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START YOUR DAY HERE

TODAY IN HISTO
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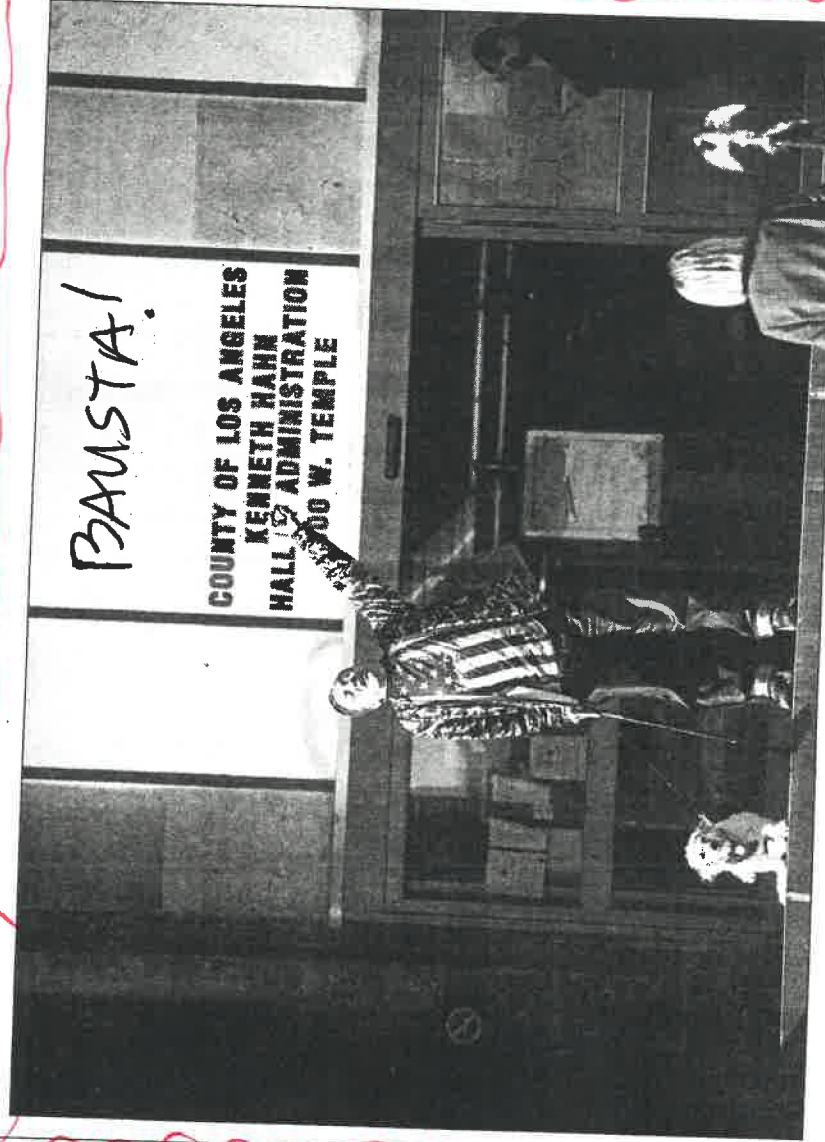
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1967
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LOTTERY
WINNING NUMBERS
Daily 3 Afternoon: 8,
Daily 3 Evening: 8,
Fantasy 5:
2, 17, 19, 35, 37
DAILY DERBY
1st: 4, Big Ben
2nd: 7, Eureka
3rd: 1, Gold Rush
Race time: 1:42.65
SUPER LOTTO PLUS

Hot shot



One voice: Herman Herman holds a solo protest outside the Kenneth Hahn Hall of Administration where the L.A. County Supervisors meet recently. SARAH REINGEWIRTZ — STAFF PHOTOGRAPHER

report

Mokey Robinson kisses Diana Ross

Mokey Robinson is singing a bird about an old-school romance with Diana Ross.

