

SETTLEMENT AGREEMENT

Richard F. Sowinski ("Plaintiff"), on behalf of himself and in the public interest pursuant to California Health and Safety Code sections 25249.7(d) – (f), on the one hand, and Southern California Edison ("SCE"), on the other hand, enter into this agreement ("Settlement Agreement") to settle and fully resolve: (a) the lawsuit entitled *Sowinski v. Amerigas Propane L.P., et al.*, filed on October 15, 2008, in the Superior Court for the State of California, County of San Francisco, Case No. CCC-08-480871 ("Lawsuit"); and (b) all alleged violations of the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code section 25249.5, *et seq.* ("Proposition 65") made in Plaintiff's 60-day notice attached hereto as Exhibit A ("Notice").

1.0 Introduction

1.1 Plaintiff and SCE (hereinafter the "Parties," or each a "Party") enter into this Settlement Agreement to settle disputed claims as alleged in the Lawsuit and the Notice.

1.2 On October 22, 2007, Plaintiff sent the Notice contained in Exhibit A to SCE and others alleging violations of Proposition 65 through the production, distribution, and/or sale of propane gas to California consumers. On October 15, 2008, pursuant to the Notice contained in Exhibit A, Plaintiff commenced the Lawsuit as to SCE and others. On December 18, 2008, Plaintiff dismissed the Lawsuit as to SCE only, with the intent of re-filing the Lawsuit as to SCE in the County of Los Angeles.

1.3 The Lawsuit and Notice allege violations of Proposition 65. SCE denies the material allegations of the Lawsuit and the Notice, and denies liability for the causes of action alleged in the complaint in the Lawsuit and/or that could be alleged in any litigation brought pursuant to the Notice.

1.4 By execution of this Settlement Agreement, the Parties do not admit any facts or conclusions of law, including, but not limited to, any facts or conclusions of law regarding any violation of Proposition 65, or any other statutory, regulatory, common law or equitable doctrine. Nothing in this Settlement Agreement shall be construed as an admission by the Parties of any fact, conclusion of law, issue of law, or violation of law, including, but not limited to, any admission concerning the meaning of the terms "knowingly discharge" or "knowingly release" as used in Health and Safety Code section 25249.5; nor shall compliance with the Settlement Agreement constitute or be construed as an admission by the Parties of any fact, conclusion of law, issue of law, or violation of law. Nothing contained in this Settlement Agreement shall constitute or be construed, considered, offered or admitted, in whole or in part, as evidence of an admission or evidence of fault, wrongdoing, liability or violative conduct by SCE, its officers, directors, employees, representatives, consultants, or agents, in any administrative or judicial proceeding or litigation in any court, agency, or other forum.

2.0 SCE's Obligations

2.1 Proposition 65 Warning Signage Obligations. SCE shall ensure that a Proposition 65 warning signage program is maintained as follows:

(a) one Proposition 65 warning sign shall be posted at the dispensing station located at the Pebbly Beach Generating Station ("PBGS"), 1 Pebbly Beach Road, Avalon, CA 90704;

(b) one Proposition 65 warning sign shall be posted at the main entrance gate located at PBGS, 1 Pebbly Beach Road, Avalon, CA 90704;

(c) those Proposition 65 warning signs shall state: "CHEMICALS KNOWN TO THE

STATE OF CALIFORNIA TO CAUSE CANCER, BIRTH DEFECTS, OR OTHER REPRODUCTIVE HARM ARE CREATED BY THE COMBUSTION OF PROPANE”;

(d) monthly site inspections shall occur to check the Proposition 65 warning signs for damage or any unauthorized removal; and

(e) pursuant to those monthly site inspections, any damaged or missing Proposition 65 warning signs shall be repaired or replaced promptly.

This Proposition 65 warning signage obligation shall continue until lifted by the Court as not being necessary to comply with Proposition 65, or until SCE can otherwise establish that this Proposition 65 warning signage obligation is not necessary to comply with Proposition 65.

