

MINUTES OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



PUBLIC COMMENT:

16.2

During the oral communication section of the agenda for Tuesday, December 10, 2019, Shari Tinsley spoke about CPS records being false. _____

**ATTACHMENTS FILED WITH
CLERK OF THE BOARD**

**AGENDA NO.
16.2**

Riverside County Board of Supervisors Request to Speak

Submit request to Clerk of Board (right of podium), Speakers are entitled to three (3) minutes, subject to Board Rules listed on the reverse side of this form.

SPEAKER'S NAME: Shari Tinsley

Address: 6310 Greenvalley Cir #315

City: Culver City Zip: 90230

Phone #: 424-298-5573

Date: 12-10-2019 Agenda # Public Comment
not on Agenda

PLEASE STATE YOUR POSITION BELOW:

Position on "Regular" (non-appealed) Agenda Item:

Support Oppose Neutral

Note: If you are here for an agenda item that is filed for "Appeal", please state separately your position on the appeal below:

Support Oppose Neutral

I give my 3 minutes to: _____

BOARD RULES

Requests to Address Board on "Agenda" Items:

You may request to be heard on a published agenda item. Requests to be heard must be submitted to the Clerk of the Board before the scheduled meeting time.

Requests to Address Board on items that are "NOT" on the Agenda/Public Comment:

Notwithstanding any other provisions of these rules, a member of the public shall have the right to address the Board during the mid-morning "Oral Communications" segment of the published agenda. Said purpose for address must pertain to issues which are under the direct jurisdiction of the Board of Supervisors. YOUR TIME WILL BE LIMITED TO THREE (3) MINUTES. Donated time is not permitted during Public Comment.

Power Point Presentations/Printed Material:

Speakers who intend to conduct a formalized Power Point presentation or provide printed material must notify the Clerk of the Board's Office by 12 noon on the Monday preceding the Tuesday Board meeting, insuring that the Clerk's Office has sufficient copies of all printed materials and at least one (1) copy of the Power Point CD. Copies of printed material given to the Clerk (by Monday noon deadline) will be provided to each Supervisor. If you have the need to use the overhead "Elmo" projector at the Board meeting, please ensure your material is clear and with proper contrast, notifying the Clerk well ahead of the meeting, of your intent to use the Elmo.

Individual Speaker Limits:

Individual speakers are limited to a maximum of three (3) minutes. Please step up to the podium when the Chairman calls your name and begin speaking immediately. Pull the microphone to your mouth so that the Board, audience, and audio recording system hear you clearly. Once you start speaking, the "green" podium light will light. The "yellow" light will come on when you have one (1) minute remaining. When you have 30 seconds remaining, the "yellow" light will begin to flash, indicating you must quickly wrap up your comments. Your time is up when the "red" light flashes. The Chairman adheres to a strict three (3) minutes per speaker. ***Note: If you intend to give your time to a "Group/Organized Presentation", please state so clearly at the very bottom of the reverse side of this form.***

Group/Organized Presentations:

Group/organized presentations with more than one (1) speaker will be limited to nine (9) minutes at the Chairman's discretion. The organizer of the presentation will automatically receive the first three (3) minutes, with the remaining six (6) minutes relinquished by other speakers, as requested by them on a completed "Request to Speak" form, and clearly indicated at the bottom of the form.

Addressing the Board & Acknowledgement by Chairman:

The Chairman will determine what order the speakers will address the Board, and will call on all speakers in pairs. The first speaker should immediately step to the podium and begin addressing the Board. The second speaker should take up a position in one of the chamber aisles in order to quickly step up to the podium after the preceding speaker. This is to afford an efficient and timely Board meeting, giving all attendees the opportunity to make their case. Speakers are prohibited from making personal attacks, and/or using coarse, crude, profane or vulgar language while speaking to the Board members, staff, the general public and/or meeting participants. Such behavior, at the discretion of the Board Chairman, may result in removal from the Board Chambers by Sheriff Deputies.

Clerk's Original

PUBLIC COMMENT/COMPLAINT TO RIVERSIDE COUNTY SUPERVISORS

HON: KEVIN JEFFRIES CHAIR

DISTRICT: 10 20 30 40 50

Name: Shari Tinsley

Address: 6310 Greenvally Cir #315, Culver City, CA 90230

Contact: 424-298-5573 Email: kidsvoicesmatter@gmail.com

Comment/Complaint: DATE: December 10, 2019

Housing Environment Public Health Public Safety DCFS/CPS Dependency Court
Family Law Fiscal Budget Law(s) Violation Other Riverside Policy Number A-43
Sections B.3 and B.4

Entity Name and Address: CPS Riverside

Person(s) Name, Address, Contact info Alain Dominique Riverside Social Worker

Melissa Immel (Meltzer) SBN 137082

COMMENT/COMPLAINT: (be specific, dates, incidents, issues, aid/ resolution needed)

Public comments limited to one (1) minute. Additional page(s) NO CHLA diagnosis, DR. Deleaver referral, Declaration # SQ007680, Court record # L1328968 of Immel Declaration of CPSER receipt. #SQ007680 Case Access, Case Summary Declaration of Mandated Reporter, Fax to CPS, Fax to Immel, DBA Police Report # 161108 003639

As a mandated reporter, I reported and gave a legal document of child maltreatment forensic diagnosis of founded TO CPS, MYGYM4KIDS, SANTA MONICA & STANLEY MOSK COURTHOUSE resulting in a TRO... ON 12-29-2016 the Courts found this public case #SQ007680 to be related to an existing case. MyGym Owner/Attorney directly retrieved an altered Confidential Report from a CPS SOCIAL WORKER, stating I gave him a report of unfounded. This is false. This is a breach of inter-agency juvenile and medical records. I am requesting per the evidence I bring to you which includes courts instruments the CPS records are corrected immediately to reflect the correct diagnosis to ensure the safety and welfare of the minor and other minors as well. To alter medical/government records of abused kids disables the Judicial System from protecting them and places kids in the hands of the abusers/enablers. Let the Truth Lead! Non compliance of Riverside Policy A-43 Sections B3-B4

Shari Tinsley Shari Tinsley 12-10-19

PUBLIC COMMENT/COMPLAINT TO LOS ANGELES COUNTY COMMISSIONS FOR CHILDREN AND FAMILIES

Genericform

Submitted by Shari Tinsley

12/10/2019 Item Public Comment
(date)

**Children's Hospital Los Angeles
Emergency Department**

4650 West Sunset Blvd, Los Angeles, CA 90027
(323) 361-2450 (Ask for Emergency Department)

Patient Name: FIGUEROA, RYAN

Physician: Elkhunovich (Attending) MD, Marsha

Visit Date: 11/14/2016 7:56 PM

Weight (kg): 33.6 kg

Date of Birth: 5/5/2009

Children's Hospital Los Angeles would like to thank you for allowing us to assist with your child's health care needs. The following pages include patient education materials and information regarding your child's injury/illness.

