property the law profession. through pooling of the first \$2,88 (committee members planning committee me but a device whereby ands would Daniel J. Rarnett.

be allocated to schools on the basis of population, rather than point of Recommendation for imposition of origin. In other words, at would Governor Ronald Reagan, was a benefit of the poorer and more

tax grants to cities and counties of California, providing some \$530 "with no appreciable tocresse" in

The commission would increase vetorans' Lax exemption to equalise

sed on Page 16, and

Westside Lawyers Wives Plan Brunck

The Explorer Scouts of Law Post 180 will be guests of honor at a In all, Houston I. Plournoy, state brunch sponsored by the Westaids

in initial rolled to cities and under the guidance of their advisor, counties for property tax relief L. Cruig Coughrett, to meet the purposes. Another controversial Wives and their husbands who will recommendation proposes a state- provide siret hand information on

Coming Events

FRIDAY, MARCH 7

Law Committee, Galaxy, 100n.
Orange County Bar Assn.
Professional Practices, Saddleback Inn, 7:30 a.m.

the Castaway Restaurant, 1250 Restaurant, 323 W. Valley Blvd., Alhambra, 12:15 p.m.

Legal Sucretaries, Inc. (Continued on Page 18, col. 1)

Professional Legal Secretary Orange County Bar Assa, Family Seminer, Judge Bertram B. James and Lieutement Harry Stemm of the Sheriff's office will speak. Carl Green Inn, Secremente, Reserva-Hone: Mrs. Jandigar, (916) 489-8655.

San Gabriel Valley Bar Asen.
Probate attorney Ann E. Stodden show. Ports O Call Restaurant, San Pedro, Social hour: 11:36 Luncheon 12:30 p.m. Reservations: Mary Savidan, 323 8230.

SUNDAY, MARCH 9

Westelde Lawyers' Wives of Lat Angeles, Brunch to honor Emplorer

By Caryl Warner

Oil Pollution of the Ocean, by Outpet C. Sweeney, Professor of Law, XXXVIII Fordinam, Law Review 155, December, 1968, deals with the subject of oil pollution caused by ships at sea. The principal remedy is for damages based agon negligence.

The review is timely, by reason of the Union Oil fide land oil well drainage at Santa Barbara. The author discusses Strict Liability. He also treats Liability within the ladustry, the Remedy in the lidustry, the Remedy in Admiralry against the Ship, the Remedy in the Civil Courts, Trespass a nd Negligence, Injunction, Proposals to Chinge Entisting Law, Liabilities on the High Seas, including classical decision of Rylands v. Fietcher (1863) and the recent Torrey Canyon (1967) lifigation arising from the discharge of perroleum from a tanker.

In regard to liabilities on the high seas, Professor Sweeney expounded as follows:

"The question of recovery of the costs expended in destruction of the vessel, prevention of pollution and clean - up of polluted beaches and wildlife is especially difficult in the United States and Britain because until now there has been on the government acting as the sovereign in do this. This is quite apart from the question of the costs expended in destruction of the vessel, prevention of pollution and clean - up of polluted beaches and wildlife is especially difficult in the United States and Britain because until now there has been on the powernment act and the professor of the government act acting as the sovereign in do this. This is quite apart from the question of the first and professor of the government act acting as the sovereign in do this. This is quite apart from the question of the professor of the government act and professor of the gov

in the United States which will CALENDAR ensure the government's rights against the shipowner for these costs, enforceable by a maritime lien and not subject to the limitation of liability act."

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As to the liability to parties outside the maritime industry, the review declared:

"The law is not so well settled when we come to the private law questions of oil pollution damage to beachirons owners, farmers of the sea bed, pier owners, resort owners and small boat owners. The law is at best uncertain with respect to the public law questions of the rights and habilities of states in combating pollution."

Be the remedy trespass or negligence, the review concluded as 17 195793—Cair Woolen Oxp vs Phrenix 188007—Farnham vs Goxdway Inc. 188007—Farnham vs Goxdway In

negligence, the review concluded as fullows:

Thus, it seems clear that the principal remedy for the pollution claimant is an action for damages based on negligence, as demonstrated by a policy - based decision of the Rhode Island Supreme Court, Rose v. Socony, 173A. 627. In that case the court, in the absence of proof of negligence, refused policy extend the trespass refused to extend the trespass Co Co doctrine to pollution damage of a 28-844-4-Weinstein vs Kraser well and stream by percolation of underground waters politited by petroleum products at the defendant's adjoining refinery." citing the 1956 English decision of Esso Petroleum Ltd. v. Southport

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63 SUPERIOR COURT DISCOVERY LAW AND MOTION

Monday, March 10, 1363 9:00 A.M.

