

# ATTACHMENT

For Item

#24

Tuesday,  
July 16,  
2024

PUBLIC COMMUNICATION RECEIVED BY THE CLERK  
OF THE BOARD

**From:** [Jennifer Teitelbaum](#)  
**To:** [FGG, Public Comment](#); [Vargas, Nora \(BOS\)](#); [MontgomerySteppe, Monica](#); [Ellorin, Max](#); [Lowery, Mikayle](#); [Anderson, Joel](#)  
**Subject:** [External] Lemon Grove Tiny Homes  
**Date:** Wednesday, June 26, 2024 10:04:16 AM

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Lemon Grove clearly wants these tiny homes although I do not believe Lemon Grove nor Spring Valley should have any tiny homes unless each district is getting 30 divide them up!!!

I would like to know the exact proposed spot for tiny homes? From what I heard yesterday Lemon Grove clearly wants it! Why add this near the border of Spring Valley when the majority of the homeless are in the heart of Lemon Grove! Troy Street is Spring Valley- Palm is Lemon Grove!!! Also how about the County Health building behind Jack in the Box on Broadway in the parking lot it's huge and empty!!!

Please respond!!!  
Jennifer

Sent from my iPhone

**From:** [Jennifer Teitelbaum](#)  
**To:** [Vargas, Nora \(BOS\)](#); [MontgomerySteppe, Monica](#); [Ellorin, Max](#); [Ramirez, Griselda \(BOS\)](#); [Lowery, Mikayle](#); [Desmond, Jim](#); [Lawson-Remer, Terra](#); [FGG, Public Comment](#)  
**Subject:** [External] Not one response! No Tiny Homes!  
**Date:** Thursday, June 27, 2024 2:31:59 PM

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How did Monica send this to the Governor a day before the vote!!!

You didn't listen to anything anyone said nor ask for any input! You should be ousted! It's apparent and appalling the lack of empathy for this area! And is it Monica's authority alone that the Governor heeds? Was this in the works anyway and Vargas was just trying to shine for a while as we all cringed!

Troy Street is in Spring Valley not Lemon Grove that's Palm!!! Troy Street has no transportation, no jobs, already nasty with vehicles just park in the middle of the yellow lines, and has halfway houses all around with poor folks aimlessly walking around daily! Could you imagine adding more to an underprivileged and under managed area of the county! Shame on all of you and especially Monica for even suggesting this before a vote and no input!

Again forget the \$10 million this will not last except taxing us more!

Spring Valley's taxes for sewage already are obscene as there still so many including myself that have had flood damage!

The roads, graffiti, trash, and fixing up the dilapidated areas would be better served!

Chula Vista couldn't even fill there tiny homes and already nixed that. The City is already closing two and going to make a huge warehouse.

Put one in the desert! Not in our community!

Jennifer

Sent from my iPhone

**From:** [Jennifer Teitelbaum](#)  
**To:** [Vargas, Nora \(BOS\)](#); [MontgomerySteppe, Monica](#); [Ellorin, Max](#); [Ramirez, Griselda \(BOS\)](#); [Lowery, Mikayle](#); [Desmond, Jim](#); [Lawson-Remer, Terra](#); [FGG, Public Comment](#)  
**Subject:** [External] No Tiny Homes!  
**Date:** Friday, June 28, 2024 8:32:12 AM  
**Attachments:** [90.png](#)

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Supreme Court allows cities to enforce bans on homeless people sleeping outside  
[apnews.com](#)

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Sent from my iPhone

**From:** [Lowery, Mikayle](#)  
**To:** [Jennifer Teitelbaum](#); [Vargas, Nora \(BOS\)](#); [MontgomerySteppe, Monica](#); [Ellorin, Max](#); [Ramirez, Griselda \(BOS\)](#); [Desmond, Jim](#); [Lawson-Remer, Terra](#); [FGG, Public Comment](#)  
**Subject:** RE: [External] No Tiny Homes!  
**Date:** Friday, June 28, 2024 12:33:37 PM  
**Attachments:** [image002.png](#)  
[image003.png](#)  
[image004.png](#)

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Hi Jennifer,

Thank you for connecting with our team. May you please provide me with your phone number so I can gain more clarity on your concern. Thank you.



Mikayle Lowery, M.Ed (*She/Her*)  
Community Representative  
Office of Chairwoman Nora Vargas | County Supervisor, First District  
1600 Pacific Highway, San Diego, CA 92101

Direct: | Mobile: 858-276-8133 | Office: 619.531.5511

Website: [www.SupervisorNoraVargas.com](http://www.SupervisorNoraVargas.com)

E-Mail: [Mikayle.Lowery@sdcounty.ca.gov](mailto:Mikayle.Lowery@sdcounty.ca.gov)

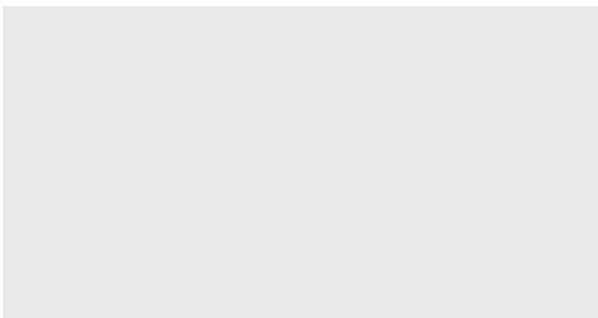


*"Building Healthier and Stronger Communities"*

Disclosure: This email is public information. Correspondence to and from this email address is recorded and may be viewed by third parties and the public upon request.

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**From:** Jennifer Teitelbaum <jlt5167@yahoo.com>  
**Sent:** Friday, June 28, 2024 8:32 AM  
**To:** Vargas, Nora (BOS) <Nora.Vargas@sdcounty.ca.gov>; MontgomerySteppe, Monica <Monica.MontgomerySteppe@sdcounty.ca.gov>; Ellorin, Max <Max.Ellorin@sdcounty.ca.gov>; Ramirez, Griselda (BOS) <Griselda.Ramirez2@sdcounty.ca.gov>; Lowery, Mikayle <Mikayle.Lowery@sdcounty.ca.gov>; Desmond, Jim <Jim.Desmond@sdcounty.ca.gov>; Lawson-Remer, Terra <Terra.Lawson-Remer@sdcounty.ca.gov>; FGG, Public Comment <PublicComment@sdcounty.ca.gov>  
**Subject:** [External] No Tiny Homes!





[Supreme Court allows cities to enforce bans on homeless people sleeping outside](#)  
[apnews.com](#)

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Jennifer

Sent from my iPhone



**From:** [Joe da Rosa](#)  
**To:** [letters@sduniontribune.com](mailto:letters@sduniontribune.com)  
**Cc:** [FGG, Public Comment](#); [mayortoddgloria@sandiego.gov](mailto:mayortoddgloria@sandiego.gov); [michael.smolens@sduniontribune.com](mailto:michael.smolens@sduniontribune.com)  
**Subject:** [External] The Homeless need Housing, not Warehousing  
**Date:** Friday, June 28, 2024 3:59:33 PM

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The County has to do some adjusting, but it is on the right track with its *little houses in little villages* strategy.

What Mayor Gloria is trying to push through is headed for disaster (a very expensive one for we taxpayers). His plan of placing the homeless in large multi-bed shelters (1,000 beds in the most outrageous example) amounts to nothing more than warehousing people, turning them into computer numbers and de-personalizing them, robbing them of their identity as individual people. It may get them off the streets for limited periods for political optics, but it will create an impersonal hell which, probably sooner rather than later, will send them scurrying back out onto the streets.

The county's plan errs in only one way: Its 150-little-house-"neighborhood" is just too big – too big for adjacent communities, but also too big to effectively help service providers interact with the individuals within *a community!* This is an important point. A careful look at our streets – at the mini tent cities and small agglomerations of homeless people - reveals that people, *social animals*, gather in *communities*. In a community you are somebody (not a warehouse sku code); you have friends and acquaintances with whom you share life and where you *provide support to one another*.

The homeless need housing, not warehousing, and small little-house neighborhoods (not one big one) to which a tent city or small agglomeration of homeless people were helped to move, would capitalize on the community spirit of its members, such as it might be, and expand the effectiveness of service providers' work with individuals by gaining the support of an engaged community, enhancing their success in helping people.

Joe da Rosa  
Point Loma  
619-857-4400

**From:** [henkinp@earthlink.net](mailto:henkinp@earthlink.net)  
**To:** [Desmond, Jim](#); [Anderson, Joel](#); [MontgomerySteppe, Monica](#); [Vargas, Nora \(BOS\)](#); [Lawson-Remer, Terra](#)  
**Cc:** [FGG, Public Comment](#)  
**Subject:** [External] NEW SAFER FIRE RETARDANT - PLEASE CHECK IT OUT  
**Date:** Saturday, June 29, 2024 6:42:01 PM

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Hi Supervisors,

I just came across the below article that SDFD is using a new flame retardant called Citrotech which looks alot safer and more environmentally friendly than traditional air-dropped stuff. If County Fire is not using it, please show them and have them consider its use. Article 2 gives details.

Regards, and Happy 4th of July,

Paul Henkin

### Article 1:

KSWB-TV San Diego

### **SDFD firefighters testing new product for fire defense**

Story by Jaime Chambers[6/28/2024]

SAN DIEGO (FOX 5/KUSI) — San Diego firefighters are testing a new approach to fire defense by applying a clear fire suppression residue directly onto a green belt in the hopes of protecting nearby homes from potential wildfires.

“Really what the product does is it inhibits the spread of fire. You can hold a flame up to it, hold a torch up to it, it can char, but it won’t sustain a flame,” said Daniel Hypes, assistant fire marshal for the San Diego Fire-Rescue Department.

The fire retardant, Citrotech, has been approved by the FDA and is undergoing preliminary testing.

“We are going to monitor it. We are going to spray it quarterly along designated evacuation corridors and we are going to be doing it for the next year or two,” said Tony Tosca, deputy fire chief of SDFD.

## Article 2:

[https://wildfirepros.com/wildfire\\_news/what-is-citrotech-an-introduction-to-the-industry-leading-fire-suppression-tool/](https://wildfirepros.com/wildfire_news/what-is-citrotech-an-introduction-to-the-industry-leading-fire-suppression-tool/)

WILDFIRE NEWS

Published: November 17, 2023

### **WHAT IS CITROTECH? AN INTRODUCTION TO THE INDUSTRY-LEADING FIRE SUPPRESSION TOOL**

When it comes to fighting wildfire effectively, appropriate tools are a firefighter’s best friend. And no, we’re not talking about the age-old “shovel versus pulaski” debate, or even what brand of gear opted for—we’re talking about the suppression tools themselves. In the ongoing fight against wildfires, especially with climate challenges, it becomes all the more important to research and apply industry-leading tools to give us every advantage over the destructive force of fire, save property, and even save lives. Enter the latest development in fire suppression tactics: Citrotech. This innovative fire suppression tool is taking the fire community by storm and offering a natural, resource-preserving solution to fighting fire—even in MIST (Minimum Impact Suppression Techniques) situations. So, how can Citrotech protect your property?

What Is Citrotech?

Citrotech is a naturally-derived chemical suppression tool that uses

around 90% less water than traditional suppression tactics. This chemical can proactively be applied to structures and fuels, creating a thin, protective film around the material that prevents ignition from occurring in the first place (from Mighty Fire Breaker). This biochemical is naturally derived from citrus oils (thus the name) and coats fuels in a layer of crystallized potassium salt—preventing ignition and flame development. Citrotech provides peace of mind for firefighters at the frontlines of property conservation as a powerful aid used to preserve both structures or property as well as firefighter safety. Rest assured that those on your team can employ the safest tactics possible so you bring home each member of your fire family safe and in one piece—while offering the maximum protection for property conservation efforts.

## Benefits of Citrotech

The innovation of this new suppression tool comes with a number of benefits to the firefighter, potentially saving lives, property, and ecosystems at the same time. Citrotech offers a solution to common fire suppression issues—such as sustainable sourcing and availability, eco-friendly solutions, and water conservation efforts. Let's go over some of the key benefits of incorporating Citrotech into fire suppression tactics.

## Made from Natural Ingredients

Citrotech is a biochemical sourced from citrus that creates a natural fire barrier that is also biodegradable. The proprietary recipe for Citrotech utilizes fewer harmful chemicals than other suppression materials, such as fire retardant dropped from planes, which often contain a laundry list of ingredients and also vary in terms of effectiveness (via L.A. Times). Additionally, aquatic and mammalian life is not negatively affected by Citrotech, from ingesting to contact.

## Saves Water

Citrotech allows firefighters to use around 90% less water than traditional suppression tactics—even with water additives like foam (via Mighty Fire Breaker). Water is not only an invaluable resource for firefighters, but requires a fair amount of risk and time to set up—from hoselays to pumps to refilling from tenders or natural water sources. That is not to say water is no longer necessary when using Citrotech—but it can minimize the time spent navigating dangerous, smoky roads in order to refill a tank. Water is also a critical natural resource that is not always abundant in an area prone to wildfires—making it a precious commodity that should not be taken for granted.

### Can Easily Be Incorporated Into Current Suppression Tactics

Ever heard of installing sprinkler systems to preserve property? We thought so. Fortunately, Citrotech can easily be added to sprinkler systems for maximum proactive fire engagement. Portable and in the form of a liquid, there is no reason why Citrotech could not even be incorporated into hose lays like old school foam—or even into bucket drops from air support. Because it is a liquid base, it can easily be added to water to pre-wet fuels, forming its coating over the material on contact and eliminating the need to saturate the fuel load with water.

### Effective and Sustainable

When it comes to selecting a fire suppression tactic, too often firefighters are faced with choosing between effectiveness and eco-friendliness of tactics. Citrotech eliminates the need to choose between these two options, offering strength of strategy where there would otherwise need to be analysis and pivoting of tactics. This allows firefighters spend less time worrying about the environmental impact of their strategy and more time thinking about implementing that strategy. This allows the firefighter to get down to business, saving precious time

and mental energy and offering confidence and decisiveness as a result.

## Many Applications

When you're tasked with defending a space—whether private property or state or federal land—Citrotech can help with almost any situation. If you opt to prep and leave an area, stay and defend, or implement MIST tactics, Citrotech is a trusted companion for firefighters looking for ways to elevate their game, improve their results, and keep their company (and their families) safe.

## Why Citrotech Is the Future for Wildfire

It's no secret that aerial retardant dumps look awesome—but do they actually work? Some groups think that **fire retardant drops cause environmental concerns** (via AP News) while others believe the **drops are costly and ineffective**. Either way, this steadfast tool in the firefighter's arsenal clearly has its fans—as well as its controversies. Can you imagine spending thousands of tax payer dollars on an allegedly ineffective suppression technique that likely pollutes streams and rivers at the same time?

This is where Citrotech steps in; as a sustainable, naturally-sourced alternative to the fertilizers and retardants added to the infamous red slurry, this Mighty Fire Breaker is innovating in the world of fire suppression in ways we have not seen for decades. Not only does Citrotech reduce fire ignition and flame development, but it also reduces the amount of smoke created as well—creating an all-around safer environment for the boots on the ground. **Less smoke means cleaner air, safer travel** to and from the scene of the incident, and **clearer sky space for pilots**.

What's more, Citrotech is committed to adhering to the U.S. Clean Water Act, reducing the noise from climate activists all while using a significant percentage less water than traditional suppression tactics. Fighting fire more effectively not only protects our historic and natural resources, but also prevents sequestered carbon from being released into the atmosphere, furthering the narrative of climate change.

At Professional Forest Management, LLC, we holistically understand the risks associated with wildfire—from legal issues to fire suppression tactics to concerns regarding loss of property. Let us answer your burning questions today so you can effectively prepare for tomorrow's unknowns. Call to explore your options and receive a consultation with a Wildfire Pro—and rest assured our team has got your six!

What is Citrotech, Frank Carroll, Wildfire Pros, Professional Forest Management

Frank Carroll's Comments on Mighty Fire Breaker:

Frank Carroll: A man who has spent over 40 years in Wildfire Management backs Mighty Fire Breaker's Citrotech, saying, "I've waited 50 years to discover something that can truly save homes and properties. When I first saw Steve Conboy's MFB CitroTech posts on social media, I was very Interested and very skeptical. I've searched for decades for an alternative way to help people save their homes and properties from inevitable wildfires. CitroTech gives homeowners who haven't taken wildfire mitigation action in advance the chance to save their homes. I'm tired of sifting through the ashes of people's broken lives and wishing they had some way to protect themselves. CitroTech is a virtually foolproof way to spray a complete wildfire defense and forget about it. It's safe for pets and kids and won't harm fish or fowl. CitroTech is the breakthrough product people all over wildfire country have been waiting and praying for. It's here. Get set up for success and have peace of mind this summer.