The Grammy Award-winning singer-songwriter, known for Motown hits such as "Tracks of My Tears" and The Temptations classic "My Girl," has revealed he had an extramarital affair with the The Supremes frontwoman in the early 1960s. "I was married at the time," he told The Guardian in an article published Thursday. "We were working together and it just happened. But it was beautiful. She's a beautiful lady, and I love her right till today. "She's one of my closest people," Robinson continued. "She was young and trying to get her career together. I was trying to help her. I brought her to Motown, in fact. I wasn't going after her and she wasn't going after me. It just happened." He said the Ross affair ended after about a year.



Robinson



Ross

Final show, Corden has plea for a divided America

James Corden used part of his farewell speech on Thursday's final episode of CBS' "The Late



Corden

Obama, then Trump and a global pandemic. I've watched America change a lot. I've watched divisions grow and I've felt a sense of negativity boil over," said the host. He implored his audience to "remember what America

them bad or evil. ... Look for the light, look for the joy. If you do, it's out there. That's all this show has ever been about," he said.

Sheeran sings and plays guitar on witness stand

Musician Ed Sheeran played guitar and sang on the stand Thursday as part of his testimony in a copyright infringement trial

attempt to rebut the testimony of plaintiff's witness Alexander Stewart, a music expert. Sheeran denied he played the chords in the way Stewart described, and played the two versions to show the difference. "It helps his argument, obviously," Sheeran said. "It works very, very, well for him, but it's



SYDLER
V
PHEIP

US 395, 444
1969

"BURY THE NIGGERS" =



- HILDA L. SOLIS
Supervisor, First District
- HOLLY J. MITCHELL
Supervisor, Second District
- SHEILA KUEHL
Supervisor, Third District
- JANICE HAHN
Supervisor, Fourth District
- KATHRYN BARGER
Supervisor, Fifth District

Brandenburg v. Ohio

Speaker(s) Called:

Dr Kridikel Truthbey
Herman **Herman**
Mike Greenspan

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Pending Item(s):

BO'S
R044

Ridley-Thomas seeks an acquittal and new trial

[Motion, from B1] sought by the university.

The split verdict instantly ended Ridley-Thomas term as an L.A. City Council member and stunned L.A.'s political class, prompting public statements of grief from Mayor Karen Bass and prominent allies.

This week's court filings offer the first window into Ridley-Thomas' attempt to avoid prison and restore his political career.

In the motion for a new trial, his lawyers contend that "false statements" by the lead FBI agent about the TeleHealth contract likely tainted the jury's deliberations.

A pivotal figure in the TeleHealth contract was Dr. Jonathan Sherin, former director of the county's mental health program. At trial, when a prosecutor asked whether Sherin had offered bogus reasons for extending the TeleHealth contract with USC, Special Agent

A spokesman for the U.S. attorney's office in L.A. declined to comment on the filing, noting that prosecutors have until May 22 to formally reply. A hearing on the motion is scheduled for June 26.

Marilyn Flynn, the former dean of USC's social work program who pleaded guilty to bribery, is scheduled to be sentenced the same day. A second filing this week goes beyond the request for a new trial and seeks an outright acquittal, arguing that prosecutors failed to provide sufficient evidence for each element of the crimes on which Ridley-Thomas was convicted. That motion walks through key evidence and highlights areas where the defense claims the required bar wasn't cleared.

For example, defense attorneys say that there is no evidence of an "official act" that Ridley-Thomas did in connection with the TeleHealth amendment, since the contract was on the consent calendar but no witness

testified.

Lawyers argued that the last four words — appeared to turn corrupt — went beyond an FBI agent describing his investigation and instead showed Adkins improperly injecting his opinion before the jury.

"He impermissibly opined both on the law and on Dr. Ridley-Thomas's guilt, and he did so at the prompting of the government," lawyers wrote.

Although U.S. District Judge Dale Fischer issued a jury instruction noting an instance of Adkins' shifting testimony, the judge did not issue a separate instruction on the alleged improper vouching, nor did Fischer strike it from the trial transcript.

In their motion, defense lawyers say the judge erred by not issuing a "curative instruction" or striking the testimony, which "unfairly prejudiced Dr. Ridley-Thomas."