1-NE-V6066-Mutual Savings & La Assa vs Blumberg 2-80756-Savinerton & Walberg Co vs Cases

Casey
3 - 670790 - Salamoto vs Obanesian
4 - 99902 - LAGEE Ir vs Cronswell
5 - 972963 - Phillips vs Frintier Refining

Comma - Egrertsen va Ruban
- 578875 - Rivera Stone Distributors
Inc va Hoffman Sr
- 86888 - Churk va Cedars of Lebanon
Haspital
- 886748 - Saros Investment Corg va

Pair [0-88750-Stoudt vs Ongley [1-89751-Rhera aus Davis [1-87751-Rhera aus Davis [1-87753-Northwest Acceptance Corp

65 SUPERIOR COURT WRITS & RECEIVERS ROOM 604, Courthouse 25.344 Ext. 6 1712 RICHARD SCHAUER, JUDGE CLINTON RODDA, COMMR. ROOM 605D

Corp.
Note: The Union Oil litigation is destined to contribute to the case limit on this challenging subject.

Room OSD John Corporate, Cherk Corp. 154 Business Daily 154 Business Dail

accompanied by a source to more property to strike part or all of the same pleading in which case the demarror will be calendared for hearing on the day noticed in the motion. (See Rule L. sec. 1(b), Superior Court, Las Aspetes County.)

(5) Compliance with \$22(a) and 203(a), California Rules of Court, is required. ALL, points AND authorities relied upon must be separately states. A mere reference to a code section is NOT a serficient compliance with this requirement. (See Rule 8, sec. 4, Superior Court, Los Angeles County.)

(6) An points and authorities and affidavits, other than those find cod-currently with the socioes or demarror, should be fined DIRECTLY WITH THE COURT CLERK IN THE LAW AND MOTION DEPARTMENT of which the snatter is pending as later than 4.0 p.m. of the second court day preceding the day of the bearing.

(7) Calendary in both Law and Motion Departments will be called at \$100 a.m.

(8) Matters pending may be con-

preceding the day of the bearing.

(7) Cheedary in both Law and Motion Departments will be called at \$200 a.m.

(8) Mattern pending may be continued by notifying the Court Clerk NO LATER than 4:28 s.m. of the second court day PRECEDING hearing. NO MATTERS WILL BE CONTINUED include the Clerk is no notified, except for good cause shown at the time of hearing, which cause was not known to counsel in time to comply with the above requirementa. Two continuances only will be granted without appearance of counsel in mattern set for hearing. Further continuances will be granted upon appearance of counsel moving for continuance, and then enly upon good cause shown at the time and department for which the case has been calendared.

(5) Law and Motion matters which kave gone off calendar may be replaced thereon upon notice only.

66 SUPERIOR COURT LAW AND MOTION

Even Number Cases

Room \$16, Courthouse GS-3414, Ext. 8-1707 ROBERT W. KENNY, JUDGE Room \$125 Jerrell Stephens

MINUTES

Thursday, March 6, 1569 1:99 A.M.

1.09 A.M.

1.00 S2-Hajestic Heat Facking Collect vs Bienesocks
Cornet To March 18

3.00 Mile-Heyers vs Nelessic Products collect Cornet To March 12

3.00 Mile-hard Enterprises Inc. vs Bennes Inc.
Cornet To March 22

4.00 Mile-hard Enterprises Inc. vs Bennes Inc.
Cornet To March 22

4.00 Mile-hard Factority of Commerces Inc.
Cornet To March 11

5.00 Mile-Beverly Hills Federal Savvings & La Association vs Martin Of Calendar

6.00 Mile-Arbeita Door Co. vs George

6.00 Mile-Arbeita Door Co. vs George

6-30630-Artesta Dear Co vs George Fini Bardrade Co
Motim Granted
7-91362-Gidfilar Corporation vs Co
of La
TA-613063-Internati Telephone &
Telephone torp vs Co La
E8-61306-Barton lustraments Corp vs