**From:** [henkinp@earthlink.net](mailto:henkinp@earthlink.net)  
**To:** [Desmond, Jim](#); [Anderson, Joel](#); [MontgomerySteppe, Monica](#); [Vargas, Nora \(BOS\)](#); [Lawson-Remer, Terra](#)  
**Cc:** [Mayor Paloma Aguirre Imperial Beach](#); [FGG, Public Comment](#); [FGG, CAO Mail](#)  
**Subject:** [External] CITIZEN AIR QUALITY MONITORING  
**Date:** Sunday, June 30, 2024 8:50:31 AM

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Hi Supervisors,

There are now two pollution problems in the TJ River Valley: air and water.

Air pollution sensors spread out on fire stations or by zip code are not enough to find the source. The price on monitors has fallen. Many portable monitors are cheap now. Some, on my computer, are even free.

So what we need is a network of 'civilian scientists,' simple-to-operate portable air pollution monitors in some of the affected homes, so they can get to where the source is rather than gradually narrowing it down based on observations from stationary devices.

I think this is the way you'll get more bang for the buck and are more likely to solve the problem.

Here's an old article from NASA:

## Why Monitor Air Quality

By Holli Riebeek  
Design by Robert Simmon  
May 19, 2009

July 25, 2005, was a scorcher. From the Midwest to the Eastern Seaboard, people cranked up the air conditioner as temperatures soared over a hundred degrees in another of a line of hot days. Those brave enough to venture into the heat found the air thick with haze. The heat turned emissions from cars and power plants into a soupy haze of ground-level ozone and fine particles left over from burning fossil fuels. Trapped in place by the high pressure system that had settled over the eastern and central United States, the haze had built up over several days. In many places, the Environmental Protection Agency warned that the air was unhealthy to breathe for those sensitive to poor air quality such as children, older adults, or people with heart disease, asthma, and other respiratory ailments.



But air quality was not the same everywhere. Pollution can build up in isolated pockets, and local sources (an industrial plant or a busy road) can add to the overall poor air quality. A network of citizen scientists monitoring air quality throughout a region could help reveal how pollution travels through the region and could help identify pollution “hot spots.”

## Pollution and Health

Air is essential to life. Poor air quality threatens the health of all living things from humans to plants. There are many types of air pollution, and each have a different effect on human health. The two most common types of air pollution in the United States are ozone and particle pollution. Both irritate the respiratory system, making it difficult to breathe, but can also have a more serious impact on health.

Ozone is a colorless gas that forms when emissions from cars, power plants, and industry react with sunlight. Ozone is a major component in urban smog. Ozone pollution irritates the respiratory system, causing coughing and throat irritation, makes breathing difficult, aggravates asthma, and can inflame and damage the lining of the lungs over time. See [The Ozone We Breathe](#).

Particle Pollution is any kind of particle or liquid droplet in the atmosphere. Particle pollution, or aerosols, has many sources. Fine particles, small enough to get into the lungs, primarily come from combustion in cars, power plants, fires, and industry. Coarse particles tend to have natural sources such as dust or sea salt. Particle pollution may aggravate heart and lung disease. The number of hospital visits associated with lung and heart disease goes up when particle pollution is high. Particle pollution is associated with heart attacks and cardiac arrhythmias, causes difficulty breathing, and makes people more susceptible to respiratory infections.

Since air quality can have such a big impact on health, the U.S. Environmental Protection Agency issues color-coded air quality updates to alert people when pollution levels are high enough to be harmful. Many communities have established action plans to limit the impact of poor air quality on bad days.

## How is Air Pollution Monitored?

The EPA alerts are based on both forecasts made with models and current observations. More than 4,000 monitoring stations track six different types of air pollution, including ozone and particle pollution, across the United States. The stations record hourly data, as well as daily maximum and minimum measurements. To locate the station nearest you, see the [EPA's AirData web site](#).

These stations report what air pollution levels were, but to provide warnings, the EPA has to make a forecast. Just as a weather forecaster uses a computer model to predict what the weather will be, forecasters at the EPA and state and local air quality offices use computer models to predict air quality. Models can show how pollutants will build in the atmosphere given the weather conditions and can predict where air pollution will travel. Models are necessary in predicting air quality because conditions change from day to day.

Air quality fluctuates from day to day for a number of reasons. Most obviously, air quality changes if more pollutants are put into the atmosphere. A large event such as a dust storm, wildfire, or volcanic eruption can dramatically darken the skies. Emissions also climb when energy demand goes up as it does on hot days. Scientists have also noted a weekly cycle in emissions dependent on local culture. In the United States, for example, air quality tends to be better on Saturdays and Sundays when fewer cars are on the road and electricity demand is lower because fewer businesses are operating.

Second, concentrations of pollutants in the atmosphere depend on the weather. Since sunlight is a necessary ingredient in ozone formation, ozone pollution levels tend to be highest during long summer days. A weather inversion, when warm air is trapped beneath a layer of cooler air, also leads to poor air quality since surface air has nowhere to go. Pollutants build in the pocket of trapped air. Inversions are especially common in cities surrounded by mountains such as Mexico City, Los Angeles, or Salt Lake City.

Finally, air pollution can have a local source, such as a power plant or factory, or it can come from somewhere else. Smoke from western wildfires can impact air quality in the Eastern United States. Dust from Africa clouds Florida's skies, and haze from Asia can reach the U.S. West Coast. Satellites have been instrumental in tracking pollution as it travels from place to place around the globe.

## Why Citizen Science?

Air pollution levels for your region are recorded at state monitoring stations, but air pollution does not necessarily spread itself evenly throughout the region. You may live next to a busy highway or some other source of pollution, or the topography of the land or city may concentrate pockets of polluted air near you. To know exactly what is in the air you are breathing, you need to monitor the air where you are.

A network of citizen scientists monitoring air quality will also provide valuable information to scientists who study air pollution and transport. Current measurements of air quality come from monitoring stations spread across the United States, but these provide isolated data points. It is difficult to draw conclusions about how air quality varies from place to place if you only have a few data points. Citizen scientists can contribute more information to fill in the gaps.

Currently, scientists get a broad picture of pollution in the atmosphere from satellites and models. The satellites provide global measurements of pollutants, but they don't see in fine detail. A single satellite-based data point might give the average concentration of a pollutant in the atmosphere over a one square kilometer region. Further, the satellite sums up all of the pollution in a vertical slice of the atmosphere from Earth's surface to the edge of space. Most can't tell scientists what air pollution levels are near the surface of the Earth where people are breathing. Models are used to merge satellite measurements of the entire atmosphere with ground-based measurements. A network of citizen science measurements of air quality could help improve both the interpretation of satellite data and the accuracy of models.

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**Cc:** [Mayor Paloma Aguirre Imperial Beach](#); [FGG, Public Comment](#); [FGG, CAO Mail](#); [Baxamusa, Murtaza](#)  
**Subject:** Re: [External] CITIZEN AIR QUALITY MONITORING  
**Date:** Monday, July 1, 2024 2:20:36 PM

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Thank you, Nora, I hope this leads to a quicker and positive resolution of the air pollution problem.

Regards, Paul

-----Original Message-----

**From:** Vargas, Nora (BOS) <[Nora.Vargas@sdcounty.ca.gov](mailto:Nora.Vargas@sdcounty.ca.gov)>  
**Sent:** Jul 1, 2024 12:51 PM  
**To:** [henkinp@earthlink.net](mailto:henkinp@earthlink.net) <[henkinp@earthlink.net](mailto:henkinp@earthlink.net)>, Desmond, Jim <[Jim.Desmond@sdcounty.ca.gov](mailto:Jim.Desmond@sdcounty.ca.gov)>, Anderson, Joel <[Joel.Anderson@sdcounty.ca.gov](mailto:Joel.Anderson@sdcounty.ca.gov)>, MontgomerySteppe, Monica <[Monica.MontgomerySteppe@sdcounty.ca.gov](mailto:Monica.MontgomerySteppe@sdcounty.ca.gov)>, Lawson-Remer, Terra <[Terra.Lawson-Remer@sdcounty.ca.gov](mailto:Terra.Lawson-Remer@sdcounty.ca.gov)>  
**Cc:** Mayor Paloma Aguirre Imperial Beach <[paloma.aguirre@imperialbeachca.gov](mailto:paloma.aguirre@imperialbeachca.gov)>, FGG, Public Comment <[PublicComment@sdcounty.ca.gov](mailto:PublicComment@sdcounty.ca.gov)>, FGG, CAO Mail <[caomail@sdcounty.ca.gov](mailto:caomail@sdcounty.ca.gov)>, Baxamusa, Murtaza <[Murtaza.Baxamusa@sdcounty.ca.gov](mailto:Murtaza.Baxamusa@sdcounty.ca.gov)>  
**Subject:** Re: [External] CITIZEN AIR QUALITY MONITORING

Thank you for your email, I will be connecting you to APCD.

Nora

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**From:** [henkinp@earthlink.net](mailto:henkinp@earthlink.net) <[henkinp@earthlink.net](mailto:henkinp@earthlink.net)>  
**Sent:** Sunday, June 30, 2024 8:50:22 AM  
**To:** Desmond, Jim <[Jim.Desmond@sdcounty.ca.gov](mailto:Jim.Desmond@sdcounty.ca.gov)>; Anderson, Joel <[Joel.Anderson@sdcounty.ca.gov](mailto:Joel.Anderson@sdcounty.ca.gov)>; MontgomerySteppe, Monica <[Monica.MontgomerySteppe@sdcounty.ca.gov](mailto:Monica.MontgomerySteppe@sdcounty.ca.gov)>; Vargas, Nora (BOS) <[Nora.Vargas@sdcounty.ca.gov](mailto:Nora.Vargas@sdcounty.ca.gov)>; Lawson-Remer, Terra <[Terra.Lawson-Remer@sdcounty.ca.gov](mailto:Terra.Lawson-Remer@sdcounty.ca.gov)>  
**Cc:** Mayor Paloma Aguirre Imperial Beach <[paloma.aguirre@imperialbeachca.gov](mailto:paloma.aguirre@imperialbeachca.gov)>; FGG, Public Comment <[PublicComment@sdcounty.ca.gov](mailto:PublicComment@sdcounty.ca.gov)>; FGG, CAO Mail <[caomail@sdcounty.ca.gov](mailto:caomail@sdcounty.ca.gov)>  
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Design by Robert Simmon  
May 19, 2009

July 25, 2005, was a scorcher. From the Midwest to the Eastern Seaboard, people cranked up the air conditioner as temperatures soared over a hundred degrees in another of a line of hot days. Those brave enough to venture into the heat found the air thick with haze. The heat turned emissions from cars and power plants into a soupy haze of ground-level ozone and fine particles left over from burning fossil fuels. Trapped in place by the high pressure system that had settled over the eastern and central United States, the haze had built up over several days. In many places, the Environmental Protection Agency warned that the air was unhealthy to breathe for those sensitive to poor air quality such as children, older adults, or people with heart disease, asthma, and other respiratory ailments.

But air quality was not the same everywhere. **Pollution can build up in isolated pockets, and local sources (an industrial plant or a busy road) can add to the overall poor air quality. A network of citizen scientists monitoring air quality throughout a region could help reveal how pollution travels through the region and could help identify pollution "hot spots."**

### Pollution and Health

Air is essential to life. Poor air quality threatens the health of all living things from humans to plants. There are many types of air pollution, and each have a different effect on human health. The two most common types of air pollution in the United States are ozone and particle pollution. Both irritate the respiratory system, making it difficult to breathe, but can also have a more serious impact on health.

Ozone is a colorless gas that forms when emissions from cars, power plants, and industry react with sunlight. Ozone is a major component in urban smog. Ozone pollution irritates the respiratory system, causing coughing and throat irritation, makes breathing difficult, aggravates asthma, and can inflame and damage the lining of the lungs over time. See [The Ozone We Breathe](#).

Particle Pollution is any kind of particle or liquid droplet in the atmosphere. Particle pollution, or aerosols, has many sources. Fine particles, small enough to get into the lungs, primarily come from combustion in cars, power plants, fires, and industry. Coarse particles tend to have natural sources such as dust or sea salt. Particle pollution may aggravate heart and lung disease. The number of hospital visits associated with lung and heart disease goes up when particle pollution is high. Particle pollution is associated with heart attacks and cardiac arrhythmias, causes difficulty breathing, and makes people more susceptible to respiratory infections.

Since air quality can have such a big impact on health, the U.S. Environmental Protection Agency issues color-coded air quality updates to alert people when pollution levels are high enough to be harmful. Many communities have established action plans to limit the impact of poor air quality on bad days.

## How is Air Pollution Monitored?

The EPA alerts are based on both forecasts made with models and current observations. More than 4,000 monitoring stations track six different types of air pollution, including ozone and particle pollution, across the United States. The stations record hourly data, as well as daily maximum and minimum measurements. To locate the station nearest you, see the [EPA's AirData web site](#).

These stations report what air pollution levels were, but to provide warnings, the EPA has to make a forecast. Just as a weather forecaster uses a computer model to predict what the weather will be, forecasters at the EPA and state and local air quality offices use computer models to predict air quality. Models can show how pollutants will build in the atmosphere given the weather conditions and can predict where air pollution will travel. Models are necessary in predicting air quality because conditions change from day to day.

Air quality fluctuates from day to day for a number of reasons. Most obviously, air quality

changes if more pollutants are put into the atmosphere. A large event such as a dust storm, wildfire, or volcanic eruption can dramatically darken the skies. Emissions also climb when energy demand goes up as it does on hot days. Scientists have also noted a weekly cycle in emissions dependent on local culture. In the United States, for example, air quality tends to be better on Saturdays and Sundays when fewer cars are on the road and electricity demand is lower because fewer businesses are operating.

Second, concentrations of pollutants in the atmosphere depend on the weather. Since sunlight is a necessary ingredient in ozone formation, ozone pollution levels tend to be highest during long summer days. A weather inversion, when warm air is trapped beneath a layer of cooler air, also leads to poor air quality since surface air has nowhere to go. Pollutants build in the pocket of trapped air. Inversions are especially common in cities surrounded by mountains such as Mexico City, Los Angeles, or Salt Lake City.

Finally, air pollution can have a local source, such as a power plant or factory, or it can come from somewhere else. Smoke from western wildfires can impact air quality in the Eastern United States. Dust from Africa clouds Florida's skies, and haze from Asia can reach the U.S. West Coast. Satellites have been instrumental in tracking pollution as it travels from place to place around the globe.

## Why Citizen Science?

Air pollution levels for your region are recorded at state monitoring stations, but air pollution does not necessarily spread itself evenly throughout the region. You may live next to a busy highway or some other source of pollution, or the topography of the land or city may concentrate pockets of polluted air near you. To know exactly what is in the air you are breathing, you need to monitor the air where you are.

A network of citizen scientists monitoring air quality will also provide valuable information to scientists who study air pollution and transport. Current measurements of air quality come from monitoring stations spread across the United States, but these provide isolated data points. It is difficult to draw conclusions about how air quality varies from place to place if you only have a few data points. Citizen scientists can contribute more information to fill in the gaps.

Currently, scientists get a broad picture of pollution in the atmosphere from satellites and models. The satellites provide global measurements of pollutants, but they don't see in fine detail. A single satellite-based data point might give the average concentration of a pollutant in the atmosphere over a one square kilometer region. Further, the satellite sums up all of the pollution in a vertical slice of the atmosphere from Earth's surface to the edge of space. Most can't tell scientists what air pollution levels are near the surface of the Earth where people are breathing. Models are used to merge satellite measurements of the entire atmosphere with ground-based measurements. A network of citizen science measurements of air quality could help improve both the interpretation of satellite data and the accuracy of

models.



**From:** [Kasturi Rangan](#)  
**To:** [BOS, District1Community](#); [Anderson, Joel](#); [Lawson-Remer, Terra](#); [Monica.Montgomery.Steppe@sdcounty.ca.gov](#); [Desmond, Jim](#); [FGG, Public Comment](#)  
**Cc:** [Slovick, Mark](#); [Smith, Ashley J](#); [Truong, Angelica](#); [Danner, Tina](#); [Tim Kennedy](#); [Todd Frank](#); [Vicente](#); [Lisa Roner](#); [Jack Dubord](#); [Byron Marler](#); [Tony Eason](#); [Sandra Farrell](#); [James Chagala](#); [Timarie Seneca-Bixler](#); [Laura Bowersox](#); [Dan Pat Cannon](#)  
**Subject:** [External] NCER Project; Hilltop Group, PDS2008-3500-08-015  
**Date:** Monday, July 1, 2024 2:56:25 PM

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Honorable Supervisors of the Board of San Diego County:

I am writing to you as a member of the residential community in the vicinity of the site of the proposed project. We still appreciate the position that you took more than a year ago regarding the requirement of a full Environmental Impact Report for the project. We understand that the Appellate court has ruled in favor of the applicant and that the Board of Supervisors will need to withdraw their decision regarding the EIR and approve the project with a CEQA 15183 Exemption. We understand that this issue will be an agenda item for the Board Meeting on July 17, 2024.