IMPORTANT: We examined and treated your child today on an emergency basis only. This was not a substitute for complete medical care. In most cases, you must follow-up with your child's primary care physician. Tell your doctor about any new or lasting problems as we cannot recognize and treat all injuries or illnesses in one Emergency Department visit. If your child had special tests, such as an EKG or x-ray, final results may not be available for 24 hours. If cultures were taken, they not be ready for three (3) days afterward. You will be contacted by phone or certified letter if a change in your child's care is necessary due to the final results of any test or lab result. Your child's symptoms may change after leaving the Emergency Department. If you are concerned, you may return to the ED, which is open all the time.

A physician has reviewed the medication list given at the time of your Emergency Department evaluation and considered them during treatment, prescribing, and at discharge. If there are medicine that your child is taking, but the physician was not informed of them, please consult your child's primary care physician.

Diagnoses

Diagnosis	Date	Comments
Child sexual abuse	11/15/16	

Translation:

Medication Instructions

Translation:

Follow-up Instructions

Follow-up with your Primary Care Provider within 1-2 days unless otherwise specified.

COUNTY OF RIVERSIDE, CALIFORNIA
BOARD OF SUPERVISORS POLICY

<u>Subject:</u>	<u>Policy</u>	<u>Page</u>
COUNTY RECORDS MANAGEMENT AND ARCHIVES POLICY	A-43	4 of 11

part of RMAP's annual report per Section B.5.

Section B.2. Responsibilities – County Approved Records Storage Facilities

County records are stored with county-approved storage facilities suitable for records storage at locations determined to be most efficient to serve the needs of departments. These facilities offer services for the proper storage, retrieval, delivery and disposal of county records. Records which are not in conformity with a Board-approved records retention schedule and program standards may not be accepted for storage at these facilities.

Any alternative records storage facilities used by departments to store county records, such as leased facilities or third party vendors, shall meet the standards for secure records storage developed by RMAP. County records shall only be stored in facilities with fire warning and suppression systems, and with adequate security to prevent unauthorized access to, or interference with, the records.

Section B.3. Responsibilities – Custody, Control of, and Access to Records

The rights of custody and control of departmental records remain with the department, including the granting of access to the records in accordance with applicable statutes, regulations, policies, and procedures. Any and all applicable legal restrictions regarding access to records must remain in effect while stored at County Approved Records Storage Facilities on behalf of departments.

Any county officer or employee, at the end of their term of office, appointment, or employment, will deliver to their successor, supervisor, or as directed by their department head, custody and control of all records kept or received by them. All records in the possession of any county department, upon termination of activities of such department, will be transferred to the successor department or to RMAP Administration, when directed by the department head, provided that such transfer of custody and control is consistent with the formal provisions of such termination.

Section B.4. Responsibilities – Departments

The management of departmental records is the responsibility of the department. The department head, or their designee, is responsible for implementing this policy and ensuring that their employees complete records management training offered or approved by RMAP. Departments develop their departmental guidelines, consistent with this policy and program standards, to govern the management and use of their records, regardless of the records' format, and to ensure adequate internal controls are in place to prevent the unauthorized use, removal, disposition or loss of records. Records in the possession of the department are governed by this policy and program standards, including the maintenance and adherence to record retention schedules, submission of the annual assessment report in the form prescribed by the program as specified under Section B.5, and the adoption of a trusted system as appropriate.

TELEPHONE (310) 838-4048 OR 838-4080

MARGO P. DELEAVER, M.D.

3831 HUGHES, SUITE 601

CULVER CITY, CA 90232

REFERRAL SLIP

Date

11-14-16

To Dr.

ER

- Children's Hospital

Molestation Team

This will introduce my patient,

Ryan Figueroa

For:

Treatment of Molestation

Diagnosis Evaluation & Labs needed

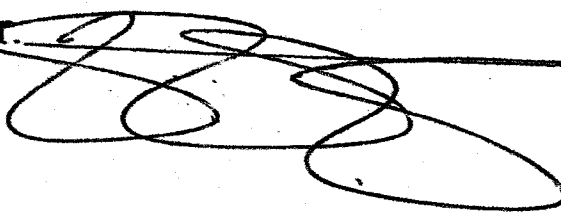
Other

The case history is sent to you separately.

Remarks Report made to Police

Station & DCS

Dr.



Examined 11/14/16

MARGO P. DELEEVER, M.D.
3831 HUGHES AVENUE, SUITE 601
CULVER CITY, CA 90232

(310) 838-4048
(310) 838-4080

DEA #
LIC. # C38896

NAME Ryan Figueroa DOB

ADDRESS DATE 11-14-16

TAMPER-RESISTANT FEATURES INCLUDE: SAFETY-BLUE
ERASE-RESISTANT BACKGROUND, LEGAL PRINT GRAPH
QUANTITY CHECK OFF BOXES AND REFILL INDICATOR

to send child to father

*This child
should not be
allowed to be
alone with his
father until this
case (molestation) has
been investigated*

- 1-24
 - 25-49
 - 50-74
 - 75-100
 - 101-150
 - 151 and over
- Units

Refill NR 1 2 3 4 5

DO NOT SUBSTITUTE

To ensure brand name dispensing, check and initial box.

000387

5HPE0119300

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Lanaye Tinsley 6310 Greenvalley Circle #315 Culver City, Calif 90230		FOR COURT USE ONLY CONFORMED COPY ORIGINAL FILED Superior Court of California County of Los Angeles DEC 22 2016 Sherri R. Carter, Executive Officer/Clerk By A. Williams, Deputy
TELEPHONE NO.: E-MAIL ADDRESS (Optional):	FAX NO. (Optional):	
ATTORNEY FOR (Name): Lanaye Tinsley Petitioner in ProPer		CASE NUMBER: SQ007680
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Santa Monica STREET ADDRESS: 1725 Main Street MAILING ADDRESS: 1725 Main Street CITY AND ZIP CODE: Santa Monica 90401 BRANCH NAME: 01		
PLAINTIFF/PETITIONER: Lanaye Tinsley DEFENDANT/RESPONDENT: Ryan Figueroa		
DECLARATION		

I, Shari Tinsley the Advocate for Lanaye Tinsley and Ryan Figueroa Jr (which is attached) declare the following statements to be true and accurate and am willing to testify in court to it's accuracy.