2.2 Proposition 65 Warning Obligations. SCE shall ensure that a Proposition 65 warning program is maintained as follows:

(a) provision of a brochure to propane customers, made on a semi-annual basis, containing a Proposition 65 warning; and

(b) that Proposition 65 warning shall state: “The Safe Drinking Water and Toxic Enforcement Act of 1986, commonly referred to as Proposition 65, requires the Governor to publish a list of chemicals ‘known to the State to cause cancer, birth defects, or reproductive harm.’ It also requires California businesses to warn the public quarterly of potential exposure to these chemicals which result from the products they use, make, or distribute.

Southern California Edison facilities store propane and distribute propane to wholesale and retail customers in California for various uses. Propane itself is not a listed Proposition 65 chemical. The combustion of propane in appliances, such as stoves or heating systems and vehicles using propane, creates harmful chemicals. These chemicals include carbon monoxide, benzene, formaldehyde, and acetaldehyde – all chemicals known to the State to cause cancer and/or birth defects.

Southern California Edison encourages all of its customers to use propane safely. You should read and follow all use, care, and manufacturer instructions for propane appliances and equipment. Proper ventilation and frequent inspection of propane appliances and equipment are highly recommended. A warning odorant is added to propane so that leaks of unburned gas can be quickly detected. If a gas odor is detected, contact a qualified service technician immediately.”

2.3 Letter to Commercial Purchasers. SCE shall send a letter to its commercial purchasers on a one-time basis describing this settlement and Proposition 65 warnings, as follows:

(a) the letter shall state: “Proposition 65, a California law, requires warnings to persons exposed to chemicals listed under that law, including carbon monoxide, benzene, formaldehyde and acetaldehyde, which may be produced upon the incomplete combustion of propane. We have supplied you with a Material Safety Data Sheet that describes in detail the nature of propane and the safe handling practices that should be followed by people who work with or use it. Particular attention should be paid when using any propane powered equipment, such as forklifts, in enclosed spaces. People in those areas can be exposed to these chemicals.

The settlement of a recent lawsuit releases you from Proposition 65 liability for exposure to the incomplete combustion products of propane if you provide Proposition 65 warnings about Proposition 65 combustion products as required by the settlement.

You may take advantage of this settlement if you provide the Proposition 65 warnings required by the settlement. Two copies of the sign are enclosed. Signs should be posted either on the

dispensing unit, on the fence (if any) surrounding the tank, or in such other manner so as to be readable by a customer bringing a propane container for refilling.

If you need additional copies of the Material Safety Data Sheets, or should you have any questions call your local Southern California Edison representative."

(b) Proposition 65 warning signs included with the letter shall state: "CHEMICALS KNOWN TO THE STATE OF CALIFORNIA TO CAUSE CANCER, BIRTH DEFECTS, OR OTHER REPRODUCTIVE HARM ARE CREATED BY THE COMBUSTION OF PROPANE."

3.0 Plaintiff's Obligations

3.1 Simultaneously to the re-filing of the Lawsuit in Los Angeles, Plaintiff shall file a Motion for Settlement Approval, as described in section 10.0 below.

4.0 Release

4.1 As of the Effective Date of this Settlement Agreement (as defined in section 15.0 below), Plaintiff, on his own behalf and on behalf of the public to the full extent allowed by law, hereby fully releases and forever discharges SCE, its officers, directors, agents, servants, stockholders, employees, representatives, consultants, agents, affiliates, subsidiary and parent corporations, partners, dealers, assigns and successors from any and all rights, claims and actions related to or arising out of the facts and circumstances that are the subject of the causes of action and alleged violations of law asserted in the Lawsuit and/or in the Notice. The scope of this release is intended to cover any and all Claims Covered (as defined in section 5.0 below), including all claims relating to any sale of propane gas on Santa Catalina Island.