3C -

Hantfacturing and Stepay to We to LA
TD-911085—ITH General Centrels Inc vs
Ca LA
TE-91085—Internall Telephone &
Telegraph Corp vs Ca LA
TF-92865—International Telephone &
Telegraph Corp vs Vs LA
S-92106—Verson Construction Ce vs
Contains Corp Amer
Motion Granted
3-91885—Henner vs City of LA
Motion Granted
10-9286—Theraton vs Piesser Savings
& La Lors

9.—15335—Heaner vs Chy of Lâ
Mictor Granted
10.—55365—Therates vs Piescer Savings
2 La ham
Rotes Cranted
11.—20155—Lapin vs Stapicton
Schmitted
11.40055—Lapin vs Stapicton
12.40055—Reinfeld vs Jileue inc
Modes Granted
13.—20156—Reinfeld vs Jileue inc
Modes Granted
14.—20156—Considers Heane vs Wagener
Hotes Granted
14.—20156—Thera vs Northup Corp
Off Chiendar
15.—20156—Novah vs Cohes
Cond To March II
16.—20156—Generalves vs State Farm
Hates Rein Heales vs State Farm
Hates Habits vs State Farm
Hates Habits vs State Farm
Hates Habits vs State Farm
Hates And State Farm
Hates Habits vs State Farm
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CALENDAR

Emily, March 2, 1968 9.66 A. M. 9.60 A.M.

1.5CMS—Kingler Co is Photo
Earlor Corp.
(Voorbers et al for pixil Rusesberg
for do front of det
2.3CC41568—Remon vs Helligan
(Edmondown for pixil Propp for
det) and is show cause
3.5CMS—Co Sh vs Harnchall
(Fourtry for pixil Conway for
det mit of pixil

EAW AND MOTION Odd Number Cases on S14, Courtho 425-3414 Ext. 6-1719 JOHN L. COLE. JUDGE Ruth Oliver, Clerk

MINUTES

Thursday, March & 1949 9.00 A.M.

131627 — Bumb Construction Co

1—\$18627—Bumb vs Crows
Construction Co
Dem Overrised
1—\$6250—Bek vs United States Nati
Bank
Dem Sustained
1—\$0467—Elog vs Whetler
Moton Granted
4—\$1385—Gralwer vs Franter
Dem Overrised
5—\$0415—Lory vs Loon
Dem Sustained
6—\$277—Washington Thrift B La vs
St Calif Dept Employment
Moton Granted
7—\$2807—Confinential Coverage Corp
vs Yosenika Ins Co
Dem Overrused
8—\$4236—Bessels Trucking Co vs
Rirmingham
OR Calendar
5—\$4538—Bessels Trucking Co vs
Rirmingham
OR Calendar
5—\$4538—Bessels Vs Bank
Conid To March 19
10—\$4738—Jeans vs Withs
Dem Sustained
11—\$1773—Nachbee vs Taylor
Dem Sustained
12—\$1773—Nachbee vs Taylor
Dem Sustained
Conid To March 20
13—\$4577—Ownandy vs Linnar
Dem Sustained
CAlifhadar

(Ver halen for pits); Klaplan et al 135:741305-for def dem of def

rictions and accordant the street, Freet samene pertaining to the arrest, Freet samene pertaining to the arrest, Freet amount of all in accordance with a big information. It will compare the ball schedule haptweet by the Superior Court and with a few the and where a Superior Court controlled with a few that and where a Superior Court and more a release. A Commissioner with he available in five ball and finuse a release. A Commissioner is an dwity in Department 8, Reem 20s, of the Lee Angelia Court by Court bound 1:17 in Hill St., Lee Angelia, between the hours of 7:27 g.m. and 9:28 g.m. ar your court day and se superior services of 3:29 g.m. and 8:20 g.m. and 9:20 g.m.

on Seturdays, Bundays and legal boll-day between the boars of 3:09 B.M. and 5:00 B.M. Under Rufe Sf. Sec. 1 of the Refe. of the Saparter Court the ball other date approved by the Court will be between union cares in shown by pourses that it should be deviated from at the time the Countissians is unriacted.

No requests for priority will be so septed after 5:46 a.m.

CALENDAR

Friday, March 7, 1969 9.00 A.M.