The following Declaration dated 11-22-16 was filed in the Superior Court of California, County of Los Angeles on 11-23-16 under Case# BF051023 after the child (Ryan Jr) reported to me that he had been sexually assaulted by his Father on 10-29-16. The courts recorded the findings as criminal.

The Declaration dated 11-22-16 states what the child said and demonstrated and the aftermath effect not only of the incident of 10-29-16 had and has on the child, but the continuity of events inflicted upon the child has since made the child in consistent fear of continuity of retaliation as well.

It is prayed that the courts also review the attached Declaration for Permanent Restraint for the child from the Respondent Father Ryan Figueroa Jr.

The child is currently under the treatment of the State of California's Victims of Crime and has been declared a Victim of Crime.

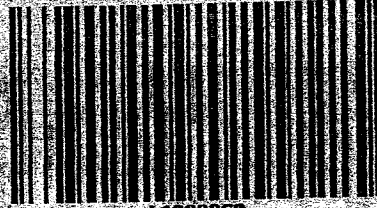
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
 Date: 12-20-16

Shari Tinsley
 (TYPE OR PRINT NAME)

Shari Tinsley
 (SIGNATURE OF DECLARANT)

- Attorney for
- Plaintiff
- Petitioner
- Defendant
- Respondent
- Other (Specify):
Advocate

BARCODE:



L1328968

Case Number: BF051023

Document Type: FL_General Family Law

Case Event Type: Response - Domestic Violence

User Name: Carmen Mehaffie

Response - Domestic Violence	
------------------------------	--

DV-120 Response to Request for Domestic Violence Restraining Order

Clerk stamps date here when form is filed.

FILED
Superior Court of California
County of Los Angeles

JAN 04 2017

Sherril K. Carter, Executive Officer/Clerk
By Daniel Osorio, Deputy
Daniel Osorio

1 Name of Person Asking for Protection:

(See Form DV-100, item 1):

Ryan Figueroa, Jr.

2 Your Name:

Ryan Figueroa, Sr.

Your lawyer in this case (if you have one):

Name: Melissa A. Immel

State Bar No.: 137082

Firm Name: _____

Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.):

Address: 3100 W. Clark Ave

City: Burbank

State: CA

Zip: 91505

Telephone: 818-968-3932

Fax: 818-688-0172

E-Mail Address: immellaw@gmail.com

Fill in court name and street address:

Superior Court of California, County of
Los Angeles
111 N. Hill St.
Los Angeles, CA 90012

Fill in case number:

Case Number:
BF 051023

BY FAX

3 Use this form to respond to the Request for Domestic Violence Restraining Order (Form DV-100).

- Fill out this form and take it to the court clerk.
- Have the person in 1 served by mail with a copy of this form and any attached pages. (See Form DV-250, Proof of Service by Mail.)
- For more information, read Form DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order?
- This form is for a response to a restraining order request. For more information about how to request your own restraining order, read Form DV-505-INFO and Form DV-120-INFO (see the section called "What if I need a restraining order against the other person?")

The judge will consider your Response at the hearing.

Write your hearing date, time, and place from Form DV-109, Notice of Court Hearing, item 3, here:

Hearing Date → Date: 01/05/2016 Time: 8:30 a.m.
 Dept.: 65 Room: _____

You must obey the orders in Form DV-110, Temporary Restraining Order, until the hearing. At the hearing, the court may make restraining orders against you that could last up to five years and could be renewed.

4 Relationship to Person Asking for Protection

- a. I agree to the relationship listed in item 4 on Form DV-100.
- b. I do not agree that the other party and I have or had the relationship listed in item 4 on Form DV-100 because: _____

5 Other Protected People

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

This is not a Court Order.



Case Number: _____

6 **Personal Conduct Orders**

- a. I agree to the orders requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

7 **Stay-Away Order**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

8 **Move-Out Order**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

9 **Guns or Other Firearms or Ammunition**

If you were served with Form DV-110, Temporary Restraining Order, you must turn in any guns or firearms in your immediate possession or control. You must file a receipt with the court from a law enforcement agency or a licensed gun dealer within 48 hours after you received Form DV-110.

- a. I do not own or have any guns or firearms.
- b. I ask for an exemption from the firearms prohibition under Family Code section 6389(h) because (specify): _____
- c. I have turned in my guns and firearms to law enforcement or sold them to, or stored them with, a licensed gun dealer. A copy of the receipt showing that I turned in, sold, or stored my firearms (check all that apply):
 is attached has already been filed with the court.

10 **Record Unlawful Communications**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

11 **Care of Animals**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

This is not a Court Order.



Case Number: _____

12 **Child Custody and Visitation**

- a. I agree to the order requested.
- b. I do not agree to the order requested. *(Specify your reasons in item 25, page 5, of this form.)*
- c. I am not the parent of the child listed in Form DV-105, *Request for Child Custody and Visitation Orders.*
- d. I ask for the following custody order *(specify):* _____
- e. I do I do not agree to the orders requested to limit the child's travel as listed in Form DV-108, *Request for Order: No Travel with Children.*

You and the other parent may tell the court that you want to be legal parents of the children (use Form DV-180, Agreement and Judgment of Parentage).

13 **Child Support** *(Check all that apply):*

- a. I agree to the order requested.
- b. I do not agree to the order requested. *(Specify your reasons in item 25, page 5, of this form.)*
- c. I agree to pay guideline child support.

Whether or not you agree to pay support, you must fill out, serve, and file Form FL-150, Income and Expense Declaration, or Form FL-155, Financial Statement (Simplified).

14 **Property Control**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

15 **Debt Payment**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

16 **Property Restraint**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

17 **Spousal Support**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

Whether or not you agree, you must fill out, serve, and file Form FL-150, Income and Expense Declaration.

This is not a Court Order.



Case Number: _____

18 **Rights to Mobile Device and Wireless Phone Account**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

19 **Insurance**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

20 **Lawyer's Fees and Costs**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

- c. I request the court to order payment of my lawyer's fees and costs.

Whether or not you agree, you must fill out, serve, and file Form FL-150, Income and Expense Declaration.

21 **Payments for Costs and Services**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

22 **Batterer Intervention Program**

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

23 **Other Orders** (see item 22 on Form DV-100)

- a. I agree to the order requested.
- b. I do not agree to the order requested, but I would agree to: _____

(Specify your reasons in item 25, page 5, of this form.)