DAVID MAXWELL / Los Angeles Times
COURT FILINGS by Mark Ridley-Thomas' lawyers offer a glimpse into the former council member's attempt to avoid prison and restore his political career.

HHH

" CHECK YOURSELF BEFORE "

You wreck yourself

Bribery / Fraud / Dishonest Service

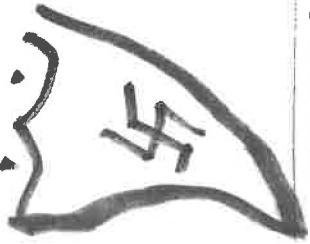
Brandenburg v. Ohio
U.S. 395, 444, 1969

" A DIRTY NIGGER "

5/5/23

5/5/23

TOGE Lmic HAIR AR



Martinez, while discussing Councilman Mike Bonin's child, said, "*Parece changuito*," or "He's like a monkey," soon afterward.

A few minutes after Martinez discussed Bonin's son, the topic of conversation moved to Los Angeles County Dist. Atty. George Gascón, who was facing growing political opposition.

"F— that guy," Martinez said, followed by something inaudible. "He's with the Blacks."

We release that beast any time we force our intentions on others, raise our voices in anger, speak negative words, and commit negative deeds. It is also found in the negative 6 who goes beyond being responsible and tries to run other people's lives.

The root number of 666 is 9, which, besides being the number of humanity in general, is the number of initiation. When man, nations, and humanity as a whole, conquer every lower force within by letting the raised consciousness of each 6 triumph, the beast is vanquished.



CALIFORNIA

In leaked audio, L.A. council members make racist remarks, mock colleagues

L.A. City Council President Nury Morán, who was elected in 2019, made racist comments in a 2021 meeting that was leaked by The Times.

(Al Seib/Los Angeles Times)

BY DAVID Z
JULIA WIC
ARELLAN

OCT. 9, 2021

Three Latino council members held a conversation with their colleagues. Councilman handled his young son during a recording of the meeting.



UNITED

"Send the Jews back to Isreal."

"Let's give him back to the dark garden."

AGAINST

"Bury the niggers"

We intend to

"Nigger will ha

HATE

"Bury the niggers"

Brandenburg v. Ohio, 395 US 444 Supreme Courts (1969)

Dennis v. United States

Yates v. United States

VIOLATIONS OF
ARTICLE SECTION
ENFORCEMENT OF

AGAINST

VETERANS

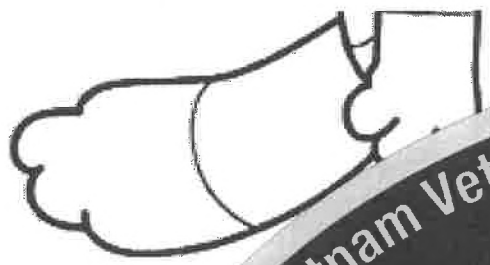
YOU KNOW
HATE INCIDENT

HATE



"Bury the niggers"

Brandenburg v. Ohio, 395 US 444 Supreme Courts (1969)



Vietnam Veterans and Families

A GRATEFUL
NATION THANKS AND
HONORS YOU

"A dirty Nigger."

WWW.VETERANSANDFAMILIES.COM



**U.S. Department of Justice
Civil Rights Division**

Washington, DC 20530

August 31, 2022

Dear Armando Herman,

You contacted the Department of Justice on June 30, 2022. After careful review of what you submitted, we have decided not to take any further action on your complaint.

What we did:

Team members from the Civil Rights Division reviewed the information you submitted. Based on our review, we have decided not to take any further action on your complaint. We receive several thousand reports of civil rights violations each year. We unfortunately do not have the resources to take direct action for every report.

Your report number was 183397-MWL.

What you can do:

We are not determining that your report lacks merit. Your issue may still be actionable by others-your state bar association or local legal aid office may be able to help.

To find a local office:

American Bar Association
www.americanbar.org/groups/legal_services/flh-home
(800) 285-2221

Legal Service Corporation (or Legal Aid Offices)
www.lsc.gov/find-legal-aid
(202) 295-1500

How you have helped:

While we don't have the capacity to take on each individual report, your report can help us find issues affecting multiple people or communities. It also helps us understand emerging trends and topics.