Dem Overruled

3. MC-Boseles Tracking Co vs

Birmingham

Ord Calendar

3-948283-Barrack vs Bash
Conid To March 19

10-98713-Marchined

11-98713-Marchined

11-98713-Marchined

12-98730-Fresh vs Bittleredf
Conid To March 20

13-88767-Omansky vs Lanar
Dem Sustained

CALENDAR

Friday, March 1, 1989

3.00 A. M.

1-988317-Bash of Calif v Malabary for (Footbert for def) mut of platf

2-888317-Sayehs vs Martin Co s Scal (Monne for part); Low & S & def mut of platf

2-888317-Bush of Calif v March Co s Scal (Monne for part); Low & S & def mut of eff

3-888317-Bush of Calif v Malabary for (Footbert for def) mut of platf

3-888317-Bush of Calif v March Co s Scal (Monne for part); Low & S & def mut of eff

3-888317-Bush of Calif v Malabary for (Footbert for def) mut of platf

3-888317-Bush of Calif v Malabary for (Monne for part); Low & S & def mut of eff

3-888317-Bush of Calif v Malabary for (Monne for part); Low & S & def mut of eff

3-888317-Bush of Calif v Malabary for (Monne for part); Low & S & def mut of eff

3-888317-Bush of Calif v Malabary for (Monne for part); Low & S & def mut of eff

3-888317-Bush of Calif v Malabary for (Monne for part); Low & S & def mut of platf

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3-888317-Bush of Calif v Malabary for (Monne for part); Low & S & def mut of platf

3-888317-Bush of Calif v Malabary for (Monne for part); La Calif v Malabary for (Monne for part); Low & S & def mut of platf

3-888317-Bush of Calif v Malabary for (Monne for part); La Calif v Malabary for (Monne for part); La Calif v Malabary for (Monne for part); Low & S & def mut of eff mut of eff mut of the for def mut of eff mut of e

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REWSPAPE



Most People Read All of a Newspaper, All

ALL BUSINESS IS LOCAL. SETON LOCAL MENSPAPER, Les Japles Baily 3

(Centinued From Page One)

agencies that "the inner city" need not be a decaying area of neglected buildings, unkernpt streets and poor transportation The ambition, the energy and the intelligence of the types of people whom the institute serves can transform older city sections to ettractive productive neighborhoods As a doctor would may, flight to the suburbs is not "indicated" They offer examples to prove it.

But students of our 'inner city' dilensma have come to realize that sometime our millions of tax dollars and charity contributions too often lose some of their potency before reaching their destination. Administrators and donors of such monies are adequately effective only when 'electrically' 'charged so to speak, with deep human concern for our fellow men.

One of the delights on visiting International Institute is to share in one of its several festivals. Different nationality groups on different days stage impressive dance programs performed by "lay" artists dressed in previous native contumes brought from the behavior of the portes at a local old country. The pride and enthusiasm with which these their routines is something that even a skilled Hoilywood defense left the subject of choreographer cannot duplicate. When the celebrants in addition to the subject of the subject of the celebrants in addition to the subject of the subject of the subject of the celebrants in addition to the celebrants are celebrants. their fold denoes offer for sale Sometimes using profamily, Sirian and of relieving a few property of soles, refreshments and sale using profamily, Sirian to the sale using profamily to the native foods, refreshments and hand craft articles the visitor to the institute gets a new glampee of cosmopolitan Los Angeles. cornopolism Los Angeles.

Most of our European newcomers first saw America via New York harbor and the Statu oof Liberty -some with tears of joy. Yet they never had heard of Emina Lazarus' lines, inscribed on the base of the tossed to me, I lift my lamp beside of Theodore Herzl's death (1984) the golden door"

Administering the citizenship oath is very essential — and dramatic - but we need much more dramatic - but we need much more carving up (later modified in eliminations, the duties and programming in the spirit of the details) of what was then the institute and the Turkish Michia Ham but mismaked Statue of Liberty message

Coming Events

(Continued From Page One

MONDAY, MARCH 18 inglewood Mar. Regular Membership meeting. Forum Club, Inglewood, noon.