24 **Out-of-Pocket Expenses**

I ask the court to order payment of my out-of-pocket expenses because the temporary restraining order was issued without enough supporting facts. The expenses are:

Item: _____ Amount: \$ _____ Item: _____ Amount: \$ _____

You must fill out, serve, and file Form FL-150, Income and Expense Declaration.

This is not a Court Order.



Case Number:

(25) Reasons I Do Not Agree to the Orders Requested

Explain your answers to each of the orders requested *(give specific facts and reasons)*:

Check here if there is not enough space below for your answer. Put your complete answer on an attached sheet of paper and write, "DV-120, Reasons I Do Not Agree" as a title.

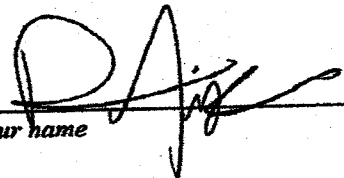
Lined area for providing reasons for not agreeing to the orders requested.

(26) Number of pages attached to this form, if any: 2

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

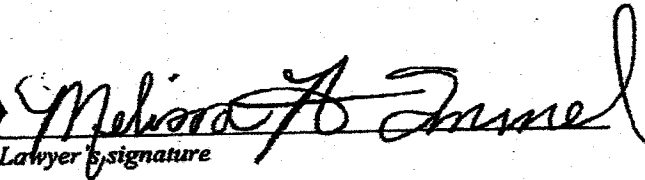
Date: 01/04/2017

Ryan Figueroa, Sr.
Type or print your name


Sign your name

Date: 01/04/2017

Melissa A. Immel
Lawyer's name, if you have one


Lawyer's signature

This is not a Court Order.

DV-120, REASONS I DO NOT AGREE

There is insufficient evidence to support the issuance of a Restraining Order, and the Temporary Restraining Order currently in place should be lifted. Ryan Figueroa, Jr.'s mother, LaNaye Tinsley, seeks the Restraining Order on behalf of the child based upon allegations she is making for the sole purpose of thwarting any relationship between the child and his father, Ryan Figueroa, Sr. The requested restraining order is based solely on the petitioner's statement that there is an "investigation going on by children's services to determine if Respondent molested his son". As set forth in more detail below, that investigation has been concluded with an "unfounded" determination. Based on the foregoing, the reasonable proof required for the issuance of a Restraining Order is nonexistent, and therefore, the requested Restraining Order should not be issued and the Temporary Restraining Order currently in place should be immediately lifted.

The allegations of sexual abuse against Mr. Figueroa were made by Ms. Tinsley only *after* the child's father was finally, after a substantial hiatus, able to have his regular visitation with his child because of the mother's extreme tactics in refusing to allow the child to have his court ordered visitation with his father. An overview of some of the mother's tactics in this regard as well as an explanation as to why this Restraining Order should not be granted are set forth below.

In contravention of the custody order issued by this court in February 2016, Ms. Tinsley moved the child to Hemet in Riverside County in August 2016 without advising the father Ryan Figueroa, Sr. Mr. Figueroa learned that the child had moved only after he went to the child's school in Los Angeles to pick him up for his regular visitation day. The school advised Mr. Figueroa that the child's records had been transferred to an elementary school in Hemet. Mr. Figueroa was given the name and address of the school in Hemet, and after much effort and several attempts to get his child from the Hemet school for his permitted visitation with the child, Mr. Figueroa brought a copy of the custody order to the school on Friday October 28, 2016 and showed the custody order to the principal. Ms. Tinsley was also at the school and attempted to prevent the father from exercising his rights pursuant to the custody order by demanding that the principal not release the child to his father. The principal summoned a school police officer to assist in the matter. After a discussion with the police officer, Ms. Tinsley relented and agreed to allow Mr. Figueroa to take the child for the weekend visit. Nevertheless, Ms. Tinsley and her current fiancé/boyfriend followed Mr. Figueroa and the child around a Halloween festival held at the child's school that afternoon and harassed Mr. Figueroa repeatedly. The principal intervened and asked Ms. Tinsley and her male friend to leave.

After the Halloween festival, Mr. Figueroa took the child to his home in Los Angeles for the weekend and returned him to the child's maternal grandmother on October 30, 2016 in accordance with the custody arrangements. Thereafter, the allegations of sexual abuse arose for the first time.

Ms. Tinsley filed a referral with the Riverside County Department of Public Social Services (DPSS) on or about November 7, 2016 claiming sexual abuse by Mr. Figueroa. An investigation ensued and a Forensic Interview was scheduled on behalf of the child for November 21, 2016 at 3:00 p.m. at the Riverside University Health Systems Hospital in Moreno Valley, CA. Although Mr. Figueroa timely appeared for the Forensic Interview in accordance with the request from the Riverside County case worker, Alain Dominique, neither Ms. Tinsley

10/27/2017

nor the child appeared. When Ms. Tinsley was contacted around the time of the scheduled Forensic Interview, she said that she had forgotten that she had a prior engagement. An offer was made to wait for Ms. Tinsley and the child so that the Forensic Interview could proceed, but Ms. Tinsley declined to come to the hospital and declined to make the child available. The Riverside County DPSS referral has since been closed with a determination that the allegations are "unfounded". A confidential report has been prepared by Mr. Dominique, and counsel for Mr. Figueroa has obtained a copy of the report.

The foregoing clearly establishes that the reasonable proof required for the issuance of a Restraining Order is not present in this matter. Therefore, the requested Restraining Order should not be issued and the Temporary Restraining Order currently in place should be immediately lifted.

DV-250 Proof of Service by Mail

Clerk stamps date here when form is filed.

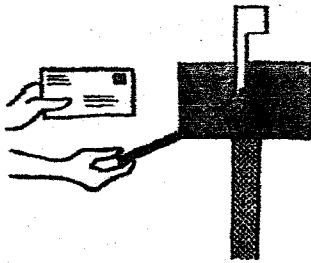
1 Name of Person Asking for Protection:
Ryan Figueroa, Jr.

2 Name of Person to Be Restrained:
Ryan Figueroa, Sr.

3 Notice to Server

The server must:

- Be 18 years of age or over.
- Not be listed in items 1 or 2 or 3 of form DV-100, Request for Domestic Violence Restraining Order.
- Mail a copy of all documents checked in 4 to the person in 5.