When considering the approval of the project, I request that you consider some specific conditions that can be addressed within the CEQA 15183 process to better protect the residents in the vicinity of the project site from impacts relating to dust, noise, heavy truck traffic, fire hazard, and visual impact. This is very relevant when considering the fact that the zoning of this site as High Impact Industrial is an oddity; it does not meet the criterion that High Impact Industrial areas should not be near residential areas. We have also communicated with Mr. Mark Slovick, Deputy Director of the County Planning and Services Department on the issues that are listed below;

1. The project approval needs to be very specific about operating capacity and enforceable limits of operation. The current Site Plan documents are not explicit enough, have conflicting as well as inadequate information, and therefore broad approval of a Site Plan will not define the project well enough to monitor for compliance. We also understand from PDS that the County will not monitor the project for compliance and that it would be up to the public to call the County authorities to report non-compliance:
  - a. Concrete and Demolition recycling: Need definitions for
    - i. The maximum number of incoming loaded trucks or tons per day
    - ii. The maximum number of outgoing product trucks or tons per day
    - iii. Maximum number of tons of debris that can be processed per day
  - b. Wood Waste Processing: Need definitions similar to the Construction and Demolition Recycling operation.
  - c. Will the crushing and screening operations be done inside or outside a building? The current site plan description and drawings show that these processing operations will be done on a concrete pad outside the building but one of the PDS documents stated that processing should be done inside a building. The building shown in the drawings is not defined in terms of what will be done inside it, other than it will have some wash racks.
2. The operating hours sought by the project applicant - 5:00 AM until 7:00 PM - seem excessive, considering that the general intent is to ship two truckloads per day.
3. The storage facilities defined in the project documents will have more than double the maximum inventory allowed by County regulations for a medium volume facility. Why should this be allowed?
4. The consultant's calculations on dust release from operations takes into account an undefined credit from other independent operations in Otay Mesa and Miramar. How is this justified?

The consultant's calculations don't seem to take into account an equipment "maximization" scenario that was defined in one of PDS's documents – if the equipment needs to process a certain number of tons to obtain efficiency then incoming tons will be accumulated to allow an extended operation of the processing equipment.

With a crusher capacity of 250 tons/hr, incoming material could be accumulated for 10 days and processed within 8 hours. Will this be allowed? Why are the emission calculations not using this scenario?

5. If water misting is to be used for dust control of operations, how will this be enforced – interlocked with operating equipment so that they cannot be operated without misters or just a directive to use water? The technology available today includes automated foggers and misters that can control dust. The project should be required to invest in these facilities.

6. How will dust release be monitored? Technology available for monitoring is far superior to visual monitoring, and is coming into use in the concrete recycling industry. The City of Chicago requires such recycling facilities to use electronic monitors for dust and noise. Will PDS do the same? Local residents do not want to be the monitors who have to call the County to report violations that might abate by the time the authorities show up. Further, local residents cannot numerically measure dust or noise – only a nuisance level whereas the electronic monitors can measure noise levels in decibels as well as particulate material in terms of specific particle sizes such as PM10 which, when exceeding a concentration level, can have serious health impacts on people who are exposed.

7. The Site Plan says that 244,464 cu.yds of rock will be blasted from the side of the mountain and crushed in 2 – 4 weeks to provide fill during the construction phase. This means that 8731 tons of blasted rock will be crushed on site per day for 4 weeks. However, the consultant's report shows that the emissions per day will actually be only one third of what it will be to crush 174 tons/day for recycling. How is this possible? This level of crushing for site preparation means that the equivalent of 20 years of normal crushing at 2 truckloads/day will be done in 2 to 4 weeks to prepare the site – seems like an economic absurdity. Further, this issue is certainly not addressed in the GPU EIR.

8. The applicant reduced water usage from prior estimated usage of 2,400,000 gals/yr to 1,200,000 gals/yr which are stated to be for indoor uses. Does this mean no water will be used for dust suppression and landscape watering?

9. We had pointed out earlier that the applicant's consultant has used the wrong noise standard in his/her report, stating it as 57.5 dBA instead of 50 dBA. The consultant's calculations show the noise level at nearby residential areas to be 58 dBA and therefore acceptable, but it is not.

10. The Fire Plan in the site plan document does not address the hazard for residential communities even though the facility will routinely handle chipping and grinding of tree trimmings and wood from construction debris. The facility will have large quantities of incoming wood and processed wood chips and thus a large flammable inventory. The project drawings show a water tank that is more than 500 ft. away from the processing area. There is no detail or description of any firewater hydrants in the documents. Residential communities are in favor of stopping all operations at the facility during unfavorable wind conditions to avoid the possibility of a spark from operation equipment starting a fire.

11. It is still not clear whether truck traffic entering and leaving the facility will be limited to certain County/City roads or not. The public also needs to know the regulation for the covering required on these trucks to minimize dust release on roadways.

12. A 6 foot solid fence as shown in the drawings is inadequate to significantly reduce visual impact for higher level residential communities across Interstate 15. Typical storage piles and processing equipment

are much higher in elevation.

13. The investment required for the facilities – roadway preparation, site preparation and leveling, concrete pads, storage facilities, building, walls, 50 parking spaces, electrical infrastructure, water tank, portable equipment configurations for processing two different incoming streams of materials, etc. – is not economically justified for the stated product shipment. This implies that expansion of production is to be anticipated. This should be taken into account now in assessing impacts to residential communities.

Thanks for your consideration of the above issues.

Kasturi Rangan.

**From:** [Jennifer Teitelbaum](#)  
**To:** [rvasquez@lemongrove.ca.gov](mailto:rvasquez@lemongrove.ca.gov); [FGG, Public Comment](#); [Desmond, Jim](#); [Lawson-Remer, Terra](#); [Lowery, Mikayle](#); [Ramirez, Griselda \(BOS\)](#); [Ellorin, Max](#); [Vargas, Nora \(BOS\)](#); [MontgomerySteppe, Monica](#); [Anderson, Joel](#); [lianalebaron@gmail.com](mailto:lianalebaron@gmail.com); [ggastil@lemongrove.ca.gov](mailto:ggastil@lemongrove.ca.gov)  
**Subject:** [External] No Tiny Homes in SV or LG!  
**Date:** Saturday, July 6, 2024 3:25:18 PM

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Besides thinking that spot is a terrible idea, it's residential-already crime ridden and halfway houses on Troy- there's no opportunities/jobs or things to do in the day or night- it's too close to schools and daycares-very little transportation except buses on Sweetwater- what's the quid pro quo! I'm pretty sure it was the mayor that called in and wants it LG (odd) along with the council woman at the county meeting. Steppe also said she exits at Jamacha so moving it about a mile away is a better idea! Either each district takes 30 cabins or NIX this idea! What happens when the funds run out, guaranteed 24/7 designated number for access to police and medical, how about fixing up the roads-graffiti- garbage and residents yards and make the area appreciate more instead of a giveaway! How does this empower people and what's the benefit?! Something stinks in LG and SV!

Represent your area and help the community!

Shame!

Jennifer

Sent from my iPhone

July 6, 2024

Dear Chief Justice Patricia Guerrero of the California Judicial Council,

Since at least 2022, and on June 16, 2024, and June 29, 2024, I sent you mountains of evidence with proof beyond a reasonable doubt of San Diego County, Office of Education, **government attorney, Daniel Shinoff's illegal criminal course of conduct** who has repeatedly harmed the public for decades, including me and my minor disabled child/student, with carte blanche immunity.<sup>1</sup>

In my June 29, 2024, email, I informed you government attorney Shinoff repeatedly committed a fraud upon the court, misappropriated public funds, paid himself to prosecute me with taxpayer dollars based on his fraud, and asked the court to name me a vexatious litigant to prevent me from defending against his fraud upon the court. Shinoff prosecuted me and tried to have me thrown in jail for taking my minor disabled child to school. He further contacted CPS to try and have my minor child taken away when I could not take my child to school because of his fraud. My child has been abused for years and continues to suffer daily because of the corrupt attorneys the California Bar continues to give licenses to. I further stated, "*Because of this egregious abuse of power, obstruction of justice, and the conspiracy to aid and abet criminals, mine and my son's life are in danger.*" (**Exhibit C**).

In response, on July 1, 2024, **I received your letter directing me to stop sending you and the Judicial Council emails.**

### **Who is the Judicial Council?**

The California Judicial Council consists of Judges and Lawyers. *Specially*, the Chief Justice, who serves as the council's chair; 14 judges appointed by the Chief Justice; four lawyer members appointed by the State Bar; one member from each house of the California Legislature; and the Administrative Director, who serves as secretary.<sup>2</sup>

### **What is The Judicial Council?**

"In 1926 California joined a nationwide court reform movement that encouraged the establishment of judicial councils to bring coherence to court operations and procedures and improve the quality of justice...The California voters' pamphlet that year observed that "the work of the various courts is not correlated, and nobody is responsible for seeing that the

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<sup>1</sup> Daniel Shinoff is an employee/contracted Joint Powers Authority (JPA) attorney for the San Diego County Office of Education (SDCOE). The Chief Justice and Judicial Council Partner with SDCOE, and seeks funding from SDCOE JPA attorneys, State Superintendent Tony Thurmond, the California Lawyers Association/Foundation, and other organizations in their political initiative ("Judges and Lawyers in the Classroom"). (**See Exhibit A**). And See; <https://www.youtube.com/watch?v=QnKIVvCgobo> Also see e.g.: <https://voiceofsandiego.org/2016/03/10/3-cases-that-help-explain-local-schools-attorneys-current-troubles/> Further concerning is that I also just learned that government attorney, Heather Rosing, Esq., is president of Justice Judith McConnell's Lawyer Foundation and she is also President of the California Bar's Foundation that is providing funding to the California Judicial Council. (**Exhibit B**).

<sup>2</sup> <https://www.calbar.ca.gov/About-Us/Who-We-Are/Committees/Committee-Appointment-Opportunities/Judicial-Council> - ~:text=The Judicial Council consists of,Director, who serves as secretary.

machinery of the courts is working smoothly.” Advocating for a constitutional amendment to create a policymaking body, the pamphlet noted that, under the present system, “when it is discovered that some rule of procedure is not working well, **it is nobody’s business to see that the evil is corrected.**”

A judicial council, the pamphlet’s authors promised, would ensure that, “***whenever anything goes wrong, any judge or lawyer or litigant or other citizen will know to whom to make complaint, and it will be the duty of the council to propose a remedy, and if this cannot be done without an amendment to the laws, the council will recommend to the Legislature any change in the law which it deems necessary.***”<sup>3</sup>

“Respect for the law depends in large part upon the manner in which it is administered, and it is natural that the people look to us, **as they have a right to do**, for the leadership that can assure them an enlightened judicial system. We must recognize the importance of this trust and that, if we fail, others less qualified will undertake what is primarily our responsibility, perhaps with unfortunate results.” —*Chief Justice Phil S. Gibson, State Bar Journal, 1957*

## **POWERS OF THE JUDICIAL COUNCIL (JCC)**

- The JCC sets policy and allocates funds for the court system in California. The JCC also appoints an administrative director who oversees the staff. The staff implements policy and supports the day-to-day operations of the Judicial Council, the California Supreme Court and the appellate and trial courts.
- Judges in California are required to "report to the council as the Chief Justice directs concerning the condition of judicial business in their courts. They **shall** cooperate with the council and hold court as assigned. Article 6 Sec. 6, California Constitution.

## **Rule 10.1 - Authority, duties, and goals of the Judicial Council**

### **(a) The Judicial Council**

- (1) The Judicial Council sets the direction for improving the quality of justice and advancing the consistent, independent, impartial, and accessible administration of justice by the judicial branch for the benefit of the public.
- (2) The council establishes policies and sets priorities for the judicial branch of government

### **(b) Constitutional authority and duties**

Article VI, section 6 of the California Constitution requires the council to improve the administration of justice by doing the following:

- (1) Surveying judicial business;
- (2) Making recommendations to the courts;
- (3) Making annual recommendations to the Governor and the Legislature;
- (4) Adopting rules for court administration and rules of practice and procedure that are not inconsistent with statute; and
- (5) Performing other functions prescribed by statute.

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<sup>3</sup> <https://www.courts.ca.gov/documents/profilejc.pdf>

## The Corrupt California State Bar

As you know, attorneys from the California State Bar have repeatedly obstructed justice, made false statements, aided and abetted government attorney, Daniel Shinoff, and have been an accessory in his crimes. just like they did with his corrupt attorney friend and business partner Thomas V. Girardi. See <https://www.reuters.com/legal/legalindustry/tom-girardi-gave-1-mln-california-bar-investigator-report-says-2023-03-10/>

In the wake of the Girardi investigation, the California Supreme Court ordered approval of new Rule 8.

**Rule 8.3** obligates all California licensed attorneys to inform the State Bar of California or alternatively a tribunal with jurisdiction to investigate or act upon such misconduct when they know of credible evidence that another lawyer has engaged in any of the following conduct “that raises a substantial question as to that lawyer’s honesty, trustworthiness, or fitness as a lawyer in other respects”: (a) a criminal act; (b) conduct involving dishonesty, fraud, deceit, or reckless or intentional misrepresentation; or (c) misappropriation of funds or property.

A former investigator for the California Bar said they thought the OCTC was to help the public but it’s to help the lawyers who fund the organization. The investigator wrote...“OCTC is for all intents and purposes a fraudulent enterprise.” See: <https://www.davisvanguard.org/2024/03/opinion-the-state-bar-of-california-protects-attorneys-not-the-public/>

**“We the People” i.e., taxpayers, agree.**

Shinoff’s personal friend, San Diego County District attorney Summer Stephan also stonewalled me (See **Exhibit D**). Attorneys from the San Diego County District Attorney’s office made false and misleading statements and told me Shinoff’s illegal conduct is a “Civil” matter. I also received false and misleading statements from the Commission on Judicial Performance (CJP).

No wonder The Center for Public Integrity gave California an "F" for Judicial Accountability. California, the nation’s most populous state came 2nd only to Alaska, the 4th least populous. See: <https://publicintegrity.org/politics/state-politics/state-integrity-investigation/california-gets-c-grade-in-2015-state-integrity-investigation/>

The Center for Public Integrity		DEMOCRACY ▾	ECONOMIC WELL-BEING ▾	EDUCATION ▾
Investigating inequality				
California	GRADE: C-(73)	RANK: 2 <sup>ND</sup>		
Assessing the systems in place to deter corruption in state government				
Click on each category for more detail				
CUBEMETHODOLOGY				
Public Access to Information	GRADE: F+(41)	RANK: 28 <sup>th</sup>		
Political Financing	GRADE: C-(73)	RANK: 10 <sup>th</sup>		
Electoral Oversight	GRADE: C-(72)	RANK: 17 <sup>th</sup>		
Executive Accountability	GRADE: C-(73)	RANK: 5 <sup>th</sup>		
Legislative Accountability	GRADE: C-(70)	RANK: 11 <sup>th</sup>		
Judicial Accountability	GRADE: F+(63)	RANK: 20 <sup>th</sup>		<b>F</b>
State Budget Processes	GRADE: A+(91)	RANK: 6 <sup>th</sup>		
State Civil Service Management	GRADE: D+(87)	RANK: 10 <sup>th</sup>		
Procurement	GRADE: C-(72)	RANK: 21 <sup>st</sup>		

**Perjury is a felony.** See Penal Code § 118. i.e., criminal. (*Not* civil).

In California, both perjury and subordination of perjury (Penal Code § 127) are felonies, and the penalty for both offenses is up to four years in prison. It is illegal to help someone commit a crime. Aiding and abetting are described under California Penal Code Section 31.

**Penal Code § 32 - Accessory After the Fact - states :** Every person who, after a felony has been committed, harbors, conceals or aids a principal in such felony, with the intent that said principal may avoid or escape from arrest, trial, conviction or punishment, having knowledge that said principal has committed such felony or has been charged with such felony or convicted thereof, is an accessory to such felony. Also see *Brady v. Maryland* (1963) 373 U.S. 83; *Hayes v. Brown* 399 F.3d 972, 978 (9th Cir. 2005)

"**Napue** prohibits the government from knowingly using false evidence to obtain a criminal conviction, while **Acorta and Pyle** **obligate the government to correct false evidence** thus presented. *Hayes v. Brown* 399 F.3d 972, 978 (9th Cir. 2005) (en banc.)

Also See conspiring to deprive constitutional rights (18 U.S.C. § 241), due process, denial equal protection (14<sup>th</sup> Amendment), and obstruction of Justice.

#### **18 U.S.C. § 242 - Deprivation Of Rights Under Color Of Law**

For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prisons guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. It is not necessary that the crime be motivated by animus toward the race, color, religion, sex, handicap, familial status or national origin of the victim. The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any. <sup>4</sup>

**18 U.S.C. § 241 – Conspiracy to Deprive Constitutional Rights**, makes it a crime for “two or more persons to conspire to injure, oppress, threaten, or intimidate any person . . . in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States.