Santa Menica Bay District Bar Asen. H. Bradley Jones Will speak on professional incorporation, Horizon Room, Sunt Rider Inn, 1700 Palestine, he declared, Araba and handling of public business. Ocean Ave., Santa Monica, Social Jews lived "astiefactorily" together hour: 6:00 p.m., dinner: 7:00. In the Holy Land. Then the troubles to me the troubles to

Aim of Testimony Withholding Tax

texts of "white magic", Sirhan told parsonal care services such as of following their recommended cleaning, laundry, tharber and exercises in mental concentration, beauty services; transportation, designed to influence the such as auto repair greasing. extraneous behavior of physical parking an drental; and recreation, phenomena. Claims A Success

He never tried levitation, Sirhan said in response to a query by tax take to the point where the bloc Cooper, because it was still a feat "too powerful for me." However, on his own assertion ('I cannot prove this, but it is so-"), he did achieve the rather comerkable feet of inducing his mother through in favor of tax credits, which is mental commands to get up to the found to have worked a hardship on

"Mother, yet up and go to the tollet!", Sirhan said he willed from | to docal government. his own room in the family home on the night in question, Nothing happened at first, so he went to fact, proposed increases in bed. Presently the radio and lights cazation, rather than all - around came on in the house, and he heard "relief." No proposals were his mother flushing the tollet. "She included to make cartain that never did that before, late at should the package ever be adopted night," Sirhan declared.

He also claimed to have reached the point in his occult studies where home race.

Accella 'Zionista'

political pressure, former President acceptable, at least in many Johnson's foreign policy, and Anglo- quarters. French machinetions in World War I.

Displaying a remerkable knowledge of the blatory of Zioniam, he gave correctly the date and olted the now - obscure Sykes -Picot accord of 1916 whereby the gion; Marine Research Committee. British and French agreed on a of 1917 whereby Britain seemed to loss of personnel would result. promise Palestine as a national home for the Jews.

Sirhan even conceded that Zionism was born in the late 19th century grain lands commission would be because its originators - Herzl and transferred to this Organization. the others - were convinced that

reme, and now 'I have no as ' sea-

such as spectator sports, club and traternal dues, radio and television repairs, would increase the sales: grants could be met.

Revision of the state's personal income tax laws are in order, the commission said, with restoration of the exemptions removed in 1967 middle of the night and go to the large families. It proposed bathroom. personal income taxes be allocated

The commission's report, it was observed, has little new in it, and in by the legimeture, city and county governments could not deflect the minor benefits provided by increasing their own tax rates in the future.

Attempt to extend the sales tax

In virtually all of the requests for Turkish Middle East, but mispelled are turned over to other state with an "e" the Balfour declaration agardee and consequently, little

Under saleblishment of department of Navigation and Ocean Development, duties of the The governor said he had found

Jews would never be safe from changes proposed for the "Gentile" anti-Semitism unless department of Professional and they had a homeland of their own. Before the post - World War I public interest" and would Zionist - sponsored immigration to contribute to the expeditious

NEW CITY ADVERTISING

Ordinance No. 138,255

(Centinged from Page 1)

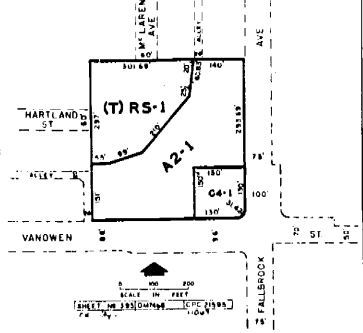
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Heo. 3. The City Clerk shall certify to the passenge of the same to be published in some daily newspaper printed and published in the City of Los Angeles.

I hereby certify that the foregoing ordinance was passed by the Country of the City of Los Angeles, at its meeting of February 18, 188, 188, 188 E. LAYTON, City Clerk, Hy M. H. Wilson, Davity.

Approved February 27, 1988. File No. 188896

Ordinance No. 138,227

DRILLING CISTRICT

r igifib [pur 7051 [cec 11045]

(E36012) Mar 7 1t

BAM YORTY, MAYOR.

2

In the Superior Court of the State of California for the County of Loss Angeles. In the State of the State of MARIN BABIARA NIMMO, Decembed. Notice is helvily given that the polition of Gloris M. Rambey for the Probate of the Will of the above-naised decembed and for the issuance of Letters Technically therein to the politioner, to whith reference is hereby made for further particulars, will be heard at \$115 o'clock A.M., on Macrid 21. 1969, at the Centry round of Department 4, of the Superior Court of the Rambes, California for the County Court of the Hate of California for the County of Los Angeles.

Dated February 28, 186.

Ocupty Cerk and Clerk of the Superior Court of the Hate of California for the Chanty of Los Angeles.

By I. Noissen, Department of the State of the Chanty of Los Angeles.

By I. Noissen, Department of the State of the Chanty of Los Angeles.

By I. Noissen, Department of the State of the Chanty of Los Angeles.

Ry I. Noissen, Department of the State of the Chanty of Los Angeles.