Fill in court name and street address:

Superior Court of California, County of

Fill in case number:

Case Number:

4 I (the server) am 18 years of age or over and live in or am employed in the county where the mailing took place. I mailed a copy of all documents checked below to the person in 5:

- a. DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order
- b. DV-120, Response to Request for Domestic Violence Restraining Order
- c. FL-150, Income and Expense Declaration
- d. FL-155, Simplified Financial Statement
- e. DV-130, Restraining Order After Hearing (Order of Protection)
- f. Other (specify):

Note: You cannot serve DV-100, DV-105, DV-109, or DV-110 by mail.

5 I placed copies of the documents checked above in a sealed envelope and mailed them as described below:

- a. Name of person served: Lanaye Tinsley
- b. To this address: 6310 Greenvally Cir #315
City: Culver City State: CA Zip: 90230
- c. Mailed on (date): _____
- d. Mailed from: City: _____ State: _____

6 Server's Information

Name: Melissa A. Immel

Address: 3100 W Clark Ave

City: Burbank State: CA Zip: 91505

Telephone: 818-968-3932

(If you are a registered process server):

County of registration: _____ Registration number: _____

7 I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: 1/4/17

Melissa A. Immel
Type or print server's name

Melissa A. Immel
Server to sign here

Search

- Home
- Online Services
Pay Fines, Search Records...
- Forms, Filings & Files
Forms, Filing Fees...
- Self-Help
Self-Rep. Info, FAQs...
- Divisions
Civil, Criminal, Family...
- Jury
Jury Duty Portal, Q&A...
- General Info
Courthouses, ADA...

ONLINE SERVICES

Case Access



LANGUAGE ACCESS

English

PRINT

NEW SEARCH

CASE INFORMATION

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Case Number: SQ007680

RYAN FIGUEROA JR VS RYAN FIGUEROA SR

Filing Courthouse: Stanley Mosk Courthouse

Filing Date: 12/09/2016

Case Type: DV Prevention w/o Minor Children (General Jurisdiction)

Status: Statistical Disposition 01/05/2017

FUTURE HEARINGS

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

None

PARTY INFORMATION

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

FIGUEROA RYAN - Respondent

FIGUEROA RYAN JR. - Petitioner

FIGUEROA RYAN SR - Respondent

TINSLEY LANAYE - Petitioner

TINSLEY LANAYE - Guardian Ad Litem

DOCUMENTS FILED

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Documents Filed (Filing dates listed in descending order)

01/05/2017 Minute Order

12/29/2016 Minute Order

12/29/2016 Stipulation - Judge Pro Tem/Referee (Matthew ST George, signed by both parties & respondent atty - Filed and Entered on 2016-12-29)

12/29/2016 Notice - Hearing & Order on Reissuance TRO (Form 116) (- On Behalf of: Petitioner: Tinsley, Lanaye - Signed on 2016-12-29)
Filed by Petitioner

12/29/2016 Request to Continue and Reissue TRO (Form 115) (- On Behalf of: Petitioner: Tinsley, Lanaye - Filed and Entered on 2016-12-29)
Filed by Petitioner

12/22/2016 Declaration (of Shari Tinsley - On Behalf of: Petitioner: Tinsley, Lanaye - Filed and Entered on 2016-12-22)
Filed by Petitioner

12/22/2016 Proof of Service (served TRO - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-15)
Filed by Petitioner

12/22/2016 Proof of Service - Mail (served MC030 - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-22)
Filed by Petitioner

12/22/2016 Proof of Service (personal, served TRO - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-15)
Filed by Petitioner

12/20/2016 Proof of Service (personal, served TRO - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-15)
Filed by Petitioner

12/09/2016 Temporary Restraining Order (Form 110) (- On Behalf of: Petitioner: Tinsley, Lanaye)
Filed by Petitioner

12/09/2016 Notice - Hearing (- On Behalf of: Petitioner: Tinsley, Lanaye - Hearing Set on 2016-12-29)
Filed by Petitioner

12/09/2016 Request - DV Prevention w/o Minor Child (Case Initiation) (- On Behalf of: Petitioner: Tinsley, Lanaye)
Filed by Petitioner

12/09/2016 Request - DV Prevention w/o Minor Child (Case Initiation) (File Not Available for Case Creation - On Behalf of: Petitioner: Figueroa, Ryan)
Filed by Petitioner

12/09/2016 Reassigned From LASC - West (Reassigned from LASC-West)

PROCEEDINGS HELD

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Proceedings Held (Proceeding dates listed in descending order)

01/05/2017 at 8:30 AM in Stanley Mosk Dept. - 65, Hansell, Dean, Presiding
Request for Order re: Modification Hearing - Held - Order Made

01/05/2017 at 8:30 AM in Stanley Mosk Dept. - 65, Hansell, Dean, Presiding
Restraining Order Hearing - Denied - RO- After Evidence by both

12/29/2016 at 8:30 AM in Santa Monica Dept. - F, St. George, Matthew, Presiding
Restraining Order Hearing - Held - Continued, TRO Reissued

REGISTER OF ACTIONS

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Register of Actions (Listed in descending order)

01/05/2017 at 8:30 AM in Stanley Mosk Dept. - 65, Hansell, Dean, Presiding
Restraining Order Hearing - Denied - RO- After Evidence by both

01/05/2017 at 8:30 AM in Stanley Mosk Dept. - 65, Hansell, Dean, Presiding
Request for Order re: Modification Hearing - Held - Order Made

01/05/2017 Minute Order

12/29/2016 at 8:30 AM in Santa Monica Dept. - F, St. George, Matthew, Presiding
Restraining Order Hearing - Held - Continued, TRO Reissued

12/29/2016 Stipulation - Judge Pro Tem/Referee (Matthew ST George, signed by both parties & respondent atty - Filed and Entered on 2016-12-29)

12/29/2016 Minute Order

12/29/2016 Request to Continue and Reissue TRO (Form 115) (- On Behalf of: Petitioner: Tinsley, Lanaye - Filed and Entered on 2016-12-29)
Filed by Petitioner

12/29/2016 Notice - Hearing & Order on Reissuance TRO (Form 116) (- On Behalf of: Petitioner: Tinsley, Lanaye - Signed on 2016-12-29)
Filed by Petitioner

12/22/2016 Declaration (of Shari Tinsley - On Behalf of: Petitioner: Tinsley, Lanaye - Filed and Entered on 2016-12-22)
Filed by Petitioner

12/22/2016 Proof of Service - Mail (served MC030 - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-22)
Filed by Petitioner

12/22/2016 Proof of Service (personal, served TRO - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-15)
Filed by Petitioner