4.2 Plaintiff has been fully advised of the contents of California Civil Code section 1542. Plaintiff acknowledges that the claims released in section 4.1 above may include unknown claims and Plaintiff waives section 1542 as to any such unknown claims. Section 1542 reads as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

Plaintiff acknowledges and understands the significance and consequence of this specific waiver of Civil Code section 1542.

4.3 Plaintiff hereby covenants never to sue or challenge in any way or in any forum any of SCE's conduct or actions related in any way to the sale, combustion, distribution and/or use of propane on Santa Catalina Island by SCE whether based on Proposition 65 or any other legal theory whatsoever, excluding only that Plaintiff remains free to enforce the terms of this Settlement Agreement.

5.0 Claims Covered

5.1 Without in any way limiting the generality and breadth of the releases in section 4.0 above, this Settlement Agreement is specifically understood to be a final and binding release and resolution of the following "Claims Covered":

5.1.1 Any and all Proposition 65 claims that were or could have been asserted in the Lawsuit or pursuant to the Notice, or either of them, arising out of the facts and circumstances related to any alleged discharge or release of Proposition 65 Designated Chemicals (as designated pursuant to

Health and Safety Code section 25249.8), including, without limitation, all claims with respect to the emission, creation, presence, or migration of such Designated Chemicals.

5.1.2. Any and all future Proposition 65 claims that may be asserted by any person against SCE arising out of any alleged discharge or release of Proposition 65 Designated Chemicals through the manufacture, combustion, distribution and/or sale of propane by SCE, so long as SCE is in compliance with its obligations pursuant to section 2.0 above.

6.0 Attorneys Fees and Costs

6.1 **Attorneys Fees and Costs:** Within ten (10) business days after the Effective Date (defined in section 15.0 below), SCE shall pay \$10,000 to Plaintiff's counsel for attorneys' fees and costs. Payment shall be made to Graham & Martin LLP and sent to the attention of Anthony Graham, Esq. at the address noted below in section 14.0. Except as expressly provided in this section 6.1, the Parties waive any claim to attorneys' fees and costs in connection with the Lawsuit, the Notice, and/or this Settlement Agreement.

7.0 Authority to Enter Into Settlement Agreement

7.1 Each signatory to this Settlement Agreement represents and warrants that he or she is authorized to sign this Settlement Agreement on behalf of the Party for which he or she is signing, and thereby to bind that Party fully to the terms of this Settlement Agreement.

8.0 Attorney General Review

8.1 Settlement of this case is contingent on submittal of this Settlement Agreement to the Attorney General's Office for review. If the Attorney General's Office expresses reservations about this Settlement Agreement, SCE shall not be obligated to proceed with this Settlement Agreement and may void the Settlement Agreement by giving written notice to that effect to Plaintiff's counsel.

9.0 Execution in Counterparts and by Electronic Media

9.1 This Settlement Agreement may be executed in counterparts which, taken together, shall constitute one and the same agreement. This Settlement Agreement may also be executed and/or delivered by facsimile and/or email transmission and in such event all facsimile and/or email signatures shall be deemed originals for all purposes hereof.

10.0 Approval of Settlement Agreement Required

10.1 Plaintiff shall submit this Settlement Agreement to the Court for consideration as required by Health and Safety Code section 25249.7(f)(4). Plaintiff shall provide the Court with the necessary information to allow the Court to make the findings required by Health and Safety Code section 25249.7(f)(4).

10.2 This Settlement Agreement shall be null and void and without any force or effect, unless approved by the Court.

11.0 Entire Agreement

11.1 This Settlement Agreement: (a) constitutes the entire agreement between the Parties concerning the subject matter hereof; and (b) supersedes any previous oral or written agreements concerning the subject matter hereof.

12.0 Modification and Interpretation of Settlement Agreement

12.1 This Settlement Agreement may only be modified in writing signed by any Party to be bound thereby.

12.2 The terms of this Settlement Agreement are the product of arms-length negotiations between the Parties, through their respective counsel of choice, and no provision shall be construed against the drafter thereof. This Settlement Agreement shall be governed by and construed in accordance with the laws of the State of California. The venue for any disputes concerning this Agreement shall be in Los Angeles County.