Ry I. Noissen, Department of the Macrid State of the Macrid Mills, California politic, (Elissel) Feb 28, Mar 2, 7

the City of Los Angeles, to be submitted to the qualified

City Clerk of the City of

Pub. Fvb, 14 to April 1 inc. - Delly 884

NOTICE OF HEARING OF PETITION FOR PROBATE OF WILL No. 565,148 In the Superior Court of the State of California for the County of Loss

Los Angeles

An Ordinance ariending Sections 13.04 and 13.01 of the Los Angeles gunicipal Code, setablishing an Oil Drilling District.

THE PROPLES OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS:

Heo. Is dustivision 2 of Subsection G of Section 13.01 of the Los Angeles Municipal Code is hereby amended by adding thereto a new paragraph (el), said paragraph to be as follows:

(el) The great shown on the map which follows is hereby established as Oil Drilling District No. U-143. Huperior Court of the Sists of California, for the County of Life Angeles. In the Matter of the Sists of California, for the County of Life Angeles. In the Matter of the Sists of MARKS, Deceased.

Notice is hereby given that Beatries Marks, the Macculrin of the Sists of Hamuel Marks, the desedent, has filed herein a betition for an ewise authorizing and direction from a wise authorizing and direction from the Sistem named desedent to seit the property desertied below to Redman Revice, a Pertnership composed of John C. Alber and David W. Ritchie, general periners, in sumpliance with the terms of the written agreement to seit and perchange entered into by the decense of the Writishad into by the decentent in he lifetime, as seitar, and by the purchaser samed been set for hearing in Department 4 of the above entitled Court on the 19th day of Marrin, 1968, at 8115 A.M. The personal property to be sold in described as follows:

A one-third (1/2) interest in Redman Revice, a partnership.

Heference is made to the patition on file herein for further particulars.

Dated: February 21, 1968.

County Clerk and Clerk of fall Superior Court, By F Ronder, Departy,

County Clerk and Clark of miss super-rior Court, By F Roader, Depar-Stanley E. Haberman, Atterney-at-Law, Suite 1420, 1901 Avenue of the Stars, Los Angeles, Callf. 20087 (E35381) Feb 18, Mar E 7

HOTICE OF EALE OF REAL
PROPERTY AT PRIVATE SALE
No. 1930.141
In the Hisperior Court of the Mate
of California, in and for the Country
of Los Angelos.
In the Matter of the Senate of
GEORGISTEN SECULOSIONAL JENKINS,

NOTICE TO THE QUALL | cortain real property described as ful-FIED ELECTORS OF THE Parent I

CITY OF LOS ANGELES
NOTICE IS HEREBY GIV.

EN that copies of proposed amendments to the Charter of County Heoorder of said County.

Clara of Lass Angeles. to

Lot 5 and the southerty 15 feet, front and rear of Lot 5 in Block 15 of front and rear of Lot 6 in Block 15 of front addition to Hermise Heach, County and the lot of California, an approximation of the County Heoorder of said County.

Clara of Lass Angeles. to arem is Lot 5 and the southerly 15 feet, front

Parcel 2: Lot 37 of Trico Fee Lands No. 1, in the County of Tulare, State of Califor-

electors of said City on the 1st Percei 1:

electors of said City on the 1st day of April, 1969, printed in convenient pamphlet form and in ten-point type, may be had upon application therefor, at the office of the City Clerk of said City, Room 395, in the City Hall, located at 200 North Spring Street, in the City of Los Angeles, California.

REX E. LAYTON, City Clerk of the City Clerk of the Unity Street of the City of Los Angeles, California.

REX E. LAYTON, City Clerk of the City of the Unity Street of the City of Unity Street of the City of Unity Street of the City of Unity Delay of Petrusary.

UNITED CALIFORNIA HANK. unriling of the estate of and consuletest berson. (1364448) Pub 38 Morr 8, T

PHOTOGRAPH Legal-forensic

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the court. Often there is an ment of embarrassment to the soing partly inherent in centain ds of evidence. Ordinarily, for poses of settlement, this ment has a value that would not reflected in the judgment of the right to meaning of the so-called right to meaning of the so-cal

ted that most Judges will not ore 20-25 relatively good years in Highlighting the event will be a liding the community property. Specifically, at 4:00 p.m. by Monroe of the party may be guilty Price, professor of law at U.C.L.A discussion from the provisions of ge, among other things.