If I had committed these crimes against government actors, **there is no doubt I would be in jail.**

A judge is, obviously, an officer of the court and must report any crimes he or she becomes aware of. Why are you violating mine and my minor disabled child’s constitutional rights, silencing me, and at the same time lobbying for more tax dollars to send to the criminal racket of “Judges and Lawyers to school classrooms,” and to line the pockets of criminals like San Diego Superior Court Judge Richard S. Whitney and government attorney, Daniel Shinoff who have

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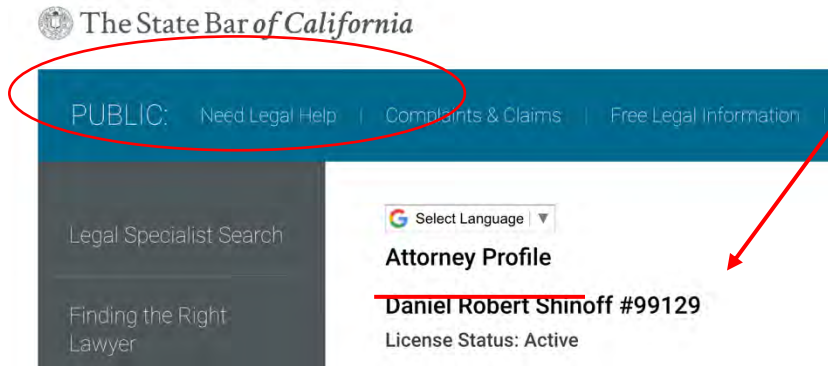
<sup>4</sup> <https://www.justice.gov/crt/deprivation-rights-under-color-law - :~:text=Section 242 of Title 18,laws of the United States.>



repeatedly harmed children and the public? **This fraud us further taken as intentional political interference in the past and upcoming November election.**

You are aiding and abetting criminals and harming children and the public.

**Why does Shinoff still have a license to harm the public?**



**Active** – with a license to repeatedly harm the public, steal taxpayer dollars for decades, irreparably harm women and children, and perpetrate a fraud upon the court.

You are letting this disgusting man repeatedly and irreparably harm my son!!! I will not stop fighting for him. I am his only voice.

The Supremacy Clause makes the Constitution superior to all contrary laws. Violating the Supremacy Clause reduces a government officials to the level of a private citizen, who can be sued.

Under the state and US Constitution, you not only have the authority to act, but you also have a duty to act. Your repeated refusal to act and concealment of government attorneys illegal conduct makes you an accomplice to fraud upon the court, Denial of a Free and Appropriate Education (FAPE) under the Individuals with Disabilities Act (IDEA), honest services fraud under 18 USC § 1346, conspiracy to discriminate in violation of the Americans with Disabilities Act (ADA), and 18 U.S.C. § 241 conspiracy to deprive constitutional rights, etc..

Please feel free to call me on my cell phone 415.314.6321 with any questions.

Sincerely,

*Natalie Rajic*

CC:

<b>Chief Justice of the Supreme Court</b> Patricia.Guerrero@Jud.CA.GOV  <b>Associate Justice of the Supreme Court</b>	<b>Legislature</b> Brian.Maienschein@jud.ca.gov Thomas.Umberg@jud.ca.gov  <b>State Bar</b>	<b>Secretary</b> Shelley.Curran@jud.ca.gov JudicialCouncil@Jud.CA.Gov  <b>Chief Administrative Officer</b>
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**ACSE/CDE**

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Saran Tugsjargal

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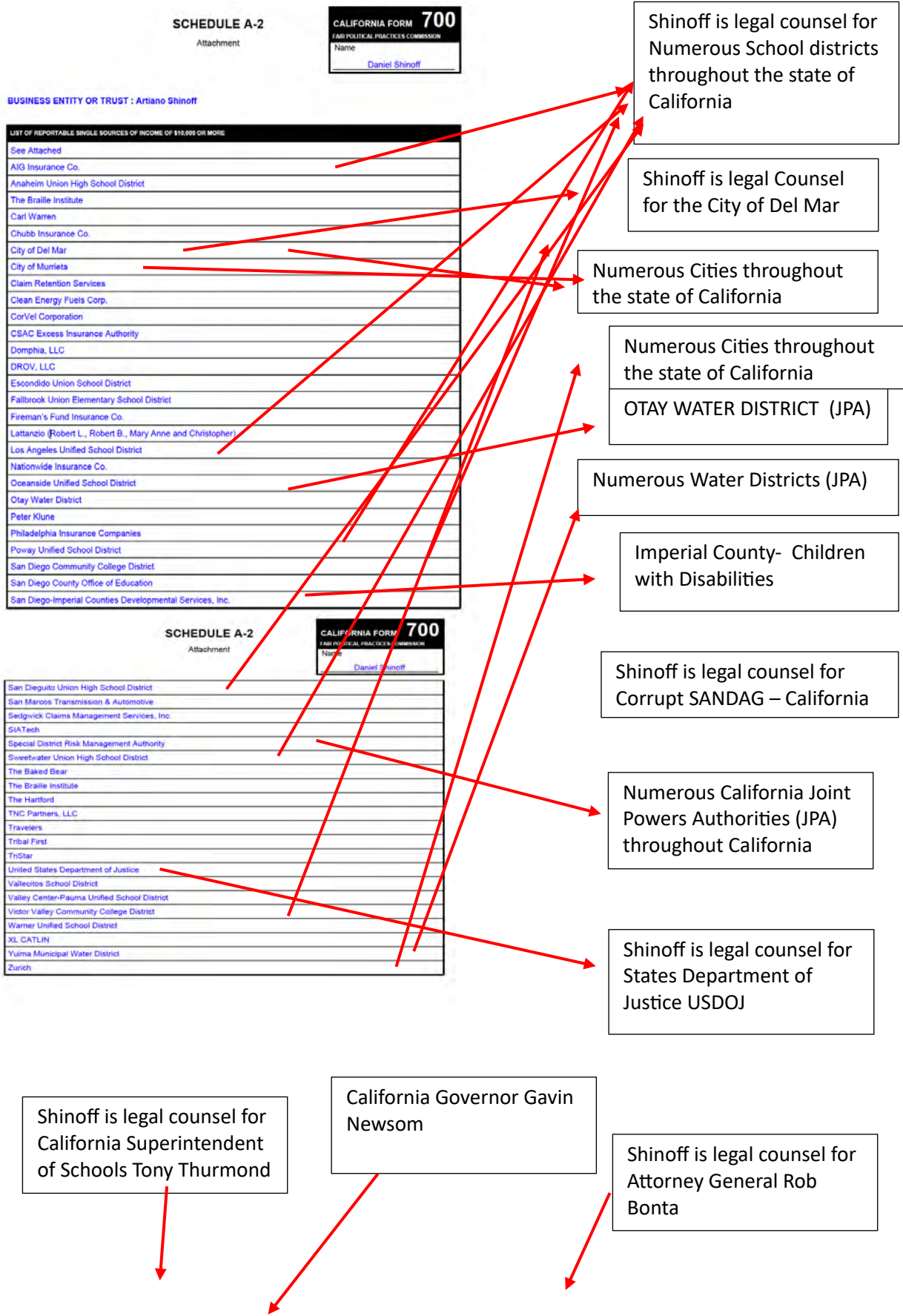
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assemblymember.wood@assembly.ca.gov,

And others..

A



A sample of the Government Entities **“Serial”** Corrupt California Government Attorney Daniel Shinoff and his Lawfirm represents.



Mirabelli v. Olson

Southern District of California (San Diego), No. 3:23-cv-00768

Assigned to: Judge Roger T. Benitez
Referred to: Magistrate Judge Valerie E. Torres
(Previously Magistrate Judge Karen S. Crawford, reassigned, 12/14/23)
(Previously Magistrate Judge William V. Gallo, reassigned, 10/19/23)

Table with columns: Date Filed, #, Docket Text. Contains entries 1 through 34, including complaint, summons, waivers, and motions.

California Superintendent of Schools Tony Thurmond

California Governor Gavin Newsom

California Attorney General Rob Bonta

Shinoff is Legal Counsel for the San Diego Ethics Commission.

City of San Diego PURCHASE ORDER. Includes City logo, ship/bill to addresses (Ethics Commission), vendor information (Stutz Artiano Shinoff and Holtz), and vendor ID/phone.

Continuation of docket table with entries 35 through 94, including notices of appearance and joint motions.



A Professional Corporation

List of Active Public Entity Clients by Category

Municipalities

City of Chula Vista (Special Counsel)
City of Compton Oversight Legal (Redevelopment Successor Agency)
City of Desert Hot Springs Oversight Legal (Redevelopment Successor Agency)
City of Del Mar (City Attorney)
City of Escondido (Special Counsel)
City of Murrieta (City Attorney)
City of San Diego Ethics Commission
County of San Diego
Dept. of Transportation, State of California
East County SELPA
Escondido Independent Districting Commission
North County Fire Protection
Otay Water District
Padre Dam Municipal Water District
Rainbow Municipal Water District
San Diego Convention Center Corporation
San Diego County Superintendent of Schools
San Diego/Imperial County Joint Powers Authority (JPA)
San Diego Airport Authority
San Diego Association of Governments (SANDAG - selected to panel)
San Diego Fringe Benefits Consortium
San Diego Office of Education (JPA)
San Diego Convention Center Corporation
San Diego County Superintendent of Schools
San Diego/Imperial County Joint Powers Authority (JPA)
San Bernardino Associated Governments (SANBAG - selected to multiple panels)
San Diego Fringe Benefits Consortium
San Diego Office of Education (JPA)
\*Southcoast Air Quality Management (selected to panel)
Southeastern Economic Development Corporation
Sweetwater Authority

Community Colleges

Grossmont-Cuyamaca Community College District
Los Angeles Community College District
Los Angeles Ethics Commission
MiraCosta Community College District
San Diego Community College District
South Orange County Comm. College District
Southwestern Community College District
Southwestern Association of Comm. Colleges (Keenan Statewide)
Victor Valley Community College District
Schools and School Districts
Anaheim Union High School District
Army and Navy Academy of Carlsbad
Bonsall Union School District
Calixico Unified School District
Capistrano Unified School District
Cardiff School District
Carlsbad Unified School District
Chino Valley Unified School District
Chula Vista Elementary School District
Coronado Unified School District
Del Mar Union School District
Dehesa School District
El Centro Elementary School District
\*Encinitas School District
Escondido Union School District
Escopodia Union High School District
Fallbrook Union Elementary School District
Fallbrook Union High School District
Grossmont Union High School District
Grossmont-Cuyamaca Community College Dist.
Holtville Unified School District
Jamul-Dulzura Union School District
Julian High School District
La Mesa-Spring Valley School District
Lakeside Union School District
Lemon Grove School District
Los Angeles Unified School District
McCabe Union School District



City of San Diego PURCHASE ORDER

Ship To: Center ID: EC01 ETHICS COMMISSION 1010 SECOND AVE STE 1530 SAN DIEGO CA 92101-4918
Bill To: ETHICS COMMISSION 1010 SECOND AVE STE 1530 SAN DIEGO CA 92101-4918

Vendor: Stutz Artiano Shinoff and Holtz 2488 Historic Decatur Rd Ste 200 San Diego CA 92106-6134
Vendor ID: 10022089 Phone: (619) 232-3122

121300052-NFR-0052

SCHEDULE A-2 Investments, Income, and Assets of Business Entities/Trusts (Ownership Interest is 10% or Greater)

CALIFORNIA FORM 700 FAIR POLITICAL PRACTICES COMMISSION Name: Devaney, Leslie Erin

1. BUSINESS ENTITY OR TRUST Devaney Pate Morris & Cameron, LLP Name: San Diego, CA 92101 Address: (Business Address Acceptable) Check one: [ ] Trust, go to 2 [X] Business Entity, complete the box, then go to 2

1. BUSINESS ENTITY OR TRUST Law Office of Leslie E. Devaney, AP/C Name: San Diego, CA 92101 Address: (Business Address Acceptable) Check one: [ ] Trust, go to 2 [X] Business Entity, complete the box, then go to 2

2. IDENTIFY THE GROSS INCOME RECEIVED (INCLUDE YOUR PRO RATA SHARE OF THE GROSS INCOME TO THE ENTITY/TRUST) \$0 - \$499 [ ] \$500 - \$1,000 [ ] \$1,001 - \$10,000 [ ] OVER \$10,000 [X]

2. IDENTIFY THE GROSS INCOME RECEIVED (INCLUDE YOUR PRO RATA SHARE OF THE GROSS INCOME TO THE ENTITY/TRUST) \$0 - \$499 [ ] \$500 - \$1,000 [ ] \$1,001 - \$10,000 [ ] OVER \$10,000 [X]

3. LIST THE NAME OF EACH REPORTABLE SINGLE SOURCE OF INCOME OF \$10,000 OR MORE (attach a separate sheet if necessary) Name of [ ] None or [X] Names listed below: San Diego County Regional Airport Authority, Victor Valley Community College District, South Orange County Community College District

3. LIST THE NAME OF EACH REPORTABLE SINGLE SOURCE OF INCOME OF \$10,000 OR MORE (attach a separate sheet if necessary) Name of [ ] None or [X] Names listed below: San Diego County Regional Airport Authority, Victor Valley Community College District, City of San Diego Ethics Commission

4. INVESTMENTS AND INTERESTS IN REAL PROPERTY HELD OR LEASED BY THE BUSINESS ENTITY OR TRUST Check one box: [ ] INVESTMENT [X] REAL PROPERTY Name of Business Entity, if Investment, or Assessor's Parcel Number or Street Address of Real Property: Law Office Description of Business Activity or City or Other Precise Location of Real Property: FAIR MARKET VALUE: \$2,000 - \$10,000 [ ] \$10,001 - \$100,000 [ ] \$100,001 - \$1,000,000 [ ] OVER \$1,000,000 [X] ACQUIRED / 19 / 19 DISPOSED

4. INVESTMENTS AND INTERESTS IN REAL PROPERTY HELD OR LEASED BY THE BUSINESS ENTITY OR TRUST Check one box: [ ] INVESTMENT [X] REAL PROPERTY Name of Business Entity, if Investment, or Assessor's Parcel Number or Street Address of Real Property: Law Office Description of Business Activity or City or Other Precise Location of Real Property: FAIR MARKET VALUE: \$2,000 - \$10,000 [ ] \$10,001 - \$100,000 [ ] \$100,001 - \$1,000,000 [ ] OVER \$1,000,000 [X] ACQUIRED / 19 / 19 DISPOSED

SCHEDULE A-2 Investments, Income, and Assets of Business Entities/Trusts (Ownership Interest is 10% or Greater)

CALIFORNIA FORM 700 Name: Francis M. Devaney

1. BUSINESS ENTITY OR TRUST DECATUR ROAD, LLC Name: 2488 HISTORIC DECATUR RD. SAN DIEGO, CA. Address: (Business Address Acceptable) 92106 Check one: [ ] Trust, go to 2 [X] Business Entity, complete the box, then go to 2

1. BUSINESS ENTITY OR TRUST Name: Address: (Business Address Acceptable) Check one: [ ] Trust, go to 2 [X] Business Entity, complete the box, then go to 2

2. IDENTIFY THE GROSS INCOME RECEIVED (INCLUDE YOUR PRO RATA SHARE OF THE GROSS INCOME TO THE ENTITY/TRUST) \$0 - \$499 [ ] \$500 - \$1,000 [ ] \$1,001 - \$10,000 [ ] OVER \$10,000 [X] \$10,000 - \$100,000 [ ] OVER \$100,000 [X] \$1,000,000 [ ] OVER \$1,000,000 [X]

2. IDENTIFY THE GROSS INCOME RECEIVED (INCLUDE YOUR PRO RATA SHARE OF THE GROSS INCOME TO THE ENTITY/TRUST) \$0 - \$499 [ ] \$500 - \$1,000 [ ] \$1,001 - \$10,000 [ ] OVER \$10,000 [X] \$10,000 - \$100,000 [ ] OVER \$100,000 [X] \$1,000,000 [ ] OVER \$1,000,000 [X]

3. LIST THE NAME OF EACH REPORTABLE SINGLE SOURCE OF INCOME OF \$10,000 OR MORE (attach a separate sheet if necessary) Name of [ ] None or [X] Names listed below: ARMANDO SHINOFF and L, ADRIAN'S GROUP LLC, CYBER ANALYTICS, TRAINING CO., INNOVATIVE RESEARCH TECHNOLOGIES

3. LIST THE NAME OF EACH REPORTABLE SINGLE SOURCE OF INCOME OF \$10,000 OR MORE (attach a separate sheet if necessary) Name of [ ] None or [X] Names listed below:

4. INVESTMENTS AND INTERESTS IN REAL PROPERTY HELD OR LEASED BY THE BUSINESS ENTITY OR TRUST Check one box: [ ] INVESTMENT [X] REAL PROPERTY Name of Business Entity, if Investment, or Assessor's Parcel Number or Street Address of Real Property: 2488 HISTORIC DECATUR RD. SAN DIEGO, CA. Description of Business Activity or City or Other Precise Location of Real Property: OFFICE BUILDING FAIR MARKET VALUE: \$2,000 - \$10,000 [ ] \$10,001 - \$100,000 [ ] \$100,001 - \$1,000,000 [ ] OVER \$1,000,000 [X] ACQUIRED / 17 / 17 DISPOSED

4. INVESTMENTS AND INTERESTS IN REAL PROPERTY HELD OR LEASED BY THE BUSINESS ENTITY OR TRUST Check one box: [ ] INVESTMENT [X] REAL PROPERTY Name of Business Entity, if Investment, or Assessor's Parcel Number or Street Address of Real Property: Description of Business Activity or City or Other Precise Location of Real Property: FAIR MARKET VALUE: \$2,000 - \$10,000 [ ] \$10,001 - \$100,000 [ ] \$100,001 - \$1,000,000 [ ] OVER \$1,000,000 [X] ACQUIRED / 17 / 17 DISPOSED

FPCC Form 700 (2017/2018) Sch. A-2 FPCC Advice Email: advice@fpcc.ca.gov FPCC Toll-Free Helpline: 866/275-3772 www.fpcc.ca.gov



**CA Judicial Branch**  
Power of Democracy Civic Learning Initiative

VICE LEAD

MARCH 2024

**Chief Justice Patricia Guerrero Announces Next Phase for Power of Democracy Civic Learning Initiative**

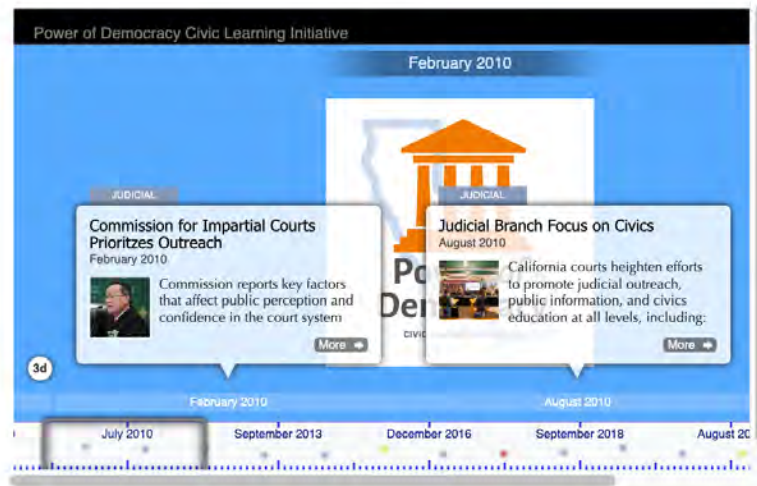
The Judicial Branch's Power of Democracy Civic Learning Initiative aims to bring equity to civic learning county-by-county across the state in partnership with educators and community stakeholders.

[View address](#)



## The Power of Democracy Timeline

2013-Present



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Did you know students as young as 16 may pre-register to vote? If they meet the qualifications and register online, they'll automatically be eligible to vote on their 18th birthday.

[Register to Vote Now](#)



**CALIFORNIA LAWYERS FOUNDATION**

**CALIFORNIA TASK FORCE  
ON K-12 CIVIC LEARNING**

**LETTER FROM THE CO-CHAIRS**

**CALIFORNIA TASK FORCE  
ON K-12 CIVIC LEARNING**

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*Sacramento County Superintendent  
of Schools and Task Force Co-Chair*

HON. JUDITH McCONNELL  
*Administrative Presiding Justice, Fourth  
Appellate District, Court of Appeal  
and Task Force Co-Chair*

MR. CRAIG CHESLOG  
*Advisor to State Superintendent*

MR. ALLAN CLARK  
*California School Employees Association*

MS. SHELLEY GUPTON  
*California Teachers Association*

HON. GARY HART (RET.)  
*Public Policy Institute*

MR. ROBERT GUNNISON (RET.)  
*U.C. Berkeley School of Journalism*

DR. MICHELLE HERCZOG  
*L.A. County Office of Education*

MR. BILL HONIG  
*Instructional Quality Commission*

DR. JOSEPH KAHNE  
*Civic Engagement Research Group*

MR. PATRICK KELLY  
*State Bar of California*

MS. CAROL KOCIVAR  
*California Parent Teacher Association*

MS. CINDY MARKS  
*California School Board Association*

MS. ALICE PETROSSIAN  
*Association of California School  
Administrators*

MS. DEBBIE O'DONOGHUE  
*California Secretary of State Office*

DR. DARLINE ROBLES  
*Campaign for the Civic Mission of Schools*

MR. THOMAS SAENZ  
*Mexican American Legal Defense &  
Educational Fund*

MR. RICHARD TOM  
*California Bar Foundation*

MS. JENNIFER WAGGONER  
*California League of Women Voters*

MS. YVONNE WALKER  
*SEIU Local 1000*

MR. ALLAN ZAREMBERG  
*California Chamber of Commerce*

**COMMITTEE STAFF**  
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To chart the course for civic learning in California, Supreme Court Chief Justice Tani G. Cantil-Sakauye and State Superintendent of Public Instruction Tom Torlakson formed the California Task Force on K-12 Civic Learning. This historic partnership between the courts and the education department came about because the courts interact daily with the broad range of Californians that come from our schools. The courts depend on an informed public to understand the importance of a fair and impartial judiciary and to understand their roles when they come to court as jurors, litigants or witnesses.

We are honored to co-chair the Task Force, a group of experts and leaders from law, education, business, labor and other stakeholder groups, who worked tirelessly to assess the civic learning landscape and craft recommendations to ensure that all California students gain the civic knowledge, skills and values they need to succeed in college, career and civic life.

The Task Force met through the fall of 2013 to analyze the problem and found that we are not where we need to be. In response, the group crafted a set of draft recommendations for revitalizing K-12 civic learning in California and used this draft as a basis for discussion and input at seven regional meetings around the state. Others participated via an online survey. The Task Force used the feedback from these regional meetings and the survey to revise and finalize the recommendations presented here.

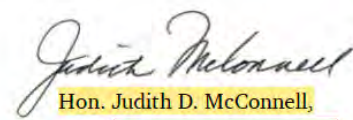
The Power of Democracy Steering Committee will work to see that recommendations of the Task Force are implemented and that all K-12 students in California receive a top-flight civic education. The Steering Committee, which was formed to guide and support the work of the Task Force and other civic learning initiatives, is under the leadership of the Chief Justice and includes the State Superintendent of Public Instruction's principal advisor, representatives from all three levels of the California courts, state and local education organizations, and the State Bar and local bar associations.

We now invite you to join us by following the practical steps outlined in the blueprint—for schools, parents and communities—and by staying connected through the Power of Democracy Steering Committee website at [www.powerofdemocracy.org](http://www.powerofdemocracy.org).

Sincerely,



Superintendent David Gordon  
Co-Chair  
California Task Force on  
K-12 Civic Learning



Hon. Judith D. McConnell,  
Co-Chair  
California Task Force on  
K-12 Civic Learning

## EDUCATION

# 3 Cases That Help Explain Local Schools Attorney's Current Troubles

by Ashly McGlone

March 10, 2016

Attorney Dan Shinoff has for decades been the go-to lawyer for public schools across San Diego County.

Many county schools share resources in a partnership to defend against cases that inevitably come at them. Shinoff has gotten the vast majority of that business. In other cases, districts hire Shinoff directly.

[But his grip on the local education market is slipping](#) after costly court losses. Now, 10 lawyers are leaving Shinoff's firm to start their own endeavor.

One of the districts dealt an expensive loss, the San Ysidro School District, is fighting back. Its challenge represents the most aggressive and public attack on Shinoff's practice – and his past decisions there continue to loom large and pose new threats this year.

In San Ysidro and elsewhere, Shinoff has left behind not only legal bills, but questions about his ethics and the quality of his legal work. Clients say Shinoff negotiated settlements that came back to haunt them, and some have accused him of providing advice that went against their best interests.

Shinoff declined repeated requests for an interview about his work history.

Here is some background on a few of his most contentious cases.

## San Ysidro Fights Back

Just one month after cutting the Artiano Shinoff & Holtz law firm a final check for \$61,000, the San Ysidro school board [voted 5-0](#) in March 2015 to sue the firm – and Shinoff specifically – for malpractice. The district also filed a complaint against Shinoff with the State Bar of California, which investigates claims of attorney misconduct.

The small K-8 district near the border – only now emerging from years of financial woes and corruption – had a new slate of board members and new legal advice.

They came out swinging, alleging Shinoff gave advice aimed at increasing his own billings, not helping the district.

“Defendants’ actions were performed with the objective of enriching themselves, in violation of their known obligations to their client,” wrote San Ysidro’s attorney, Bryan Vess, in the lawsuit. The district also claimed the firm submitted unnecessary and inappropriate invoices for work “performed in the interest of generating fees for Defendants.”

Many of San Ysidro’s claims centered on a breach-of-contract dispute that resulted in a [\\$12 million judgment](#) against the district in February 2014.

The district had hired a company called EcoBusiness Alliance to install solar panels, but when construction fell behind schedule, the district terminated the contract for failure to perform. The contractor claimed the delays were caused by project changes from the district, as well as design and placement challenges. EcoBusiness alleged the contract was actually terminated because the company refused to buy a school board member a home, and sued.

According to the district, Shinoff failed to communicate the solar company's settlement offers, didn't apprise the school board of the litigation risks and didn't get permission to file a cross-complaint against the company.

San Ysidro and Shinoff's firm settled the [malpractice lawsuit](#) before Shinoff was deposed – a process where he would testify under oath about what happened in the case.

Artiano Shinoff & Holtz [admitted no wrongdoing in the September settlement](#), which recouped nearly [\\$2 million in legal fees](#) for the San Ysidro district. The firm's insurance carrier, Lawyers' Mutual, which paid the district, is now asking for the firm to foot the bill.

A decision is still forthcoming on the State Bar complaint. The solar company now plans to sue Shinoff, its CEO told me.

Other San Ysidro matters also still pose a risk to Shinoff, particularly a meeting he attended with former Superintendent Manuel Paul and a contractor, Loreto Romero, who was wearing a wire for the FBI. At the meeting, a plan was created to explain a \$2,500 cash gift given to Paul by Romero, the [San Diego Union-Tribune has reported](#).

Three board members amended their campaign finance forms to report the money as donations for campaign signs purchased in Tijuana.

Shinoff negotiated an exit deal for Paul in June 2013 that granted \$211,000 in severance pay, plus \$80,000 in leave pay and \$44,000 in so-called unpaid overtime.

Paul eventually pleaded guilty to two misdemeanor charges and served [two months in prison](#) for the \$2,500 gift from Romero. Weeks before Paul was released from custody in March 2015, San Ysidro [filed a lawsuit](#) demanding he return the payout money. The district is still trying to unravel the deal in court, and Shinoff could get deposed by Paul's team.

Bill Trejo, San Ysidro's new general counsel, urged other districts to "monitor and assess their legal billings so that occurrences like this don't happen again in San Diego County."

As it turns out, San Ysidro's grievances aren't all that unique.

San Ysidro isn't the first public agency to cut ties with Shinoff, isn't the first to complain to the State Bar, isn't the first to accuse him of failing to act in the best interests of the agency nor the first to reverse a severance deal he brokered.

All this has happened before.

## **PalmGate**

Before there were solar panels in South County, there were palm trees in North County.

In 2006, a MiraCosta College employee complained that colleagues were using college resources to grow privately owned palm trees on the Oceanside campus and planned to sell them for personal gain.

The college ordered up an investigation through Shinoff's firm.

Shinoff turned to Bob Price, a private investigator who heads the San Diego company ESI International Inc. and whose credentials include 10 years working for the FBI.

All told, Price's 18-month probe and all the fallout from it cost \$6.8 million.

A district attorney's office investigation resulted in one criminal conviction for a \$305 water theft by a college employee.

Some of the concerns about the illicit palm trees [turned out to be baseless](#). The palms were donated to the college years earlier, it turns out, but weren't properly documented.

But the ordeal [turned the college upside down](#) for several years and led to the departure of top administrators via deals negotiated by Shinoff, and [lawsuits](#) by [employees](#), fought by Shinoff.

Among those who sued and settled was the school's vice president of instruction, Julie Hatoff, who was accused by the college of knowing about the theft and doing nothing – something county [prosecutors reportedly found no evidence](#) of.

Hatoff [tried to get Shinoff removed](#) as counsel for MiraCosta, alleging he and Price failed to make it clear she could be targeted and made false promises of attorney-client privilege. Hatoff also lodged a complaint with the State Bar. The outcome of that complaint is unknown, but Shinoff bears no public record of discipline on the [State Bar website](#).

Hatoff, who declined to comment for this story, eventually [settled](#) with the college in 2007 for \$542,000.

Three college trustees obtained their own legal counsel separate from Shinoff amid the turmoil. One [said in a declaration](#) they “all sought and received independent counsel precisely because we did not believe that Shinoff was acting in the best interests of the College,” but rather in the interests of the college president, Victoria Munoz Richart.

Richart, with Shinoff's help, negotiated an exit from the college in June 2007, just three years after arriving. And it cut her expected term short years before her contract was supposed to end.

She walked away with a new deal [worth \\$1.6 million](#). But that wasn't the end of it.

In 2009, a taxpayer [challenged the settlement](#) in court and proved it [exceeded the 18-month contract payout limit](#) in state law.

Richart, who did not comment for this story, began repaying the money in small increments, but with her deal overturned, her claims of a hostile work environment were revived. She sued the college in 2011, saying she was wrongfully terminated.

That same year, MiraCosta cut ties with Shinoff's firm.

Richart's case was [finally settled](#) last April.

College officials today say MiraCosta has come a long way from those dark days.

Charlie Ng, MiraCosta's vice president of business since 2013, said as for the 18-month payout limit, “We are aware of that now when we enter into settlements, and we expect our attorneys to know that.”

“I think that as districts spend time with an attorney and see more and more results like that, it is certainly in their best interests to make another choice,” Ng said. “There are some that are better than others, but I don't know that any attorney has even been perfect.”



“I suspect the reason Shinoff is not with us is we wanted to go another direction. The direction we headed in is with the expectation that these kinds of things could be avoided,” Ng said. “Being sensitive to settlements, that’s the lesson. And paying attention to our attorneys.”

## ‘It Became This Big Litigious Case’

An attorney who won a [seven-year special education dispute](#) in Solana Beach had similar advice for public officials.

Attorney Maureen Graves won \$580,000 from the Solana Beach School District in 2014 for a federal case that centered on a \$6,100 private preschool tuition bill the district didn’t want to pay, despite multiple rulings that found the district’s special education services were lacking for her autistic client.

In addition to Graves’ fees, the district, with some help from the JPA, paid more than \$300,000 to their own attorneys, including Shinoff’s firm, which led the case in its final years.

A federal judge questioned why the case was even being heard.

“I am just curious. This whole dispute is about counsel fees I assume. Nobody in their right economic mind would be carrying a case to the Ninth Circuit that seems to me to involve something like \$6,000 to \$7,000,” said U.S. District Judge Edward R. Korman at a [2012 hearing](#).

Graves said she was “just outraged at the quality of legal work that the school district was getting,” noting multiple factual errors in their pleadings and reluctance to find a solution. “They didn’t talk to us. They ignored settlement offers. They canceled mediation sessions.”

Generally, a lawyer serving a public agency “tries to eliminate the need for their services,” said Robert Fellmeth, director of the University of San Diego’s Center for Public Interest Law who also served as the State Bar’s discipline monitor from 1987 to 1992. “Theoretically, you try to prevent the dispute and if a dispute does arise, you try to resolve it as quickly as possible.”

Solana Beach school board member Rich Leib didn’t see anything wrong with their legal team, but learned a lot from the case.

“It became this big litigious case more than what we anticipated when we started,” Leib said.

“You want to avoid litigation at any cost and I think to some degree there is a cottage industry out there on both sides that spend a lot of money on litigation and fighting these issues. ... What troubles me is in the end we spent a lot of money and it went to attorney’s fees. It didn’t go to the child. I learned a lot from that experience. It wasn’t a positive experience.”

Shinoff has not represented the Solana Beach School District since, but district officials didn’t rule it out.