13.0 Benefited Parties

13.1 Without in any way limiting the generality and breadth of the releases in section 4.0 and the provisions of section 5.0 above, it is understood that this Settlement Agreement shall inure to the benefit of SCE and any other entity related to the foregoing entity, and any of their successors, affiliates, subsidiaries, and assigns, and their officers, employees, or agents.

14.0 Notification Requirements

14.1 Any notice required or permitted hereunder shall be effective only if in writing and delivered in person or sent by telecopy, certified or registered mail return receipt requested, or traceable overnight delivery service, to the following designees:

For Plaintiff:

Anthony Graham, Esq.
Graham & Martin LLP
950 South Coast Drive, Suite 220
Costa Mesa, CA 92626
Fax: (714) 850-9392

For SCE:

James L. Arnone, Esq.
Latham & Watkins LLP
355 South Grand Ave.
Los Angeles, CA 90071
Fax: (213) 891-8763
Phone: (213) 485-1234

Michael J. Barrett, Esq.
Southern California Edison
2244 Walnut Grove Ave., Suite 331
Rosemead, CA 91770
Fax: (626) 302-6951
Phone: (626) 302-6962

Any Party may change its designee(s) by providing notice of such change pursuant to this section.

Fax: (626) 302-6951
Phone: (626) 302-6962

Any Party may change its designee(s) by providing notice of such change pursuant to this section.

15.0 Effective Date

15.1 The "Effective Date" specified in this Settlement Agreement is the date that the Court enters an order approving this Settlement Agreement and dismissing the Lawsuit, and that has become final and non-appealable.

15.2 For purposes of section 15.1, any order approving this Settlement Agreement shall be final and non-appealable on the date that all rights to challenge the order on appeal have expired, or, if an appeal of the order is properly filed, on the date when all rights to seek review of an appellate decision upholding the order have expired.

16.0 Effect Of Sale Of Business

16.1 In the event that any person or entity purchases or acquires all or any portion of SCE's propane business on Santa Catalina Island, then: (1) SCE and all persons or entities related to it shall be fully and permanently relieved of any and all obligations under this Settlement Agreement; and (2) the buyer shall have the option but not the obligation to follow the terms of this Settlement Agreement and, if the buyer elects to follow the terms of this Settlement Agreement, the buyer shall have the full protections and benefits afforded to SCE under this Settlement Agreement.

17.0 Continues Jurisdiction of the Court

17.1 The "Court" specified in this Settlement Agreement is the Superior Court of the State of California in and for the County of Los Angeles. The Court shall retain jurisdiction to enforce the terms of this Settlement Agreement.

AGREED TO AS OF JANUARY ²⁰ 2009, SUBJECT TO THE FUTURE EFFECTIVE DATE:

Dr. Richard F. Sowinski
By: *Richard F. Sowinski, D.O.*
Title: Noticing Party

Southern California Edison
By: _____
Title: _____

APPROVED AS TO FORM;
Graham & Martin LLP

Latham & Watkins LLP
By: _____
James L. Arnone
Attorneys for Southern California Edison

By: _____
Anthony G. Graham
Attorneys for Dr. Richard F. Sowinski

Fax: (626) 302-6951
Phone: (626) 302-6962

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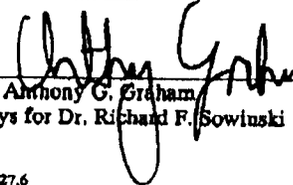
AGREED TO AS OF JANUARY ²⁰ 8, 2009, SUBJECT TO THE FUTURE EFFECTIVE DATE:

Dr. Richard F. Sowinski
By: _____
Title: _____

Southern California Edison
By: _____
Title: _____

APPROVED AS TO FORM:
Graham & Martin LLP

Latham & Watkins LLP

By: 
Anthony G. Graham
Attorneys for Dr. Richard F. Sowinski

By: _____
James L. Arnone
Attorneys for Southern California Edison

LA11927727.6

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AGREED TO AS OF JANUARY 20, 2009, SUBJECT TO THE FUTURE EFFECTIVE DATE:

Dr. Richard F. Sowinski

By: _____

Title: _____

APPROVED AS TO FORM:
Graham & Martin LLP

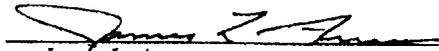
By: _____
Anthony G. Graham
Attorneys for Dr. Richard F. Sowinski

Southern California Edison

By:  _____

Title: Senior Vice President
Safety, Operations Support
Chief Procurement Officer

Latham & Watkins LLP

By:  _____
James L. Arnone
Attorneys for Southern California Edison

LAI1927727.6

October 22, 2007

Via First Class Mail
**PROPANE GAS PRODUCERS,
DISTRIBUTORS AND RETAILERS**
(See Certificate of Service)

**60-DAY NOTICE OF INTENT TO SUE
FOR VIOLATIONS OF PROPOSITION 65**

Dear Messrs. and Madames:

This letter constitutes notice that the following companies have violated and continue to violate California's Safe Drinking Water and Toxic Enforcement Act of 1986 (Health & Safety Code § 25249.5 *et seq.*, commonly known as Proposition 65).

(1) General Information.

For general information regarding Proposition 65, please see the attached Appendix A, entitled, "The California Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary," which was prepared by the Office of Environmental Health Hazard Assessment of the California Environmental Protection Agency. (A copy is not provided to the public enforcement agencies which receive copies of this notice.) 22 California Code of Regulations § 12903(b)(1).

(2) Description of Violations.

Alleged Violators:

- **Refineries:** BP Products North America, Inc., BP Amoco Chemical Company, Chevron Phillips Chemical Company LP, ConocoPhillips Company, Shell Chemical LP, Tesoro Refining & Marketing Co., and Valero Marketing & Supply Co., Equilon Enterprises LLC
- **Distributors:** Amerigas Propane, L.P., Campora Wholesale Propane, Inc., Ferrellgas, Inc., Ferrellgas Partners, L.P., Southern California Edison Company, and Suburban Propane Gas Corporation
- **Retailers:** Amerigas Propane, L.P., Ferrellgas, Inc., Ferrellgas Partners, L.P., U-Haul Co. of California, and Suburban Propane Gas Corporation

Consumer Product: Propane gas.

Listed Chemical Involved in Alleged Violations: Benzene.

Time Period of Violations: From at least October 22, 2003 to the present day.

Route of Exposure: Inhalation.

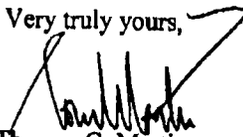
Nature of Alleged Violations: The alleged violators respectively produce propane gas, distribute and/or sell propane gas to California consumers, who (by their reasonably foreseeable use of the consumer product) burn it for the purpose of cooking. The act of burning propane gas produces benzene which is then inhaled by consumers. Benzene is on the Governor's list, as expressed at 22 C.C.R. 12000, and is known to the State of California to cause cancer and reproductive toxicity. The alleged violators do not provide California consumers with clear and reasonable warnings regarding exposure to benzene as a consequence of the product's reasonably foreseeable use. Without first receiving clear and reasonable warnings (as required by Proposition 65), California consumers purchase propane gas, burn it, and thereby unwittingly inhale and are exposed to benzene.

Noticing Individual: This Notice is provided by Dr. Richard F. Sowinski, who is a California citizen and who has an interest in protecting the public from health hazards posed by toxic chemicals. Dr. Sowinski's address and telephone number are: 1457 Ramsay Circle, Walnut Creek, California 94597, (925) 938-2693. However, Dr. Sowinski requests that all inquiries about this Notice be directed to him at the following address and telephone number:

Dr. Richard F. Sowinski
c/o Thomas G. Martin, Esq.
Law Office of Thomas Glenn Martin
One World Trade Center, Suite 800
Long Beach, California 90831
Telephone: (562) 208-9088
Facsimile: (562) 684-0882

Pursuant to Health and Safety Code § 25249.7(d), the Noticing Individual intends to bring suit in the public interest against the Alleged Violator sixty (60) days hereafter to correct the violations occasioned by the failure to warn of exposures to listed chemicals.