Thank you for taking the time to contact the Department of Justice about your concerns. We regret we are not able to provide more help on this matter.

Sincerely,

U.S. Department of Justice
Civil Rights Division



CALIFORNIA LEGISLATURE
THIRTY-SECOND SENATE DISTRICT

SENATOR BOB ARCHULETA
CHAIR, MILITARY & VETERANS AFFAIRS COMMITTEE

CAPITOL OFFICE
STATE CAPITOL
ROOM 5066
SACRAMENTO, CA 95814
TEL (916) 651-4032
SENATOR.ARCHULETA@SENATE.CA.GOV

DISTRICT OFFICE
12501 IMPERIAL HIGHWAY
SUITE 110
NORWALK, CA 90650
TEL (562) 406-1001
SD32.SENATE.CA.GOV



County of Los Angeles
SHERIFF'S DEPARTMENT
Alex Villanueva, Sheriff

ANNADENNISE H. BRIZ
LIEUTENANT
UNIT COMMANDER

Mental Evaluation Team
1441 Santa Anita Avenue
South El Monte, CA 91733
(626) 258-3001 CELL (323) 810-6544
ahbriz@lasd.org

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Since 1850*



6 Personal Description

In your own words, describe what happened.

Please share details like:

- Time
- Names of people involved including witnesses if there are any
- Any supporting materials (please list and describe them)

I Armando Herman alleging an unlawful detention by sheriff's bases discrimination about 1 pm. Was asked impermissible questions about service animal documents. Also was hand cuffed in patrol vehicle questioned and asked if I, were a Racist and participate in Brown Act Meetings and also about subject material I say and read that are First Amendment expression. 42 USC sec.1983 First Amendment

I filled a inquiry with department of the Sheriff in Industry by written letter and interviewed by acting watch commander-on site. Received to separate reports, April 20,2022 No# 257659 and May 25, 2022 Report No# 257659 watch commander report.

Witnesses the staff at the Hacienda Heights Library 16010 La Monde Street, CA 91745 626 968-9356

I Armando Herman statement and testimony are about discrimination, ratio profiling, and stereotyping a person with a invisible disability. I, would ask USAO of California to initiate a civil investigate on my behalf for any and all causes and claims relating about this arising from these allegations because of discrimination. The gangs in the Los Angeles sheriff's department have a known history of targeting individuals on base of disability.

The result emotional distress, Pain and suffering, and Damages raised on my complaint in this matter. The Ada Title II Avoid Discrimination 35 Sec 130 no. 7

Sincerely,
Armando Herman

06/30/2022

Cc: Attorney General Mr. Rob Bonta
Cc: All Los Angeles County Board of Supervisors 1-5 Districts

You may attach further details as extra pages, if necessary



CITY OF INDUSTRY

MEMORANDUM

SHOOTING @ COSTCO

INVISIBLE
Hidden or
NON-VISIBLE
Disabilities

TO: Honorable Mayor Moss and Members of the City Council

FROM: Joshua Nelson, City Manager

STAFF: Bing Hyun, Assistant City Manager

DATE: September 22, 2022

SUBJECT: Consideration of a blanket Memorandum of Understanding with local law enforcement agencies, including but not limited to, the County of Los Angeles, and a Professional Services Agreement with Kate Movius, for Autism Communication and De-escalation Tactics course services

Example

Brain injuries

MH
Chronic
PAIN

FATIGUE

and
just goes
ON!

Background:

Russell French vs. LAPD.

The City is interested in supporting learning opportunities for those who interact with individuals with autism spectrum disorder ("ASD") in emergency situations.

Discussion:

2021 off duty police officer

Kate Movius has over 11 years of experience training agencies to improve interactions with people with ASD. She has worked with several Los Angeles-area agencies, including the County of Los Angeles's Sheriff's Department, Fire Department, Department of Parks and Recreation, and Office of Education's Head Start and Early Learning Division, and the Glendale Police Department.