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**B**

# NTC Precise Plan and Local Coastal Plan SEC Investigations

**SUPPLEMENT TO OFFICIAL STATEMENT**

**\$3,950,000  
COMMUNITY FACILITIES DISTRICT NO. 3  
(LIBERTY STATION)  
SPECIAL TAX BONDS SERIES A OF 2008**

As disclosed in the March 27, 2008 Official Statement (the "Official Statement") for the \$3,950,000 Community Facilities District No. 3 (Liberty Station) Special Tax Bonds Series A of 2008 (the "Bonds") under the caption "SPECIAL RISK FACTORS—Certain Investigations Regarding City," there is an ongoing Securities and Exchange Commission (the "SEC") investigation regarding certain City bond offerings issued in 2002 and 2003. On April 7, 2008, the SEC filed a Complaint in federal court against five former City officials for allegedly giving false and misleading statements regarding various City bond offerings in 2002 and 2003. To inform investors in the Bonds as to this development, the District is supplementing the Official Statement with this Supplement to Official Statement, dated April 8, 2008 (the "Supplement"), by deleting from the Official Statement the section entitled "SPECIAL RISK FACTORS—Certain Investigations Regarding City" in its entirety and replacing it with the section below. This Supplement constitutes an integral part of the Official Statement and must be delivered to investors as a part of the Official Statement for the Bonds.

**Certain Investigations Regarding City**

The City has been under investigation by various governmental agencies stemming from misstatements and/or omissions concerning the City's pension system in the City's 2002 and 2003 financial statements and/or related securities offerings disclosure. The Securities and Exchange Commission (the "SEC") concluded its investigation into the City on November 14, 2006 by entering a Cease-and-Desist Order (the "Order") against the City wherein the SEC found that the City had violated the fraud provisions of the securities laws in failing to accurately disclose the City's growing pension liability in relation to several City bond offerings in 2002 and 2003. On April 7, 2008, the SEC filed securities fraud charges against five former City officials, including the former City Manager, former Auditor and Comptroller, former Assistant Auditor and Comptroller, former Deputy City Manager and former City Treasurer, for allegedly giving false and misleading statements regarding City bond offerings in 2002 and 2003. Investigations by the SEC into entities other than the City, including current and former City officials, are ongoing. To date, neither the investigations nor the Order involve any special tax bonds issued by community facilities districts within the City or any bonds issued by the District. Nonetheless, the District can provide no assurance that a significant negative development with respect to the City's overall financial condition or the pending investigations would not have a negative impact on the value of the Bonds in the secondary market. It is uncertain when the investigations will be completed, and the District can provide no assurance as to whether any new investigations will be initiated. The District has no reason to believe that any pending or future investigation would adversely interfere with the timely payment of principal and interest on the Bonds.

April 8, 2008

COMMUNITY FACILITIES DISTRICT NO. 3  
(LIBERTY STATION)

By: /s/ Mary Lewis  
Chief Financial Officer of the City of San Diego

**NTC 906**

2488 Historic Decatur RD  
**CDC Small Business Finance is Now Part of  
 Momentum Capital-  
 CDC VENTURES, INC**  
**North Central University Notice to Comply  
 LLC's:**

- Decatur Rd LLC 906
- Yag Investments Inc located at [3963 Montefrio Ct](#)
- Quality Auto Warehouse Inc located at [3444 Tripp Ct Ste A](#)

**Nuvve - Nuvve Wins \$16M Project for Fresno Economic Opportunities Commission's 50-Shuttle Fleet**

**Triple V - 2468 Historic Decatur Rd  
 U S NAVAL ACADEMY ALUMNI ASSOC SAN DIEGO  
 CHAPTER INC**

**LEAD is located at 402 West Broadway, Suite  
 1000, San Diego, CA 9210**

NTC 906 - Shinoff

McMillin Companies as its corporate headquarters. Building 904 is fully leased, and was sold to CDC Small Business Finance Corp. in June 2004, which occupies approximately 33% of the building.

Building 905 is comprised of 38,594 square foot office space. The lot was sold from McMillin-NTC, LLC to McMillin-NTC 905, LLC. Construction is complete and the building is 100% leased with tenants including TriWest, Gnostech, 1r2 Squared, Aradiant, Leo Sullivan and Tactical Engineering.

Building 906 is comprised of 38,632 square foot office space. The lot was sold from McMillin-NTC, LLC to McMillin-NTC 906, LLC. Construction of the building was completed in June 2006. The law firm of Stutz Artiano Shinoff & Holt purchased a 30% interest in McMillin-NTC 906, LLC in September 2007. The building is 100% leased with tenants including Stutz Artiano, Boeing, Ovation Lifestyles, Janis Research, FGN, and The Cooke Companies.

Building 907 is comprised of 38,632 square foot office space. The lot was sold from McMillin-NTC, LLC to McMillin-NTC 907, LLC. Construction of the building was completed October 2006. San Diego Foundation purchased the building in November 2006. San Diego Foundation occupies the second floor and the first floor will be leased to other related organizations.

Buildings 6/7 (a single building) and 195, named the John and Alice Finn Office Plaza, are held in a 66-year ground lease. The historic buildings were renovated to a modern warm shell office interior. The buildings are currently 51% leased. Building 6/7 lease was sold to Truxtun, LLC and is occupied by Countywide Mortgage. Building 195 is in escrow with the Cohn Restaurant Group and expected to close early 2008.

**Education District.** High Tech High Villages has purchased and renovated Buildings 36, 37, 49, 51 and 83, for a total of 196,653 square feet. These five buildings are occupied by Explorer Elementary School, High Tech Middle School, High Tech Middle Media Arts, High Tech High School, High Tech High International and High Tech High Media Arts.

Rock Church and Academy has purchased and renovated Building 94 for a total of 206,084 square feet. It is in escrow to purchase Building 271, a former gym, and intends to close escrow and begin renovating it for physical education programs in Spring 2009.

**Potential Limitations on Development**

The Airport Authority has recently raised objections to the development of certain parcels within the District which could slow or prevent the planned development. The District's proximity to Lindbergh Field and the Airport Authority's review of certain proposed development within the District could slow or prevent further development in Improvement Area No. 2. See "SPECIAL RISK FACTORS—Proximity to the San Diego International Airport."

**Financing Plan**

**Developer Financing Plan.** Additional expenditures will be required to complete the planned development of the property within the District. Certain of the horizontal infrastructure improvements will be completed by the Developer, with the balance of the expenditures to complete the development of the property within the District being funded by the owners or lessees of the parcels being renovated or developed.

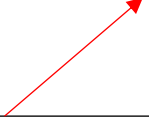
As of February 29, 2008 the Developer has expended approximately \$107,200,000 for horizontal infrastructure improvements within the District. The Developer expects to expend approximately an additional \$15,600,000 to complete the horizontal infrastructure improvements. The Developer expects to complete all horizontal infrastructure improvements for the District, except for the park and six storm drain outfalls, between January 1, 2008 and December 31, 2008. The Developer expects to complete the construction of six storm drain outfalls and the park by the end of 2009. The Developer has obtained an acquisition and

**Erik Caldwell and Omar Passons Esq work for Shinoffs Firm. They are Directors on non profits:**  
 of CDC small business at 2448 Decatur Rd Suite 200 (see 990)

**Sierra Club** - 4241 Jutland Dr., Ste 303, La Jolla  
**Lawyer Club (McConnell)** - recently moved from 402 W Broadway to 4241 Jutland Dr., Ste 210, La Jolla  
**Heather Rosing, Esq.,** President of Cal Bar Foundation and Lawyers Club

Erik Caldwell also Economic Director for the City of San Diego

Address For Heather  
 Rosing Esq., Non-profit



Form **990**  
 Department of the Treasury  
 Internal Revenue Service

**Return of Organization Exempt From Income Tax**  
 Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except private foundations)  
 ▶ Do not enter social security numbers on this form as it may be made public.  
 ▶ Go to [www.irs.gov/Form990](http://www.irs.gov/Form990) for instructions and the latest information.

OMB No. 1545-0047  
**2021**  
**Open to Public Inspection**

**A For the 2021 calendar year, or tax year beginning 01-01-2021, and ending 12-31-2021**

**B** Check if applicable:  
 Address change  
 Name change  
 Initial return  
 Final return/terminated  
 Amended return  
 Application pending

**C** Name of organization  
 California Lawyers Foundation  
 Doing business as

Number and street (or P.O. box if mail is not delivered to street address) Room/suite  
 400 Capitol Mall 650

City or town, state or province, country, and ZIP or foreign postal code  
 Sacramento, CA 95814

**D** Employer identification number  
 84-2073168

**E** Telephone number  
 (916) 516-1760

**G** Gross receipts \$ 490,360

**F** Name and address of principal officer:  
 Oyango A Snell ED and CEO

**H(a)** Is this a group return for subordinates?  Yes  No  
**H(b)** Are all subordinates included?  Yes  No  
 If "No," attach a list. See instructions.

**I** Tax-exempt status:  501(c)(3)  501(c) ( ) ◀ (insert no.)  4947(a)(1) or  527

**Part II Identification of Related Tax-Exempt Organizations.** Complete if the organization answered "Yes" on Form 990, Part IV, line 34 because it had one or more related tax-exempt organizations during the tax year.

(a) Name, address, and EIN of related organization	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code section	(e) Public charity status (if section 501(c)(3))	(f) Direct controlling entity	(g) Section 512(b)(13) controlled entity?	
						Yes	No
(1) California Lawyers Association 400 Capitol Mall Suite 650 Sacramento, CA 95814 82-3116128	Promote Justice & Fairness to Legal Prof	CA	501(c)(6)		N/A		No

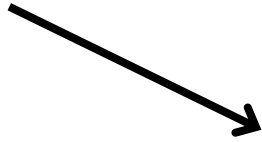
	week (list any hours for related organizations below dotted line)	is both an officer and a director/trustee)					from the organization (W-2/1099-MISC/1099-NEC)	from related organizations (W-2/1099-MISC/1099-NEC)	compensation from the organization and related organizations
		Individual trustee or director	Institutional Trustee	Officer	Key employee	Highest compensated officer			
(1) Ellen Miller Executive Dir.	1.00 40.00			X			0	209,053	23,221
(2) Heather Rosing President	1.00 0.00	X		X			0	0	0
(3) John Appelbaum Director	1.00 0.00	X					0	0	0
(4) Ruthe Ashley Director	1.00 0.00	X					0	0	0
(5) Dedan Brozino Director	1.00 0.00	X					0	0	0
(6) Erwin Chemerinsky Director	1.00 0.00	X					0	0	0
(7) Ryan Harrison Secretary	1.00 0.00	X		X			0	0	0
(8) James JS Holmes Secretary	1.00 0.00	X					0	0	0
(9) William Bill Marticorena Director	1.00 0.00	X					0	0	0
(10) Caroline Perry Director	1.00 0.00	X					0	0	0
(11) Sara Rief Treasurer	1.00 0.00	X		X			0	0	0
(12) Chip Wilkins	1.00	X					0	0	0

Artiano Shinoff - 2488 Historic Decatur RD  
**CDC Small Business Finance** is Now Part of Momentus Capital-  
 CDC VENTURES, INC  
 North Central University Notice to Comply  
 LLC's:

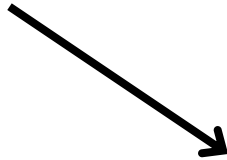
- Decatur Rd LLC 906
- Yag Investments Inc located at [3963 Montefrio Ct](#)
- Quality Auto Warehouse Inc located at [3444 Tripp Ct Ste A](#)

Nuvve - Nuvve Wins \$16M Project for Fresno Economic Opportunities Commission's 50-Shuttle Fleet  
 Triple V - 2468 Historic Decatur Rd  
 U S NAVAL ACADEMY ALUMNI ASSOC SAN DIEGO CHAPTER INC  
 LEAD is located at 402 West Broadway, Suite 1000, San Diego, CA 9210

One of Shinoffs nonprofit



Shiinoffs company



Organization Name	Address	Category	Assets	Revenue	Employees	Year
HONOLULU OHU GRANDALLS COMP FAMILY FOUNDATIONS INC	685 SAN FERNANDO ST	Charitable Organization (Private Grantmaking Foundations)	\$10 million +*	\$1 million +*	50*	11/2014
RYAN'S BOIL PROJECT INC (d/b THOMAS DANCY)	2850 TRUKTUN RD STE 201	Charitable Organization (Ballet)	\$20,000 +*	\$50,000 +*	\$50,000 +*	06/2020
JOHN E LORRY CHARITABLE FOUNDATION	3900 LOMALAND DR	4947(x)(2) - Charitable Trust (Form 990-EO)	50*	50*		N/A
SAFARI EVENTS AND MATRONS (d/b JOHN LUANE)	2390 SHELTER ISLAND DR STE 210	Social Welfare Organization (Community, Neighborhood Development, Improvement (General))	50*	50*	50*	02/2011
HARVEY ARMAN CHARITABLE FUND (d/b CAROL ANN BROW) PRESIDENT YOUNG COOP (d/b DONALD COLEMAN)	1140 EVERGREEN ST	Charitable Organization (Religious Organization (Single Organization Support))	50*	50*		02/2019
SAN DIEGO AREA CHAPTER US BUSINESS COUNCIL OF WOMEN (d/b JOHN H BEAVIS)	2488 HISTORIC DECATUR RD STE 200	Chamber of Commerce (Promotion of Business)	50*	50*		05/2016
SAN DIEGO BALLET	2850 TRUKTUN RD STE 102	Charitable Organization (Unknown)	\$100,000 +*	\$500,000 +*	\$500,000 +*	10/1991
SAN DIEGO BIBICAL STUDIES FOUNDATION	1636 WILCOX ST	Religious Organization (Religious Related, Spiritual Development N.E.C.)	50*	50*		12/1999
SAN DIEGO BACKPACKS (d/b ANTHONY DETTY)	2220 PALERMO DR APT 8	Social Welfare Organization (Rehabilit, Substanc)	50*	50*		12/2005
SAN DIEGO GENERAL COUNCIL FUNDATION (SUPERINT GEORGE)	3023 ALCOFF ST	Charitable Organization (Educational Organization)	50*	50*	50*	05/2016

**NUVVE**

**Nuvve Wins \$16M Project for Fresno Economic Opportunities Commission's 50-Shuttle Fleet**

Fresno EOC to implement Nuvve's turnkey fleet electrification program (including vehicle-to-grid capability) in ambitious step toward a cleaner community via green transportation

SAN DIEGO and FRESNO, Calif. (Jan 23, 2024) —Nuvve Holding Corp. (Nasdaq: NUVVE) a global technology leader accelerating the electrification of transportation through its proprietary vehicle-to-grid (V2G) platform, today was selected and approved by the Board of the Fresno Economic Opportunities Commission (Fresno EOC) to implement its turnkey fleet electrification program for Fresno EOC's 50-shuttle fleet. Nuvve assisted Fresno EOC, one of the largest nonprofit community action agencies in the U.S., in securing grant funding through the Carl Moyer Memorial Air Quality Standards Attainment Program ("Carl Moyer Program") and Pacific Gas & Electric (PG&E). This groundbreaking initiative underscores Fresno EOC's commitment to sustainable transportation and marks a significant step toward reducing the city's carbon footprint.

**Nuvve and "V2G" Featured as California Governor Signs Aggressive, World-Leading Climate Action Legislation**

Gov. Newsom calls vehicle-to-grid technology a "game changer" and showcases Nuvve's V2G electric vehicle chargers at press event

SAN DIEGO (Sept. 27, 2023) — During Gov. Gavin Newsom's Sept. 18 Day Area press conference to sign sweeping climate protection legislation for the State of California, Nuvve Holding Corp. (Nasdaq: NUVVE) vehicle-to-grid (V2G) technology was showcased for media and elected officials with Nuvve PowerPort

C

Natalie Rajic  
San Diego, CA 92130  
natalie\_rajic@hotmail.com  
415.314.6321

**Office Of Chief Trial Counsel**  
**The State Bar of California**  
845 S. Figueroa Street  
Los Angeles, CA 90017

*Sent Via: Email and Electronic Delivery*

June 16, 2024

**RE: Complaint and Request for Criminal Prosecution against San Diego County, Office of Education, Joint Powers Authority, government attorney, Daniel R. Shinoff. San Diego Superior Court Case Nos: 37-2021-00050354-CU-HR-CTL and 37-2022-00003524-CU-PT-CTL.**

Dear "Corrupt" California State Bar,

This is a follow up to my complaints and a request to re-open my complaints against corrupt San Diego County Office of Education (SDCOE), government Joint Powers Authority (JPA) attorney, Daniel R. Shinoff, (made April 2022 to January 2024), with newly discovered facts and supporting evidence. As previously stated many times, Shinoff has been abusing his power, misappropriating public tax dollars, and intentionally harming the public for decades, **just like his corrupt attorney friend and business partner Thomas V. Girardi.**<sup>1</sup>

In response to my previous complaints against Shinoff, I received emails for State Bar officials, such as the ones I received from Calif. State Bar attorney Alex Binder, that condoned Shinoff's Abuse of Government Power, Abuse of Process, Misuse and Unauthorized use of Public Funds, Obstruction of Justice, Perjury, Violations of the Americans with Disabilities Act (ADA), Violations of Anti- Retaliation Provisions of the ADA and Section 504 of the Rehabilitation Act, and denying me of my 14<sup>th</sup> Amendment, 1<sup>st</sup> Amendment, 5<sup>th</sup> Amendment, 6<sup>th</sup> Amendment and 5<sup>th</sup> Amendment Constitutional rights.