12/22/2016 Proof of Service (served TRO - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-15)
Filed by Petitioner

12/20/2016 Proof of Service (personal, served TRO - On Behalf of: Petitioner: Tinsley, Lanaye - Service Date on 2016-12-15)
Filed by Petitioner

12/09/2016 Reassigned From LASC - West (Reassigned from LASC-West)

12/09/2016 Request - DV Prevention w/o Minor Child (Case Initiation) (File Not Available for Case Creation - On Behalf of: Petitioner: Figueroa, Ryan)
Filed by Petitioner

12/09/2016 Request - DV Prevention w/o Minor Child (Case Initiation) (- On Behalf of: Petitioner: Tinsley, Lanaye)
Filed by Petitioner

12/09/2016 Temporary Restraining Order (Form 110) (- On Behalf of: Petitioner: Tinsley, Lanaye)
Filed by Petitioner

12/09/2016 Notice - Hearing (- On Behalf of: Petitioner: Tinsley, Lanaye - Hearing Set on 2016-12-29)
Filed by Petitioner

NEW SEARCH

Declaration of Shari Tinsley Pg1/4

Rebuttal of Alain Dominique's Statements

Regarding Referral 0640-4137-6011-6060847

Dated 12/07/2017

I have recently reviewed the Department of Social Services Investigation Information Referral Report# 0640-4137-6011-6060847 dated 11-07-2016. I have discovered that the social worker Alain Dominique made false statements in the report empowering Melissa Immel Meltzer to argue the statements referenced in the report to what I gave him to lift the restraining order in case #BF051023, subjecting the minor to further mental abuse.

The DPSS report is narrative, so documented input is entered by the Investigative Social Worker and should be accurate with facts and not have any indication of altering.

This report states untrue facts and different font entries within the same sentence.

1 On page 5 of the Investigation Report, Alain Dominique states the following under

ALLEGATIONS "As to the allegations Mr. Bragg stated he is unaware of what happened to Ryan Jr. but he has been told by the mother Ms. Tinsley and the MGM that they believe that Ryans' father sexually molested him. Mr. Bragg appears to not have much if any knowledge about the allegations

Rebuttal of Shari Tinsley to this statement-

I, Shari Tinsley am declaring the statements on page 5 of the narrative report entered by Alain Dominique are false with deceit. Marice Bragg called me,, while I was out and told me, there was an emergency at home and he needed for me to come home asap, because Ryan Jr. told them that Ryan Sr had sexually assaulted him by sticking his fingers in his butt. Marice Bragg came and picked me up and brought me to their residence.

2. On page 7 of the Investigation Report, Alain Dominique states the following under Contact Date 2nd paragraph.

"I would note that on 11-14-2016 Ms Tinsley took the child Ryan Figueroa Jr to the Emergency Room at the Los Angeles Children's Hospital where he was seen by the Emergency Room Staff. According to the medical report provided to the Department by the MGM, Ms. Shari Tinsley, the Los Angeles Children's Hospital Emergency Room did not make any findings to support abuse or molest to the child"

Shari Tinsley's rebuttal to this statement;

I, Shari Tinsley declare that the statements entered on page 7 of the narrative report entered by Alain Dominique/Melissa Immel are false with deceit. On 11-15-2016, I sent via Fax Alain Dominique the diagnosis results from Children's Hospital of Los Angeles Emergency Department which stated

" Diagnosis ... Child Sexual Abuse"

Alain Dominique/Melissa Meltzer purposely falsified this statement with deceit and gave it to to present to the Judge of Dept 65, to persuade that the restraining order be lifted, because there were no findings of sexual abuse.

However in Alain Dominique's 21page report, he makes no reference of contacting Children's Hospital of Los Angeles, nor does he state that he contacted the child's pediatrician Dr. Deleaver to verify her Findings or why she referred him to Children's Hospital of Los Angeles.

On January 5, 2017 Melissa Immel Meltzer argued in court. On page 6 line entries 3-6 Of the Court Reporter's Transcripts of Proceedings, Melissa Immel Meltzer stated the following 3-6... *" And as a matter of fact. Your Honor, I have a confidential report that I retrieved from the DPSS case worker out in Riverside County. He has closed his file. He's said that the allegations are unfounded. There's no evidence"*

On page 11 line entries 8-10 Of the Court Reporter's Transcripts of Proceedings the Courts stated

8-10... *" Would you direct me to where — the DPS determination that the investigation was unfounded as opposed to just inconclusive"*

On January 5, 2017 Melissa Immel Meltzer stated in Court. On page 11 line entries 11-14 of the Court Reporter's Transcripts of Proceedings.

11-14 ... *" Your Honor. Here is the conundrum. I have the DPSS report right here. It is confidential. I am not permitted to attach it to my court filing. I don't know if the Court wants an in camera view on "*

On Page 16 of the Investigative Report, Alain Dominique stated under contact date

"... Mr. Figueroa asked me what he could do to speed up the process in order to return to work. I advised Mr. Figueroa Sr. to contact Detective Perez as soon as he could in order to attempt to speed up the CPS and Law Enforcement investigations. I again provided Mr. Figueroa Sr. with Detective Perez' contact information..."

I would also note that Mr. Figueroa Sr's employer has also been contacting me requesting further information in the matter and to also serve as a character witness for Mr. Figueroa Sr. if possible as he does not believe Mr. Figueroa Sr. to be capable of the things alleged to have done. I explained to Mr. Figueroa Sr. and I was not able to disclose any information in the matter for his employer"

Melissa Immel Meltzer is co owner of MyGym along with her husband and also Ryan Figueroa's counsel. Ryan Figueroa works at MyGym.

The DPSS report by Alain Dominique used on January 5, 2017, in which Melissa Immel Meltzer stated in Court Dept. 65, she had in her possession and guided the Courts to "unfounded", was altered and falsified.

The Welfare and Institution Code 827 (a) 1, 827.10 requires a Declaration In Support Of Access to Juvenile Records to be sent to the County Counsel/Custodian of Records to access these records. Melissa Immel Meltzer did not comply with this law per her own accord.

On January 5, 2017 Melissa Immel Meltzer argued in court. On page 6 line entries 3-6

Of the Court Reporter's Transcripts of Proceedings, Melissa Immel Meltzer stated the following 3-6... " And as a matter of fact. Your Honor, I have a confidential report that I retrieved from the DPSS case worker out in Riverside County. He has closed his file. He's said that the allegations are unfounded. There's no evidence"

Pursuant to the LASC Local Rules 7.2? form LAJUV 010 Declaration In Support of Access to Juvenile Records A, box 5 states "The attorney for subject child's parent who still has parental rights or child's legal guardian, or his or her agent with proper proof of affiliation (including appellate attorney) [continue to section B]. A restraining order was in place.