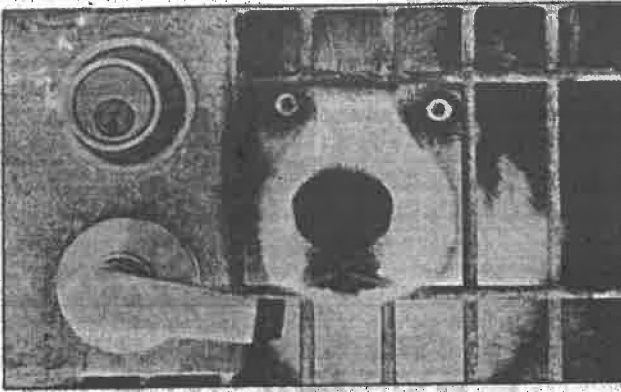
Staff recommends the City Council approve a Professional Services Agreement ("Agreement") with Kate Movius for Autism Communication and De-escalation Tactics course services, for a not-to-exceed amount of \$40,000.00, through June 30, 2023. Services include providing 20, two-hour courses. Each course will present strategies to effectively identify, respond to and de-escalate individuals with autism and other developmental disabilities. Course attendees will be given the opportunity to interact with invited autistic teenagers and young adults, and their caregivers, to learn firsthand the unique challenges faced by those with autism. It is intended that the courses will be attended by officers from various law enforcement agencies.

Significantly Impair Normal Daily Living

EXCESSIVE &

Additionally, Staff recommends the City Council approve a Memorandum of Understanding ("MOU") with local law enforcement agencies, including but not limited to, the County of Los Angeles Sheriff's Department ("County"), for attendance at the courses. Per the MOU, the City agrees to retain a trainer to provide courses on ASD to officers,

UNREASONABLE... SHERIFF



A DOG waits for adoption at the Chesterfield Square Animal Services Center in South L.A. in June.

How 'no kill' can backfire

Re "L.A.'s animal shelter emergency," editorial, Aug. 19

Los Angeles' misguided crusade to label city animal shelters "no kill" has turned out exactly the way that struggle usually does — with overwhelmed shelter staff, unhealthy conditions and animals being turned away and left to suffer.

There's a parable about no-kill policies that goes like this:

Imagine you're walking by a river and you see a kitten floating past. Of course, you jump in and save the kitten. Another floats by, and you save that

one too. But another and another and another are coming at you, and you soon realize that you can't save them all. Do you stay in the water, struggling? Or do you get out, run upstream and figure out who's throwing kittens into the river so you can stop them?

Enforce L.A.'s spay-neuter ordinance. Because the only humane way to be a no-kill city is to first be a no-birth one.

SASHA MOLDAVSKY
Los Angeles

It breaks my heart to see and read about overcrowded animal shelters. The animals have no fault in this situation.

It's our fault as people for

not being educated enough. The main reason dogs end up in the shelter is because owners cannot afford food, training and other necessities. If only veterinary care and other services were more readily available, AH shelter overcrowding would be less of a problem.

Furthermore, many people buy dogs from a breeder thinking that a shelter dog will be aggressive. While adopting a dog is very time-consuming and requires patience, in reality the only reason most shelter animals may seem aggressive is because they are not used to being out or walked. Sadly, shelter employees often do not care enough to walk the animals, which is why adoption and fostering are such urgent needs.

So, before getting a dog, educate yourself and consider helping a shelter animal get a second chance at life.

DAYANARA LOPEZ
Orange

I have been very excited to see The Times' increased coverage of the city of Los Angeles' animal shelters. Your reporting sheds light on what we as rescuers have known for all too long: The shelter system in Los Angeles is broken.