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<sup>1</sup> <https://www.reuters.com/legal/legalindustry/tom-girardi-gave-1-mln-california-bar-investigator-report-says-2023-03-10/>  
I also just learned Shinoff and Thomas V. Girardi are not only friends, but they are also business partners. **THE CALIFORNIA BAR ALREADY KNEW THIS** when I filed my complaint against Shinoff in April 2022. Same with Presiding Justice Judith McConnell and DATO.

## **STATEMENT OF FACTS**

I am a single mother to a minor disabled child who had an IEP (Individual Education Plan) under the IDEA (Individual with Disabilities Act), which (1) afforded him with the right to disability-based accommodations, and (2) afforded the parent with procedural protections. 20 U.S.C. § 1400 et. seq., Cal. Educ. Code § 56500 et. seq. As a child with an IEP, he was also entitled to protections from the Americans with Disabilities Act (“ADA”) (42 U.S.C. § 12101 et seq.) and Section 504 of the Rehabilitation Act of 1973 (SEC.504) (29 U.S.C. § 794). Advocating for disabled students on issues related to their federal and state educational rights is a protected activity under those statutes; and therefore legitimate. *Lee v. Natomas Unified School Dist.* (2015) 93 F. Supp.3d 1160, 1168. Similarly, requests for accommodation by parents are protected acts under Section 504 of the Rehabilitation Act and the ADA. *A.C. ex. Rel. J.C. v. Shelby Cty. Bd. Of Educ.* (2013 711 F.3d 687, 698, also citing, *Coons v. Sec’y of U.S. Dep’t of the Treasury* (2004) 383 F.3d 879, 887).

Expressing concern about bullying at school was an activity for a legitimate purpose. It is the policy of the State of California that educational agencies work to reduce bullying in schools. Cal. Educ. Code § 234(b). School districts, and all school officials, have a duty to receive and investigate complaints of bullying, take immediate steps to intervene, and allow parents to file complaints about bullying. Cal. Educ. Code 234.1. The right for parents to meet with teachers and participate in their child’s education is enshrined in Cal. Education Code § 51101(a). Student is no longer at DMUSD, he graduated in June 2022 (12 CT 3097).

After I filed an injunction in Federal Court first on 10.12.2, District Case No. 21-CV-01759 AJB, against Del Mar Union School District (DMUSD) under the ADA and Sec.504 to try and prevent further discrimination and retaliation, JPA government attorney Shinoff then went across the street and filed three consecutive requests for restraining orders against me in Superior Court with false allegations, and signed them under penalty of perjury for individual declarants, on mandatory Judicial Forms CH-100. Shinoff concealed the § 527.6 TRO he filed for “individual” DMUSD Administrator Nadine Schick (“Schick”). It was DENIED on 12.1.21. Case 37-2021-00050349-CU-HRCTL (4 CT 862-871; Opinion p.18 fn.10).

Shinoff filed legal actions without Board approval in violation of The Ralph M. Brown Act, Calif. Government Code § 54950, Calif. Ed. Code § 35162, and other laws. § 35162 not only mandates Board approval, but specifically requires that any legal action initiated by the district be in the "name by which the district is designated." Shinoff obstructed justice and failed to give notice or disclose the §527.6 TRO he filed for Schick against parent for based on the same single incident alleged on Fallon- McKnight’s §527.6. (Schick’s Denied TRO, 4 CT 862-871; Fallon-McKnight TRO, 9 CT 2240-2269).



On 12.20.21, I filed a Motion to Strike Shinoff's illegitimate §527.6 petition together with my opposition to TRO. CCP § 446 provides, The only time the plaintiff's attorney may verify the complaint is when the plaintiff is absent from the county where the attorney has his or her office or is otherwise unable to verify the complaint; or the facts are within the personal knowledge of the attorney verifying the complaint. *League of Women Voters v. Eu* (1992) 7 CA4th 649, 656. Even if such verification were permissible, an attorney's verification of a complaint ***makes him or her witness to the facts verified.*** In such a scenario, the attorney providing the verification may properly be deposed and called on as a witness by the other side. CRPC 5-210.

Rule 3.7 of the California Rules of Professional Conduct provides that a lawyer shall not act as an advocate in a trial in which the lawyer is likely to be called as a witness, unless the lawyer's testimony relates to uncontested matters or to the value of legal services, or the client gives informed written consent. Shinoff did not have informed written consent, and the evidence showed, Shinoff committed perjury in obtaining the illegitimate "unnoticed" §527.6 TRO on mandatory Form CH100 he filed under Fallon-McKnight's name.

CCP§ 446 provides: "when a verification is made by an attorney the attorney's or officer's affidavit shall state that he or she " has read the pleading and that he or she is informed and believes the matters therein to be true and on that ground alleges that the matters stated therein are true. However, in those cases the pleadings shall not otherwise be considered as an affidavit or declaration establishing the facts therein alleged." (9 CT 2403).

The hearings were assigned to judge Anthony Campagna. Shinoff had ex parte communications and had them moved to judge Richard S. Whitney, a judge he often moves cases to (12 CT 3094-3304).

I later learned that on 11.18.21, government attorneys Daniel Shinoff and Summer Dalessandro, sent my attorney on the open federal case a letter threatening to file a restraining order against him for advocating for minor disabled student in a "Zoom IEP meeting," (*See* Obstruction of justice, 18 U.S. Code § 1503). My attorney then ghosted me and my son and withdrew.

On 2.14.22, US Department of Education, Office of Civil Rights (OCR) attorney Alan Konig emailed informing me that government attorneys (Shinoff and Dalessandro were working together) made false allegations of harassment against him after he asked for documents and to interview DMUSD staff to investigate parents' complaint for violations of the ADA, violating the 10.01.20 OAH Order requiring DMUSD to place student 100% in Gen Ed., etc.. Also See *Brown v Board of Ed.* (1954). The OCR investigation is also still open and was transferred to different state.

In March 2022 DMUSD staff sent a group teacher complaint to the board against Superintendent Holly McClurg (McClurg), Nadine Schick, and Jennifer Huh alleging illegal and unethical conduct. The complaint states Schick and Huh are directing staff to falsify student records and change students' disability categories, e.g., "Other Health Impairment" to "Intellectually disabled," they fear retaliation, etc..<sup>2</sup> Shinoff had ex parte communications with Judge Whitney and conspired to repeatedly deny me of my 14th Amendment due process and equal protection rights and wouldn't let me admit evidence to defend myself against their fraud.

On April 25, 2024, the appeals court Justices admitted Shinoff's misconduct (See Opinion P.19, fn.11 attached to my Petition for Review filed June 6, 2024). Signing declaration on behalf of individual declarant, is serious misconduct *Garlow v. State Bar* (1982) 30 Cal.3d 912. The Petitions are inadmissible. The requirement that good cause, under oath, must be shown in support of an injunction, is jurisdictional. *Harlan v. Superior Court*, 94 Cal.App.2d 902, 905, 211 P.2d 942 Cal. Ct. App. 1949.

Shinoff also intentionally refused to comply with PC § 626.4 and sent me a "stay away" letter on 11.18.24 without notice and denied my request for a hearing within 7 days as required by § 626.4 (9 CT 2336).

Fallon-McKnight and Huh never verified Shinoff's false facts in the mandatory forms, not even during the hearings. (Opinion p.19 fn.11,12). They are mandatory because they address each required element that must be declared under penalty of perjury before depriving defendant of liberty and property without notice or evidence.

Further, Shinoff unlawfully decided to pay himself **with my tax dollars** and filed restraining orders, with false facts under penalty of perjury, in violation of The Ralph M. Brown Act, Gov. Code § 54959 and Cal Ed Code § 35162. PC § 470(a). Shinoff knew his conduct was illegal because he's done this many times before. As a result, Poway School Superintendent Collins was fired. Shinoff, filed § 527.6 TROs against a grandparent, without board approval, for making peaceful public comment at school board meetings. See news story:

<https://voiceofsandiego.org/2016/07/11/why-poway-unified-fired-its-superintendent/>

News story in this case: <https://youtu.be/DAKvACU6Lqw?si=faEIh5-saCQSzw5Z>

Link to security guard DMUSD hired to monitor petitioner and shout at 3rd party minor disabled student through a megaphone as he is distraught and trying to get out of the car to go to school over 200 yards away, at 7am in the morning.

[https://youtube.com/shorts/\\_bfHdiaXaoA?si=bgwMq3eScD2MZqrO](https://youtube.com/shorts/_bfHdiaXaoA?si=bgwMq3eScD2MZqrO)

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<sup>2</sup> <https://drive.google.com/file/d/1kVEcxkZatEURGXaZwJ2Svi2j91diU3PE/view?usp=sharing>.

Here, Schick sends an email to all administrators and staff directing them to illegally "Shred" data from students' assessments (See Obstruction of Justice and Denial of Due Process).

[https://drive.google.com/file/d/14C7TYckBQwi4iJ\\_FyPn\\_VHzmrcajNN8L/view?usp=sharing](https://drive.google.com/file/d/14C7TYckBQwi4iJ_FyPn_VHzmrcajNN8L/view?usp=sharing)

Shinoff violated federal and state laws when he filed 3rd party minor disabled child privileged and confidential student records. The issuance of the TRO's further prevented parent from taking her disabled child to school, prevented parent participation in his education, denied student a Free and Appropriate education (FAPE), and subjected parent to entrapment and potential criminal charges for not being able to take her child to school. In fact, Respondents basis for the § 527.8 on 1/28/22 was - Shinoff alleged parent was in violation of the illegitimate § 526.7 TRO when she dropped her minor disabled child off in front of his school. When student was not at school because of the orders, Shinoff instructed DMUSD to call police and CPS on me.

Page.18, of the Appellate Courts Opinion states the Court didn't see the § 527.6 TRO Shinoff filed for Schick that was DENIED on 12/1/21. This **material concealment by government attorneys, officers of the court, is significant**. Both SCHICK and FALLON- MCKNIGHTS, unnoticed § 527.6 TROs were based on the same false facts regarding the same single alleged incident on 11.16.21.

*Notably*, on Schick's Denied request for TRO, the Court wrote:

*"There is insufficient evidence of harassment directed at the Petitioner."* (4 CT 862-871).

Further, p.3 of two Form CH-100s have significant discrepancies. Mandatory Form asks:

**Did the police come Yes or No?**

Shinoff declares under penalty of perjury for SCHICK: "No" (Police did not come).

That petition was DENIED. Shinoff then changes the facts and declares under penalty of perjury for FALLON-MCKNIGHT and checks "Yes" (police came). That petition was GRANTED.

Which one is it? It can't be both. Evidence showed, police were never called, (16 RT 929). Nor was I "in violation" of PC 415.5 as Shinoff falsely declared under penalty of perjury.

**Mandatory Form asks:** Has this person harassed you at other times? Shinoff declares **Yes** for Fallon-McKnight (9 CT 2242). Fallon-McKnight testified 11.16.21 was the **only alleged incident** (10 RT 1662). Fallon testified she just met me (10 RT 1631).

I can't find a single allegation made by HUH of a credible threat of violence that would entitle her to a WVRO. Schick testified the threat was on 11.16.21 and an IEP meeting but refused to allow the IEP tapes to be heard. Government attorney, Daniel Shinoff, had a duty to either withdraw or allow me to play the IEP tapes that prove Schick, a government public school administrator, committed perjury and therefore, *she is Not credible*. Shinoff knows Nadine committed perjury, because DMUSD also had a copy of all the tape-recorded IEP meetings in their possession the entire time.

On 12.6.21, I also discovered that DMUSD was interfering with the rights of other parents to meet with their child's general education teacher and attached the evidence to my opposition to § 527.6 RO on 12.20.21. The social media post by another parent states: <sup>3</sup>

*“Hello lovely families,  
I have some concerns... with upcoming parent teacher conferences, I requested to meet with my son's general education teacher but was told that the primary special education teacher would “address any questions I have.” ...I basically get nothing from the gen ed teacher. I don't even get classroom emails – even though I requested them. They are cutting me off. Making it impossible to get anyone else's experience with my son, except his special education teacher.”*

Shinoff lies further on Mandatory Form and said there were no witnesses on 11.16.21 (9 CT 2342). However, evidence showed Superintendent Holly McClurg, and her husband Hank were present. There was also an unknown parent in the room with Fallon-McKnight the entire time, an unbiased witness. (I still do not know who it was).

**None of the false evidence or omissions was ever corrected by Shinoff or anyone else.**

*“Napue* prohibits the government from knowingly using false evidence to obtain a criminal conviction, while *Acorta* and *Pyle* **obligate the government to correct false evidence** thus presented. *Hayes v. Brown* 399 F.3d 972, 978 (9th Cir. 2005) (en banc.).

Because of JPA attorney, Daniel Shinoff's illegal and unethical conduct, my child was and still is, severely traumatized, and continues to be bullied and ostracized. He continues to be denied a Free and Appropriate Education (FAPE). He was truant and he was the only child that had no parents at his 6th grade play, no parents at his 6th grade graduation, and no parents at other year-end events. He also missed the 6th grade graduation overnight camping trip, etc.. Student left DMUSD in June 2022, yet the two illegitimate restraining orders are still in effect and continues to prevent parent from making public comment at DMUSD school board meetings, <sup>4</sup> and continues to prevent students only parent from taking him to any of the 8 public parks and events in their community that are attached to the 8 DMUSD schools.

The Integrity of the Judicial Process is Most Severely Damaged When Government Actors Defraud the Court. Due process requirements that inhere in a criminal case also apply in civil actions brought by the government because “in civil actions,” like criminal actions, “the ultimate objective is not that the Government ‘shall win a case, but that justice shall be done.’” 256 F. Supp. 136, 142 (S.D.N.Y. 1966) (quoting *Campbell v. United States*, 365 U.S. 85, 96 (1961)).

<sup>3</sup> [https://drive.google.com/file/d/19pgr\\_tThA\\_FWk34hrr8dJUt\\_N-72GQbB/view?usp=sharing](https://drive.google.com/file/d/19pgr_tThA_FWk34hrr8dJUt_N-72GQbB/view?usp=sharing)

<sup>4</sup> Which is further fraud, violation of Constitutional rights and intentional interference with the upcoming November election.

*Brady* is also applicable here, as this case is tantamount to a criminal case. Indeed, government attorneys premised its TROs against me, in part, on criminal violations, thus implicating its *Brady* obligations.

Shinoff's conduct constitutes ethical violations, moral turpitude, perjury PC § 118, subordination of perjury PC § 127, Preparing/offering false evidence PC §§132,134, etc... In *United States v. Rasheed*, 663 F.2d 843, 851 n.2 (9th Cir. 1981), the Court held "Destruction or concealment of documents results in improper suppression of evidence, thus the influencing, obstructing and impeding of judicial proceedings, just as much as intimidation of a witness." Failing to disclose evidence favorable to the accused in violation of *Brady v. Maryland* (1963) 373 U.S. 83, the judgment must be reversed *Kyles v. Whitley* (1995) 514 U.S. 419, 433).

Also See:

*Barreiro v. State Bar* (1970) 2 Cal. 3d 912 [88 Cal. Rptr. 192, 471 P.2d 992], the court observed that "Knowingly giving false testimony on a material factual issue is a serious breach of basic standards of honesty as well as a violation of an attorney's oath of office and his duties as an attorney. Affirmative representations made with intent to deceive, [30 Cal. 3d 918] even though no harm results, are grounds for discipline." (Id., at p. 926; see also *Scofield v. State Bar* (1965) 62 Cal. 2d 624, 628 [43 Cal. Rptr. 825, 401 P.2d 217].)

#### **Rule 8.4.1 Prohibited Discrimination, Harassment and Retaliation**

(a) In representing a client, or in terminating or refusing to accept the representation of any client, a lawyer shall not: (1) unlawfully harass or unlawfully discriminate against persons\* on the basis of any protected characteristic; or (2) unlawfully retaliate against persons.\* (b) In relation to a law firm's operations, a lawyer shall not: (1) on the basis of any protected characteristic, (i) unlawfully discriminate or knowingly\* permit unlawful discrimination; (2) unlawfully retaliate against persons.

#### **Preserving Integrity of Adjudicative Process**

[12] Lawyers have a special obligation to protect a tribunal against criminal or fraudulent conduct that undermines the integrity of the adjudicative process, such as bribing, intimidating or otherwise unlawfully communicating with a witness, juror, court official or other participant in the proceeding, unlawfully destroying or concealing documents or other evidence or failing to disclose information to the tribunal when required by law to do so. Thus, paragraph (b) requires a lawyer to take reasonable remedial measures, including disclosure if necessary, whenever the lawyer knows that a person, including the lawyer's client, intends to engage, is engaging or has engaged in criminal or fraudulent conduct related to the proceeding.