I, Shari Tinsley did not provide Alain Dominique with any such document stating that Children's Hospital of Los Angeles did not find any signs of child sexual abuse.

It is believed they falsified/alterd the investigative report to impede the LAPD investigation..

Which would lead back to Melissa Meltzer's business MyGym which is a facility for kids

On page 16, Alain Dominique states to Father that LAPD Detective Perez is who he should contact, because in the case where sexual abuse is parent, step/foster parent, The ACU takes precedence. Alain Dominique/Melissa Meltzer created this farce to hide sexual abuse.

I declare under penalty of perjury under the laws of the State of California is true and correct and can testify to them in a court of law.

Name: SHARI TINSLEY

Signature: Shari Tinsley, Shari Tinsley

Date: 12-7-2017

Kids Voices Matter

See Attached
NOTARIZED Photograph

California Jurat Certificate

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of Los Angeles

S.S.

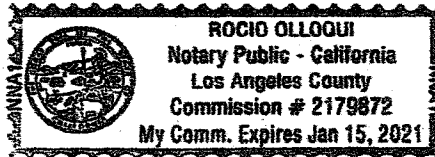
Subscribed and sworn to (or affirmed) before me on this 18 day of December

20 17, by Shari Lynn Tinsley and

_____, proved to me on the basis of

satisfactory evidence to be the person(s) who appeared before me.

Rocio Olloqui
Signature of Notary Public



For other required information (Notary Name, Commission No., etc.):

Page

OPTIONAL INFORMATION

Although the information in this section is not required by law, it could prevent a lawsuit, removal and recertification of this notary to an unauthorized document and may prove useful to persons relying on the attached document.

Description of Attached Document

The certificate is attached to a document titled/for the purpose of

Declaration of Shari Tinsley
Rebuttal of Alain Dominique's
Statements Regarding Referral
0640-4137-6011-6060847
Dated 12/7/17

containing 4 pages, and dated _____

Method of Affiant Identification

Proved to me on the basis of satisfactory evidence:

form(s) of identification credible witness(es)

Notarial event is detailed in notary journal on:

Page # _____ Entry # _____

Notary contact: _____

Other

Affiant(s) Thumbprint(s) Describe: _____

HP OfficeJet 3830 All-in-One Printer

Fax Log for
Shari Tinsley
310-642-1051
Nov 15 2016 11:18AM

Last Transaction

<u>Date</u>	<u>Time</u>	<u>Type</u>	<u>Station ID</u>	<u>Duration</u>	<u>Pages</u>	<u>Result</u>
Nov 15	11:15AM	Fax Sent	19514135568	3:06	6	OK

FAX

Alain Dominique - CPS Riverside

To: ~~XXXXXXXXXX~~ From: Family of RYAN
Figueras JR
Fax: 951-840-8896 Pages: 6
Phone: 413-5568 Date:
Re: Penal Code 11164, 11165.1, b.3 CC:
Victim (RYAN JR)

Urgent For Review Please Comment Please Reply Please Recycle

Comments:

- Attached are the following
- Letter dated 11-15-16
 - Diagnosis from Dr. Deleaver
 - Dr. Deleaver's statement
 - Referral to CHLA
 - CHLA diagnosis
 - SANDRA Hernandez, CPS ~~Parent~~ Business Card

[Pick the date]



County of Riverside
Department of Public Social Services
CHILDREN'S SERVICES



Alain Dominique
Children's Social Services Worker V
Command Post - ER

alain.dominique@cws.state.ca.us
24 hr. Hotline 1 (800) 442-4918

Phone: (951) 413-5068
Fax: (951) 413-5568

Referral #

0640-4137-6011-6060847

Case Number
BF051023

HP OfficeJet 3830 All-in-One Printer

Fax Log for
Shari Tinsley
310-642-1051
Nov 21 2016 11:00AM

Last Transaction

<u>Date</u>	<u>Time</u>	<u>Type</u>	<u>Station ID</u>	<u>Duration</u>	<u>Pages</u>	<u>Result</u>
Nov 21	10:58AM	Fax Sent	18189070735	1:55	4	OK

Severe Child Abuse

Fax

To: My Gym Headquarters **From:** Family of Ryan Rigueroa Jr
Fax: 818-907-0735 **Pages:** 4
Phone: **Date:** November 21, 2016
Re: PENAL CODE 11165.1.b.3 **cc:** DCFS/CPS

Urgent For Review Please Comment Please Reply Please Recycle

Comments:

RE: YOUR EMPLOYEE RYAN FIGUEROA SR

Included is the Primary Physician's findings and Prescription that Ryan Jr is not safe in the hands of Ryan Figueroa Sr. Also is the diagnosis findings from CHLA.

You were already sent a copy of the Police Report, The Detective's name and a letter dated November 9, 2016.