KAISER PERMANENTE®

Monica Antillon, L.C.S.W.
Department of Psychiatry

Southern California Permanente Medical Group
4700 Sunset Boulevard
Los Angeles, CA 90027
(323) 783-2600
24hr Cancellation: (323) 783-6677



Office of
Hilda L. Solis
Supervisor, First District

HANNALI PANIAGUA

Caseworker

East Los Angeles Field Office
801 E. Third St. Los Angeles, CA 90022
323) 881-4601

hpaniagua@bos.lacounty.gov
http://HildaSolis.org



ATTORNEY GENERAL
916 445-9555
213 269-6000

SENATOR BOB ARCHULETA
THIRTY-SECOND SENATE DISTRICT
CALIFORNIA LEGISLATURE

CAPITOL OFFICE
STATE CAPITOL, RM. 4066
SACRAMENTO, CA 95814
TEL (916) 651-4032

Rob BONTA
DISTRICT OFFICE
12501 IMPERIAL HWY., STE. 110
NORWALK, CA 90650
TEL (562) 406-1001

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202
225-4111



Rep. Young Kim
California's 39th District
Branden VET.

Linette Choi
District Director

01 W Kimberly Ave. Suite 245
Placentia, CA 92870
linette.choi@mail.house.gov

(714) 984-2440
Cell: (714) 318-7582
youngkim.house.gov
@RepYoungKim



8712
County of Los Angeles
SHERIFF'S DEPARTMENT
Alex Villanueva, Sheriff

DEPUTY SHERIFF GENERALIST

Industry
150 N. Hudson Ave.
City of Industry, CA 91744
(626) 330-3322 CELL (213) 420-7860
scaenz@lasd.org

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County of Los Angeles

Strategic Plan



County Vision

Our **purpose** is to improve the quality of life in Los Angeles County by providing responsive, efficient and high quality public services that promote the self-sufficiency, well-being and prosperity of individuals, families, businesses and communities.

Our **philosophy** of teamwork and collaboration is anchored in our **shared values**:

- **A can-do attitude** – we approach each challenge believing that, together, a solution can be achieved.
- **Accountability** – we accept responsibility for the decisions we make and the actions we take.
- **Compassion** – we treat those we serve and each other in a kind and caring manner.
- **Commitment** – we always go the extra mile to achieve our mission.
- **Integrity** – we act consistent with our values.
- **Professionalism** – we perform to a high standard of excellence.
- **Respect for diversity** – we value the uniqueness of every individual and their perspective.
- **Responsiveness** – we take the action needed in a timely manner.

Our **position** as the premier organization for those working in the public interest is established by:

- A capability to undertake programs that have public value;
- An aspiration to be recognized through our achievements as the model for civic innovation; and a pledge to always work to earn the public trust.

County Mission

To enrich lives through effective and caring service

Strategic Plan Goals

- | | |
|---------------------------------|-------------------------------------|
| 1. Service Excellence | 5. Children and Families Well-Being |
| 2. Workforce Excellence | 6. Community Services |
| 3. Organizational Effectiveness | 7. Health and Mental Health |
| 4. Fiscal Responsibility | 8. Public Safety |

POLITICAL ARENA is often Abusive!

Accordingly, we are here confronted with a statute which, by its own words and as applied, purports to punish mere advocacy and to forbid, on pain of criminal punishment, assembly with others merely to advocate the described type of action. [n4] Such a statute falls within the condemnation of the First and Fourteenth Amendments. The contrary teaching of *Whitney v. California, supra*, cannot be supported, and that decision is therefore overruled.

Reversed.

1. The significant portions that could be understood were:

How far is the nigger going to -- yeah.

This is what we are going to do to the niggers.

A dirty nigger.

Send the Jews back to Israel.

Let's give them back to the dark garden.

Save America.

Let's go back to constitutional betterment.

Bury the niggers.

We intend to do our part.

Give us our state rights.

Freedom for the whites.

Nigger will have to fight for every inch he gets from now on.

2. It was on the theory that the Smith Act, 54 Stat. 670, 18 U.S.C. § 35 embodied such a principle and that it had been applied only in conformity with it that this Court sustained the Act's constitutionality. *Dennis v. United States*, 341 U.S. 494 [341 U.S. 494 (1951)]. That this was the basis for *Dennis* was emphasized in 341 U.S. 494 (1951). That this was the basis for *Dennis* was emphasized in *Yates v. United States*, 354 U.S. 298, 320-324 (1957), in which the Court overturned convictions for advocacy of the forcible overthrow of the Government under the Smith Act, because the trial judge's instructions had allowed conviction for mere advocacy, unrelated to its tendency to produce forcible action.