A lawyer who represents a client in a proceeding before a tribunal\* and who knows\* that a person\* intends to engage, is engaging or has engaged in criminal or fraudulent\* conduct related to the proceeding shall take reasonable\* remedial measures to the extent permitted by Business and Professions Code section 6068, subdivision (e) and rule 1.6.

In the course of representing a client a lawyer shall not knowingly: \* (a) make a false statement of material fact or law to a third person;\* or (b) fail to disclose a material fact to a third person\* when disclosure is necessary to avoid assisting a criminal or fraudulent\* act by a client, unless disclosure is prohibited by Business and Professions Code section 6068, subdivision (e)(1) or rule 1.6.

A nondisclosure is the equivalent of a false statement of material fact or law under paragraph (a) where a lawyer makes a partially true but misleading material statement or material omission. In addition to this rule, lawyers remain bound by Business and Professions Code section 6106.

Rule 1.2.1, a lawyer is prohibited from assisting a client in conduct that the lawyer knows is criminal or fraudulent.

In the wake of the Girardi investigation, the California Supreme Court ordered approval of new Rule 8.

**Rule 8.3** obligates all California licensed attorneys to inform the State Bar of California or alternatively a tribunal with jurisdiction to investigate or act upon such misconduct when they know of credible evidence that another lawyer has engaged in any of the following conduct “that raises a substantial question as to that lawyer’s honesty, trustworthiness, or fitness as a lawyer in other respects”: (a) a criminal act; (b) conduct involving dishonesty, fraud, deceit, or reckless or intentional misrepresentation; or (c) misappropriation of funds or property.

**Cal Gov. Code § 53243.4 states:** “abuse of office or position” means either of the following: (a) An abuse of public authority, including, but not limited to, waste, fraud, and violation of the law under color of authority. (b) A crime against public justice, including, but not limited to, a crime described in Title 5 (commencing with Section 67), Title 6 (commencing with Section 85), or Title 7 (commencing with Section 92) of Part 1 of the Penal Code. Every person who willfully procures another person to commit perjury is guilty of subornation of perjury and is punishable in the same manner as he would be if personally guilty of the perjury so procured.

Also See, 18 U.S.C. § 241, conspiracy to deny constitutional rights, Senate Bill 40, and 18 U.S.C. §1346, an unconscionable scheme to defraud another of the intangible right to honest services.

§ 6001.1 Provides: Protection of the public..., ***shall*** be the highest priority for the State Bar of California and the board of trustees in exercising their licensing, regulatory, and disciplinary functions. Whenever the protection of the public is inconsistent with other interests sought to be promoted, the protection of the public shall be paramount. (Added by Stats. 2011, ch. 417. Amended by Stats. 2018, ch. 659.)

The California Bar's refusal to act and protect the public constitutes an intentional obstruction of justice, election interference, discrimination, denial of equal protection, violations of the 1<sup>st</sup> and 14<sup>th</sup> amendment, conspiracy to deprive constitutional rights, and treason.

Stop aiding, abetting, and giving licenses to criminals who are misappropriating American taxpayer dollars, perpetrating a fraud upon the court, driving up inflation, driving families into sickness and homelessness, and irreparably harming disabled children. If you are not stopping them, then clearly you are one of them. <sup>5</sup>

Sincerely,  
*Natalie Rajic*

Cc:  
Brandon Stallings  
Senator Tom Umberg  
Enrique Zuniga  
Alex Binder  
Media  
California Governor, Gavin Newsom  
California Attorney General, Rob Bonta  
Calif. Schools Superintendent Thurmond  
Judicial Council, Chief Justice Patricia *Guerrero*  
Judicial Council  
Commission on Judicial Performance  
And others

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<sup>5</sup> <https://www.hollywoodreporter.com/movies/movie-reviews/kids-cash-film-review-657513/>

**Re: Public Records Request Regarding "Corrupt" California State Government Attorney, Daniel R. Shinoff.**

Natalie N <natalie\_rajic@hotmail.com>

Mon 7/1/2024 2:15 AM

To:PRA@calbar.ca.gov <PRA@calbar.ca.gov>;Peter.Klivans@calbar.ca.gov  
<Peter.Klivans@calbar.ca.gov>

Dear Mr. Peter Klivans, Trial Counsel

I received the attached letter you mailed on June 24, 2024. It indicates that the California State bar is not required to provide the police report that California Bar attorney, Alex Binder, alleged he had in his possession regarding the the false allegations, government attorney **Daniel Shinoff declared under penalty of perjury**. You cite Gov. Code 7923.600 (a) and Business Code 6086.1 d

**Gov. Code 7923.605 (a) states:** Notwithstanding Section 7923.600, a state or local law enforcement agency **shall disclose** the names and addresses of persons involved in, or witnesses to the incident, the description of any property involved, the date, time, and location of the incident, all diagrams, statements of the parties involved in the incident, the statements of all witnesses.

**Please provide me:**

1. The name and badge number of the Police officer who was called and wrote a police report on 11.16.21, that government attorney, Daniel Shinoff **declared under penalty of perjury for Nadine Schick** was called, when he filed a request for restraining order on her behalf, with false facts against me, illegally with my tax dollars (in violation of many laws), because my son's new teacher, Caitlin Fallon-McKnight, was allegedly so terrified when a parent showed up to meet with her for their scheduled parent teacher conference at Ashley Falls School.
2. The name and address of the parent that was in the room with Catlin Fallon-McKnight on 11.16.21, during this alleged act that Shinoff **declared under penalty of perjury for Nadine Schick** that terrified Caitlin Fallon-McKnight.
3. The names and addresses of all persons involved in or witnesses to the alleged incident Shinoff **declared under penalty of perjury in court documents occurred on 11.16.21**.
4. All statements of the parties involved in the incident, the statements of all witnesses to the alleged incident **Shinoff declared under penalty of perjury in court documents occurred on 11.16.21**.

Although I know there is no police report of the alleged incident on 11.16.21, police were never called on 11.16.21, because nothing happened as the video I sent the bar shows, and because government attorney Daniel Shinoff committed perjury and subordination of perjury, etc., you still should be able to provide this requested information... if the California State Bar investigated my complaint as the legislature mandates.

**6086.1 (d) states:** (d) (1) A licensee may file a motion with the State Bar Court to prevent the State Bar from disclosing information pursuant to **subdivision (c)**. The motion shall be filed within



seven court days from the date of the notice issued to the licensee under paragraph (3) of subdivision (c).

**6086.1 sub. Div. (c)** states: (1) Notwithstanding the confidentiality of investigations, the board may vote to waive confidentiality, but only when warranted for protection of the public. The board shall hold a meeting under this subdivision in closed session.

**Please confirm:**

1. Whether **government attorney Daniel Shinoff** filed a motion with the State Bar Court to prevent the State Bar from disclosing the information I requested.
2. I filed a new complaint against Shinoff over a week ago, however no one has contacted me. Please provide with the name and contact information of the Calif. Bar investigator who will be investigating my complaint.

Because of this egregious abuse of power, obstruction of justice, and the conspiracy to aid and abet criminals, mine and my son's life are in danger. Please provide all of the above requested information asap. Time is of the essence.

Sincerely,  
*Natalie Rajic*

**From:** Natalie N <natalie\_rajic@hotmail.com>

**Sent:** Wednesday, June 19, 2024 8:48 PM

**To:** PRA@calbar.ca.gov <PRA@calbar.ca.gov>

**Subject:** Public Records Request Regarding "Corrupt" California State Government Attorney, Daniel R. Shinoff.

Dear Mr. Stallings and California State Bar,

I am making these public records request pursuant to Government Code section 7921-7930.

Please send me the police report that California State Bar attorney, Alex Binder, indicates below that he has in his possession and that allegedly proves there was a "**call to the police**" who "**responded to the scene**" on 11/16/21.

**Note** - We called police and they said there was no call to police on 11/16/21, nor was a police report ever presented with government attorney, Daniel Shinoff's false allegations that he made **under penalty of perjury** against me on his two contradicting, and concealed, requests for restraining order on mandatory judicial FORM CH-100 based on the same 11/16/21 alleged incident.

**Perjury is a felony. See Penal Code § 118.**

Mr. Binder is in violation of new Rule 8.3 , for making false and misleading statements, obstructing justice, and conspiracy to obstruct justice.

**Encouraging, facilitating or aiding** in the commission of criminal acts is a felony. **See Penal Code § 31 PC.** A person who **aids and abets** a crime faces the same punishment as the one who directly commits the crime

**Penal Code § 32 states :** *Every person who, after a felony has been committed, harbors, conceals or aids a principal in such felony, with the intent that said principal may avoid or escape from arrest, trial, conviction or punishment, having knowledge that said principal has committed such felony or*

*has been charged with such felony or convicted thereof, is an accessory to such felony. Also see Brady v. Maryland (1963) 373 U.S. 83; Hayes v. Brown 399 F.3d 972, 978 (9th Cir. 2005)*

Shinoff prosecuted me and tried to me thrown in jail for taking my minor disabled child to school. He further contacted CPS to try and have my child taken away when I could not take my child to school because of his fraud. My child has been abused for years and **continues to suffer daily** because of the corrupt attorneys that the California Bar continues to give licenses to.

**I will not stop fighting for my son. Ever.** Please send me the requested records asap.

Sincerely,

*Natalie Rajic*

**From:** Binder, Alex

**Sent:** Thursday, August 3, 2023 4:05 PM

**To:** Natalie N <[natalie\\_rajic@hotmail.com](mailto:natalie_rajic@hotmail.com)>

**Cc:** Mihaila, Alina <[Alina.Mihaila@calbar.ca.gov](mailto:Alina.Mihaila@calbar.ca.gov)>

**Subject:** Response to the Cal Bar Closing Complaint against Shinoff - Case No. 22-O-05773

Ms. Rajic,

I've received your below email. I'm not sure where the confusion arises, your own complaint states "Shinoff files a second request for TRO and based on the same alleged incident with the same parties and declares for Fallon-McKnight "Yes" police came."

So your contention is that Mr. Shinoff falsely declared the police came because he signed the declaration on behalf of Fallon-McKnight. The investigation concluded that the facts in the declaration are attributable to Fall-McKnight and that the police did in fact respond at one point (according to a police report we obtained), so we could not prove Fallon-McKnight's declaration was false or that Ms. Shinoff was the declarant. You interpret the form as pertaining to only one incident, but that is simply not something we can prove. In fact, the paragraph immediately above the box you complain of gives a general description of your behavior, which apparently necessitated a call to the police, who did respond to the scene:

*Sincerely,*

*Natalie Rajic*

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PLEASE JOIN HOSTS

**Daniel & Michelle Shinoff • Dr. Glenn & Randy Lipson**

FOR AN EVENING RECEPTION SUPPORTING OUR DISTRICT ATTORNEY

SUMMER  
**STEPHAN**  
for DISTRICT ATTORNEY



**Thursday, April 12, 6:00-8:00PM**

**The Shinoff Residence**

6647 Duck Pond Lane, San Diego, CA 92130

**DONATE**

[www.DonateToSummer.Com](http://www.DonateToSummer.Com)

**\$150** Suggested per person

**\$800** Maximum per person

**RSVP**

✉ [rsvp@summerstephanforsandiegoda.com](mailto:rsvp@summerstephanforsandiegoda.com)

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7185 Navajo Road Suite P, San Diego CA 92119, FPPC ID # 1393714

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# Assembly California Legislature



**MARIE WALDRON**  
ASSEMBLYMEMBER, SEVENTY-FIFTH DISTRICT

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OVERDOSE PREVENTION

July 8, 2024

Hon. Nora Vargas, Chair  
San Diego County Board of Supervisors  
1600 Pacific Highway, Fourth Floor, Room 402  
San Diego, California 92101

RE: Valley Center Fire Protection District (VCFPD) tax apportionment formula

Dear Supervisor Vargas:

As the Assemblymember representing the 75<sup>th</sup> Assembly District, which includes Valley Center, I am writing to express my support for VCFPD's request to have its antiquated tax apportionment formula adjusted from 2% to 6% in order to meet current public safety requirements.

The Valley Center Fire Protection District was formed in 1982 as a Special District by a vote of the citizens to provide Fire Protection, Rescue and EMS services to an 84.5 square mile area of unincorporated San Diego County. Valley Center Fire was assigned a tax apportionment formula of 2 percent of the 1 percent property tax allocation for a mostly agricultural, rural community.

Since VCFPD's formation in 1982, Valley Center's population of under 9,000 people increased to over 23,000. As a result, the demand for emergency services in Valley Center has increased exponentially, while its tax allocation has remained at 1982 levels.

The majority of San Diego County Fire Protection Districts enjoy a much higher tax apportionment formula, some as high as 14%, enabling them to retain highly trained personnel. The outdated allotment for Valley Center, which is located in a high risk fire severity zone, severely limits the district's abilities to recruit and retain firefighter-paramedics and firefighter-EMTs, and to build new badly needed fire stations. In light of current conditions, VCFPD's apportionment formula must be reviewed and adjusted.

Thank you for your consideration of this important public safety matter. If you have any questions about my support for VCFPDs tax allocation request, please don't hesitate to contact me at (858) 566-7538.

Sincerely,

A handwritten signature in blue ink that reads "Marie Waldron".

Marie Waldron  
Assemblymember, 75<sup>th</sup> District

CC: Supervisor Joel Anderson  
Supervisor Jim Desmond  
Supervisor Monica Montgomery Steppe  
Supervisor Terra Lawson-Remer

July 5, 2024

COSD CLERK OF THE BOARD  
2024 JUL 9 AM 10:51

To Whom it May Concern:

The Office of Military & Veterans Affairs made a disappointing choice in filling the year long vacated position by Wilfred Quintong (Director of OMVA) with Ray Flores at the helm. On April of 2024 (North Inland Military & Veterans Resource Center) at one of the monthly staff meetings there was an incident of sexual harassment. Amy Klock (Human Services Program Manager) asked a morale boosting type question to the staff. That question was who is your favorite actor to which she responded mine is Jason Mamo. Soon as she mentioned her favorite actor, Ray Flores yelled out, "she likes to see him with his shirt off". This was right before he was hired in the OMVA Directors position. The meeting space fell silent for a minute then Amy Klock responded, I will not respond to that. Is this really the example that SD County wants to promote by filling a year long vacant position that several highly qualified candidates applied for then given to someone who promotes sexual harassment in a very public setting.

Add insult to injury, on June 2024 (North Inland Military & Veterans Resource Center) staff meeting we had to watch a video of military leadership on a ship and how OMVA would be structured like it is in the military was disconcerting. Then there was a spectacle for Amy Klock where Ray Flores gave her a recognition of being 2<sup>nd</sup> in command and recognized her with a tshirt that said mini boss. She has had the reigns of running OMVA for about 6 months or longer now and under her management she grew the department from about 14 to over 23 creating a better running organization. She is very far from being a mini boss and is due the recognition and respect of performing as a very competent Director. Another prime example of misogyny at this department under the guidance of our new Director Ray Flores.

Misogynistic behaviors are prevalent in this department which is unfortunate when females have to experience this type of harassment in these charged environments. There has been a huge overhaul of this department in the last year with a huge employee turnover rate. This in part is due to toxic leadership and poor implementation of a new processes. Morale is very low.

This communication is written to bring light to these disruptions leading to disengagement and promoting a toxic work environment thereby affecting productivity. The veteran community in San Diego are the real casualties of this upheaval.

**From:** [henkinp@earthlink.net](mailto:henkinp@earthlink.net)  
**To:** [Desmond, Jim](#); [Anderson, Joel](#); [MontgomerySteppe, Monica](#); [Vargas, Nora \(BOS\)](#); [Lawson-Remer, Terra](#)  
**Cc:** [FGG, Public Comment](#)  
**Subject:** [External] COMPASSIONATE EMERGENCY SOLUTIONS AND PATHWAYS TO HOUSING PROJECTS  
**Date:** Wednesday, July 10, 2024 9:53:01 PM

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Hi Supervisors,

I notice, by the way, that 2800 Sweetwater Road at Troy Street is in fact in Spring Valley, not Lemon Grove, next to the SR-125, which is rather dangerous. Near the Amaya Springs Healthcare Center, RV Rental and Troy Recycling. Also about 1K feet from a daycare and a few schools.

I think that option C is your best bet. First, I suspect that there are a lot more homeless people in the unincorporated area. Second, there will be less problem about close to this or that or angry neighbors. Third, let's try to minimize the risk of wildfires being set accidentally or encampments in riverbeds. Also less danger than right next to the freeway.

And please remember Sunbreak Ranch that I told you about, and consider a large scale congregate facility.

Again, you are using ARPA funny money. Hope no-one has COVID. Although if you ramp up those tests, maybe you'll find one.

Regards,

Paul Henkin