dwill did not relate to dwill in the marriage but rather value of "goodwill" in a siness or professional practice t is part of the community sperty. I did not state that that is a matter that was particularly if to savid but that was particularly if to savid but that was particularly if to savid but that that the same but that the savid but the savid but that the savid but that the savid but that the savid but that the savid but the savid but that the savid but that the savid but that the savid but that the savid but the savid but the savid but that the savid but the savid of to settle but I did say that if a fintory from the same institution. 10 was tried it presented a Prior to his interest in law, Dr. rny problem for the Judge to Frank taught history in the public olve Likewise, the untangling of echools of Et Segundo and Culver wrate and community property City. tally confronts a Judge with a in addition to student body

n the interest or community and those generally the community and those generally

ars very truly,

ige Robert A Wenke

The Editor's Mailbox

ducting meaningful negotiation. the completion of its facilities will exempts My reference to length of be held by the University of West compiled for law enforcement rriage was not in the context of Los Angeles School of Law on unds for divorce. I s i m p l y Sunday, Merch 23, from 2:00 to available by law to a party other

serious misconduct over the last A welcoming greeting will be given the act," the center said. t for two of a lengthy marriage by Dr. Waliace C. Frank, Dean of In conclusion, the center t fact will be weighed in the School of Law. A tour of the emphasized that a body of law has igunction with the length of mar-building with also be made, been developed which holds that an among other things.

rein the father sought custody emistance. It started building its category of records not open to small children. Invariably these present factility at 11000 Washington public inspection. 'e to be tried. My reference to Boulevard in Culver City in June, sodwill" did not relate to 1967 and finished adding a second

members and their relatives, the n the interest of clarification I Hovitation to attend the "Open id appreciate your publishing House" is made to all citizens in interested in the Held of law.

Further information can be chained by calling the University

"investigatory (iles

ge, among other chings.

I did state that the most

Cult matters to settle were

Scult matters to settle were

Angels and custody

Angels and cust

NOTICE OF HEARING OF PETITION FOR PROBATE OF WILL IN the Superior Court of the State of California for the County of Lee Angeles.
In the Matter of the Salada of GEORGE H. BROACH, Deceased.

Bee. 3. The City Clerk shall certify to the passage of this ordinance and cause the same to be published in some carry newspaper printed and published in the City of Los Angeles. I hereby certify that the foregoing ordinance was massed by the Council of the City of Los Angeles, at its meeting of Pebruary 31, 1968.

HEX E. LAYTON.

City Clerk.

Hy Charles J. Port, Deputy.

Approved February 31, 1968.

Approved February 31, 1968.

Mayor. in the Matter of the Raisas of CFORGE H. BROACH. Deceased.
Notice is hereby given that the petition of Opal G. Joseph for the Pringsta of the Will of the above-named deceased and for the issuance of Letters. Testamentary thereon to the petitioner.

C. to which reference is hereby made for further particulars, will be heard at the court norm of Department 6, of the Ruperior Court of the State of California for the County of Las Angeles. City of Los Angeles.

Dated February 25, 1999.

WILLIAM G. SHARP.
County Clerk and Clerk of the Superior Court of the Mate of California for the County of Law Angeles.

By F. Reeder, Deputy. State of California County of Law Angeles.

Hy F. Reeder, Deputy. State of the Superior (Court of the Mate of California for the County of Law Angeles. Hy Clerk and Clerk of the Superior (Court of the Mate of California for the County of Law Angeles. Hy Clerk and Clerk of the Superior (Court of the Mate of California for the County of Law Angeles. Life County Clerk and Clerk of the Superior (Court of the Mate of California for the County of Law Angeles. Life County Clerk and Clerk of the Superior (Court of the Mate of California for the County Clerk and Clerk of the Superior (Court of the Mate of California for the Superior Court of the Mate of California for the Superior (Court of the Mate of California for the Superior County Clerk and Clerk of the Superior (Court of the Mate of California for the Superior (Court of the Superi Ordinance No. 138,248

An Ordinance of the City of Loss Augelea ordering certain work to be done on HUGHANK HOULEVARD (NEAR HANDER) IMPROVEMENT NO. A TI-11687.

THE PROPILE OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS!

Section I. Pursuant to the provisions of the Improvement Ant of 1811 (Div. 7, Breats and Highways Code) the Council of the City of Los Angeles incoherence all the work and acquisitions described and referred to in Ordinance No. 127,884 to be done.

192

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