3. The first count of the indictment charged that appellant

did unlawfully by word of mouth advocate the necessity, or propriety of crime, violence, or unlawful methods of terrorism as a means of accomplishing political reform. . . .

The second count charged that appellant "did unlawfully voluntarily assemble with a group or assemblage of persons formed to advocate the doctrines of criminal syndicalism. . . ." The trial judge's charge merely followed the language of the indictment. No construction of the statute by the Ohio courts has brought it within constitutionally permissible limits. The Ohio Supreme Court has considered the statute in only one previous case, *State v. Kassay*, 126 Ohio St. 177, 184 N.E. 521 (1932), where the constitutionality of the statute was sustained.

4. Statutes affecting the right of assembly, like those touching on freedom of speech, must observe the established distinctions between mere advocacy and incitement to imminent lawless action, for, as Chief Justice Hughes wrote in *De Jonge v. Oregon, supra*, at 364: "The right of peaceable assembly is a right cognate to those of free speech and free

PUBLIC ISSUES should be UNINHIBITED, Robust, & wide open & include vehement, caustic & sometimes VERY UNpleasant sharp attacks on gov.

5/5/2023

(213)330-9803 or FBI (310) 477-6565 4
HOMELAND SECURITY

the country's first black president. No less troubling is the defendant's second statement imploring others to "shoot the nig," lest the "country [be] fkd for another 4 years+" because "never in history" has a black person "done ANYTHING right." There are many unstable individuals in this nation to whom assault weapons and other firearms are readily available, some of whom might believe that they were doing the nation a service were they to follow Bagdasarian's commandment. There is nevertheless insufficient evidence that either statement constituted a threat or would be construed by a reasonable person as a genuine threat by Bagdasarian against Obama.

[5] When our law punishes words, we must examine the surrounding circumstances to discern the significance of those words' utterance, but must not distort or embellish their plain meaning so that the law may reach them. Here, the meaning of the words is absolutely plain. They do not constitute a threat and do not fall within the offense punished by the statute. In *Watts*, the Supreme Court reversed a conviction under a presidential threat statute. 394 U.S. at 705-06. The defendant there had said, "[a]nd now I have already received my draft classification as 1-A and I have got to report for my physical this Monday coming. I am not going. If they ever make me carry a rifle the first man I want to get in my sights is L.B.J." *Id.* at 706. The Court held that "we must interpret the language Congress chose 'against the background of a profound national commitment to the principle that debate on public issues should be uninhibited, robust, and wideopen, and that it may well include vehement, caustic, and sometimes unpleasantly sharp attacks on government and public officials'"; adding that "[t]he language of the political arena . . . is often vituperative, abusive, and inexact." *Id.* at 708 (citations omitted).

The Government argues that among the relevant elements of the factual context is that the defendant's messages were anonymous, posted only under the screen name "californ-

BAUTISTA v. COUNTY OF LOS ANGELES

[Email](#) | [Print](#) | [Comments \(0\)](#)

No. B219035.

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- [Cited Cases](#)
- [Citing Case](#)

190 Cal.App.4th 869 (2010)

EMIR BAUTISTA, Plaintiff and Appellant, v. COUNTY OF LOS ANGELES et al., Defendants and Respondents.

Court of Appeals of California, Second District, Division Seven.

November 9, 2010.

Attorney(s) appearing for the Case
 Lackie Dammeier & McGill, Russell M. Perry and Michael A. McGill,
 Lawrence Beach Allen & Choi, Paul B. Beach and Scott E. Caron, for
 Respondents.

OPINION
PERLUSS, P. J.—

Emir Bautista was terminated as a sworn peace officer by the Los Angeles County Sheriff's Department (Department) for engaging in a personal relationship with a known prostitute and heroin addict in violation of the Department's prohibited-association policy. On appeal Bautista challenges the trial court's denial of his petition for writ of mandate seeking to reverse the decision of the Los Angeles County Civil Service Commission (Commission) approving his discharge and the court's order granting summary judgment for the Department and Los Angeles County Sheriff Lee Baca on Bautista's federal civil rights claim (42 U.S.C. § 1983) (section 1983). Bautista contends the Department's prohibited-association policy, as applied to him, violated his right to freedom of association under the First and Fourteenth Amendments to the United States Constitution, as well as his statutorily protected federal civil rights. We affirm.