Los Angeles Police Department
INVESTIGATIVE REPORT

UCR CODE CC: COMBINED EVID. REPORT
 MULTIPLE DR'S ON THIS REPORT

CASE SCREENING FACTOR(S) <input type="checkbox"/> SUSPECT/VEHICLE NOT SEEN <input checked="" type="checkbox"/> PRINTS OR OTHER EVIDENCE NOT PRESENT <input checked="" type="checkbox"/> MO NOT DISTINCT <input checked="" type="checkbox"/> PROPERTY LOSS LESS THAN \$5,000 <input checked="" type="checkbox"/> NO SERIOUS INJURY TO VICTIM <input checked="" type="checkbox"/> ONLY ONE VICTIM INVOLVED		REPORT OF: <u>RE-ENTRY W/ KNOWN SUBJECT</u> INVEST DIV. <u>SRE</u> INC # <u>101104003639</u> DR # <u> </u>	
PREMISES (SPECIFIC TYPE) <input type="checkbox"/> ATM <u>RESIDENCE</u> <input checked="" type="checkbox"/> N		VICTIM LAST NAME, FIRST, MIDDLE (OR NAME OF BUSINESS) <u>Figueroa, Dhu Jc</u> SEX <u>M</u> DESC <u>BLK</u> HT <u>5'10"</u> WT <u>160</u> AGE <u>7</u> DOB <u>5/5/09</u>	
ENTRY <input type="checkbox"/> FRONT <input type="checkbox"/> REAR <input type="checkbox"/> SIDE <input type="checkbox"/> ROOF <input type="checkbox"/> FLOOR <input type="checkbox"/> OTHER POINT OF ENTRY <u> </u> POINT OF EXIT <u> </u>		LOCATION OF OCCURRENCE SAME AS VS <input type="checkbox"/> RES. <input type="checkbox"/> BUS. <input type="checkbox"/> I.D. <u>STUBBLES / 120 GRAND</u> <u>625 W 12th ST, L.A. CA 90061</u>	
VICTIM'S VEH. (IF INVOLVED) YEAR, MAKE, TYPE, COLOR, LIC. NO. <u> </u>		DATE & TIME OF OCCURRENCE <u>10/16/16</u> <u>08:45 AM</u> DATE & TIME REPORTED TO PD <u>11/05/16</u> <u>10:15 AM</u>	
MO IF LONG FORM, LIST UNIQUE ACTIONS. IF SHORT FORM, DESCRIBE SUSPECT'S ACTIONS IN BRIEF PHRASES, INCLUDING WEAPON USED. DO NOT REPEAT ABOVE INFO BUT CLARIFY REPORT AS NECESSARY. IF ANY OF THE MISSING ITEMS ARE POTENTIALLY IDENTIFIABLE, ITEMIZE AND DESCRIBE ALL ITEMS MISSING IN THIS INCIDENT IN THE NARRATIVE. <u>VICTIM SHOWNED W/ SUSPECT (FINGER) TALKED TO, REND JEE, LAD PENETRATED W/</u> <u>FOREIGN OBJECT BY SUSPECT</u>		TYPE PROPERTY STOLEN/LOST/DAMAGED <input type="checkbox"/> \$0.00 GIVEN <input type="checkbox"/> STOLEN/LOST <input type="checkbox"/> RECOVERED <input type="checkbox"/> EST. DAMAGED (ARSON/VAND.) <input type="checkbox"/> \$ <u> </u> \$ <u> </u> \$ <u> </u>	
NOTIFICATIONS (PERSON & DIVISION) <u>DET DELAHO (52745)</u>		CONNECTED REPORT(S) (TYPE & DR #) <u> </u>	
MANDATORY MARY'S RIGHTS CARD PROVIDED TO THE VICTIM <input checked="" type="checkbox"/>		MOTIVATED BY HATRED/PREJUDICE <input type="checkbox"/> DOMESTIC VIOLENCE <input type="checkbox"/>	
REPORTING EMPLOYEE(S) <u>ALFAEO</u>	INITIALS, LAST NAME <u> </u> SERIAL NO. <u>41660</u> DIV./DETAIL <u>SRE / 120</u>	PERSON REPORTING <u> </u> SIGNATURE <u> </u>	OR RECEIVED BY PHONE <input type="checkbox"/>
NOTE: IF SHORT FORM AND VICTIM INFORMATION NOT THE SAME, ENTER PR INFORMATION IN INVOLVED PERSONS SECTION			

THIS REPORT DOES NOT CONSTITUTE VALID IDENTIFICATION

KEEP THIS REPORT FOR REFERENCE. INSTRUCCIONES EN ESPANOL AL REVERSO.

Your case will be assigned to a detective for follow-up investigation based upon specific facts obtained during the initial investigation. Studies have shown that the presence of these facts can predict whether a detailed follow-up investigation would likely result in the arrest and prosecution of the suspect(s) or the recovery of property, in a manner that is cost-effective to you, the taxpayer. Significant decreases in personnel have made it impossible for detectives to personally discuss each and every case with all crime victims. A detective will not routinely contact you, unless the detective requires additional information.

TO REPORT ADDITIONAL INFORMATION: If you have specific facts to provide which might assist in the investigation of your case, please contact the detective Monday through Friday, between 8:00 A.M. and 9:30 A.M., or between 2:30 P.M. and 4:00 P.M. at telephone number . If the detective is not available when you call, please leave a message and include the telephone number where you can be reached.

COPY OF REPORT: If you wish to purchase a copy of the complete report, phone (213) 486-8130 to obtain the purchase price. Send a check or money order payable to the Los Angeles Police Department to Records and Identification Division, Box 30158, Los Angeles, CA 90030. Include a copy of this report or the following information with your request: 1) Name and address of victims; 2) Type of report and DR number (if listed above); 3) Date and location of occurrence. NOTE: Requests not accompanied by proper payment will not be processed.

DR NUMBER: If not entered on this form, the DR number may be obtained by writing to Records and Identification Division and giving the information needed to obtain a copy of the report (see above paragraph). Specify that you only want the DR number. It will be forwarded without delay. There is no charge for this service.

CREDIT CARDS/CHECKS: Immediately notify concerned credit corporation or banks to avoid possibility of being liable for someone else using your stolen or lost credit card or check.

HOW YOU CAN HELP THE INVESTIGATION OF YOUR CASE:

- * Keep this memo for reference.
- * If stolen items have serial numbers not available at time of report, attempt to locate them and phone them to the detective at the listed number.
- * If you discover additional losses, complete and mail in the Supplemental Property Loss form given to you by the reporting employee.
- * Promptly report recovery of property.
- * Promptly report additional information such as a neighbor informing you of suspicious activity at time crime occurred.

VICTIM-WITNESS ASSISTANCE PROGRAM: The Los Angeles City and County Victim-Witness Assistance Program (VWAP) can help to determine if you qualify for Victim of Violent Crime compensation. If you qualify, they will assist with filling your claim application. If you are a victim or a witness to a crime and will be going to court, they will explain the court procedures to you. Their staff may also assist you with other problems created by the crime.

To find the program location nearest to you, call the Victim-Witness Assistance Program at the Los Angeles City Attorney's Office (213) 485-6976, or the Los Angeles County District Attorney's Office (800) 380-3811.

VICTIMS OF VIOLENT CRIME COMPENSATION: Refer to paragraph at bottom of reverse side.

Severe Child Abuse

Fax

To: My Gym Headquarters **From:** Family of Ryan Rigueroa Jr
Fax: 818-907-0735 **Pages:**
Phone: **Date:** November 21, 2016
Re: PENAL CODE 11165.1.b.3 **cc:** DCFS/CPS

Urgent For Review Please Comment Please Reply Please Recycle

Comments:

RE: YOUR EMPLOYEE RYAN FIGUEROA SR

Included is the Primary Physician's findings and Prescription that Ryan Jr is not safe in the hands of Ryan Figueroa Sr. Also is the diagnosis findings from CHLA.

You were already sent a copy of the Police Report, The Detective's name and a letter dated November 9, 2016.