FACTUAL AND PROCEDURAL BACKGROUND



County of Los Angeles
SHERIFF'S DEPARTMENT
 Alex Villanueva, Sheriff

ANNADENNISE H. BRIZ
 LIEUTENANT
 UNIT COMMANDER

Mental Evaluation Team
 1441 Santa Anita Avenue
 South El Monte, CA 91733
 (626) 258-3001 CELL (323) 810-6544
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*With warm regards
 from
 Hilda L. Solis
 Supervisor, First District*

10/27/2010

U.S.

DECISION OF The Supreme Courts

8

SNYDER v. PHELPS

1,562 U.S. 443

Opinion of the Court

form, and context, no factor is dispositive, and it is necessary to evaluate all the circumstances of the speech, including what was said, where it was said, and how it was said.

The "content" of Westboro's signs plainly relates to broad issues of interest to society at large, rather than matters of "purely private concern." *Dun & Bradstreet, supra*, at 759. The placards read "God Hates the USA/Thank God for 9/11," "America is Doomed," "Don't Pray for the USA," "Thank God for IEDs," "Fag Troops," "Semper Fi Fags," "God Hates Fags," "Maryland Taliban," "Fags Doom Nations," "Not Blessed Just Cursed," "Thank God for Dead Soldiers," "Pope in Hell," "Priests Rape Boys," "You're Going to Hell," and "God Hates You." App. 3781-3787. While these messages may fall short of refined social or political commentary, the issues they highlight—the political and moral conduct of the United States and its citizens, the fate of our Nation, homosexuality in the military, and scandals involving the Catholic clergy—are

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With warm regards

from

Hilda L. Solis

Supervisor, First District

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Can Not Deprive that Speech is!
Offensive on a matter of public

" PUBLIC CONCERN
FIRST Amendment "

07-18
12:20 P

69-50529

9812 B

UNITED STATES V. BAGDASARIAN ✓

the country's first black president. No less troubling is the defendant's second statement imploring others to "shoot the nig," lest the "country [be] fkd for another 4 years+" because "never in history" has a black person "done ANYTHING right." There are many unstable individuals in this nation to whom assault weapons and other firearms are readily available, some of whom might believe that they were doing the nation a service were they to follow Bagdasarian's commandment. There is nevertheless insufficient evidence that either statement constituted a threat or would be construed by a reasonable person as a genuine threat by Bagdasarian against Obama.

HESS
V.
INDIANA

[5] When our law punishes words, we must examine the surrounding circumstances to discern the significance of those words' utterance, but must not distort or embellish their plain meaning so that the law may reach them. Here, the meaning of the words is absolutely plain. They do not constitute a threat and do not fall within the offense prohibited by the statute. In Watts, the Supreme Court reversed a conviction under a presidential threat statute, 394 U.S. at 705-06. The defendant there had said, "[a]nd now I have already received my draft classification as 1-A and I have got to report for my physical this Monday coming. I am not going. If they ever make me carry a rifle the first man I want to get in my sights is L.B.J." *Id.* at 706. The Court held that "we must interpret the language Congress chose against the background of a profound national commitment to the principle that debate on public issues should be uninhibited, robust, and wideopen, and that it may well include vehement, caustic, and sometimes unpleasantly sharp attacks on government and public officials"; adding that "[t]he language of the political arena is often vituperative, abusive, and inexact." *Id.* at 708 (citations omitted).

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The Government argues that among the relevant elements of the factual context is that the defendant's messages were anonymous, posted only under the screen name "californ-

East San Gabriel Valley District Office
2245 N. Garey Ave.
Pomona, CA 91767
kolivares@bos.lacounty.gov
http://HidalgoSolis.org
(909) 593-3661

KIMBERLY OLIVARES
Staff Assistant

ON record
1st District LAMC
BOS

Elizabeth Olivares