Very truly yours,


Thomas G. Martin

Enclosures

CERTIFICATE OF MERIT

Health and Safety Code Section 25249.7(d)

I, Thomas G. Martin, hereby declare:

1. This Certificate of Merit accompanies the attached sixty-day notice in which it is alleged the parties identified in the notices have violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings.
2. I am an attorney for the noticing party.
3. I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the alleged exposure to the listed chemical that is the subject of the action.
4. Based on the information obtained through those consultations, and on all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiff's case can be established and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute.
5. The copy of this Certificate of Merit served on the Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health and Safety Code section 25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Dated: October 22, 2007



Thomas G. Martin

CERTIFICATE OF SERVICE

I, Thomas G. Martin, declare under penalty of perjury under the laws of the State of California that the following is true and correct:

I am over the age of eighteen years and not a party to this action. My business address is: One World Trade Center, Suite 800, Long Beach, CA 90831.

On October 22, 2007, I served the following documents:

60-DAY NOTICE OF INTENT TO SUE FOR VIOLATIONS OF PROPOSITION 65;

APPENDIX A. THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY (NOT SERVED ON PUBLIC ENFORCERS);

CERTIFICATE OF MERIT; AND

CERTIFICATE OF MERIT ATTACHMENTS (SERVED ONLY ON THE ATTORNEY GENERAL)

- a) on each of the alleged violators listed in the attached service list via First Class by placing a true and correct copy thereof in a sealed envelope with postage fully prepaid, addressed as set forth in the attached service list, and providing such to a United States Postal Service Representative; and
- b) on the public enforcers by placing a true and correct copy in a sealed envelope, addressed to each party listed below as follows:

<i>Via Priority Mail by providing such envelope, postage fully prepaid to a U.S Postal Service Representative:</i>	The Attorney General of the State of California
<i>Via First Class Mail by providing each envelope, postage fully prepaid to a U.S Postal Service Representative:</i>	The District Attorney for each of the 58 counties in the State of California, and The City Attorney for Los Angeles, San Diego, San Jose, San Francisco and Sacramento.

A service list of addresses for each of these public enforcer recipients is attached.

Executed on October 22, 2007 in Long Beach, California.



Thomas G. Martin

SERVICE LIST

Public Enforcers:

- The Honorable Tom Orloff**
Alameda County District Attorney
1225 Fallon Street, Room 900
Oakland, CA 94612
- The Honorable William Richmond**
Alpine County District Attorney
270 Laramie Street, PO BOX 248
Markleeville, CA 96120
- The Honorable Todd Riebe**
Amador County District Attorney
708 Court Street, #202
Jackson, CA 95642
- The Honorable Michael Ramsey**
Butte County District Attorney
25 County Center Drive,
Administration Building
Oroville, CA 95965
- The Honorable Jeffrey Tuttle**
Calaveras County District Attorney
891 Mountain Ranch Road
San Andreas, CA 95249
- The Honorable John R. Poyner**
Colusa County District Attorney
547 Market Street
Colusa, CA 95932
- The Honorable Robert J. Kochly**
Contra Costa County District Attorney
725 Court Street, 4th Floor, Rm. 402
Martinez, CA 94553
- The Honorable Michael Riese**
Del Norte County District Attorney
450 H Street
Crescent City, CA 95531
- The Honorable Gary Lacy**
El Dorado County District Attorney
515 Main Street
Placerville, CA 95667
- The Honorable Elizabeth Egan**
Fresno County District Attorney
2220 Tulare Street, #1000
Fresno, CA 93721
- The Honorable Robert Holzapfel**
Glenn County District Attorney
540 West Sycamore
Willows, CA 95988
- The Honorable Paul Gallegos**
Humboldt County District Attorney
825 5th Street
Eureka, CA 95501
- The Honorable Gilbert Otero**
Imperial County District Attorney
939 West Main Street
El Centro, CA 92243
- The Honorable Arthur Maillet**
Inyo County District Attorney
PO Drawer D
Independence, CA 93526
- The Honorable Edward R. Jagels**
Kern County District Attorney
1215 Truxtun Avenue
Bakersfield, CA 93301
- The Honorable Ronald Calhoun**
Kings County District Attorney
1400 West Lacey Boulevard
Hanford, CA 93230
- The Honorable Gerhard Luck**
Lake County District Attorney
255 North Forbes Street
Lakapoort, CA 95453
- The Honorable Robert Burns**
Lassen County District Attorney
220 S. Lassen Street, Ste. 8
Susanville, CA 96130
- The Honorable Steve Cooley**
Los Angeles County District Attorney
210 West Temple Street
Los Angeles, CA 90012
- The Honorable Ernest Licarsi**
Madera County District Attorney
209 West Yosemite Avenue
Madera, CA 93637
- The Honorable Edward Berberian**
Marin County District Attorney
3501 Civic Center Drive, Room 130
San Rafael, CA 94903
- The Honorable Robert Brown**
Mariposa County District Attorney
5101 Jones Street, P.O. Box 730
Mariposa, CA 95338
- The Honorable Norman Vroman**
Mendocino County District Attorney
100 North State Street, G-10
Ukiah, CA 95482
- The Honorable Gordon Spencer**
Merced County District Attorney
2222 M Street
Merced, CA 95340
- The Honorable Jordan Funk**
Modoc County District Attorney
204 S. Court Street, Room 202
Alturas, CA 96101
- The Honorable George Booth**
Mono County District Attorney
Old Court House, Main Street
Bridgeport, CA 93517
- The Honorable Dean Flippo**
Monterey County District Attorney
240 Church Street, #101
Salinas, CA 93901
- The Honorable Gary Lieberstein**
Napa County District Attorney
931 Parkway Mall
Napa, CA 94559
- The Honorable Michael Ferguson**
Nevada County District Attorney
201 Church Street, Suite 8
Nevada City, CA 95959
- The Honorable Tony Rackaupkas**
Orange County District Attorney
401 Civic Center Drive West
Santa Ana, CA 92701
- The Honorable Bradford Fenocchio**
Placer County District Attorney
11562 B Avenue
Auburn, CA 95603
- The Honorable Jeff Cusan**
Plumas County District Attorney
520 Main Street, Room 404
Quincy, CA 95971
- The Honorable Grover Trask II**
Riverside County District Attorney
4075 Main Street
Riverside, CA 92501
- The Honorable Jan Scully**
Sacramento County District Attorney
901 G Street
Sacramento, CA 95814
- The Honorable John Sarafield**
San Benito County District Attorney
419 4th Street, Second Floor
Hollister, CA 95203
- The Honorable Michael Ramos**
San Bernardino County District Attorney
316 N. Mountain View Avenue
San Bernardino, CA 92415
- The Honorable Bonnie Dumais**
San Diego County District Attorney
330 W. Broadway Street, Suite 1320
San Diego, CA 92101
- The Honorable Kamala Harris**
San Francisco County District Attorney
850 Bryant Street, Room 325
San Francisco, CA 94103
- The Honorable James Willett**
San Joaquin County District Attorney
222 E. Weber Avenue
2nd Floor, Room 202
Stockton, CA 95201
- The Honorable Gerald Shea**
San Luis Obispo County District Attorney
1050 Monterey Street, Room 450
San Luis Obispo, CA 93408
- The Honorable James Fox**
San Mateo County District Attorney
400 County Center, Third Floor
Redwood City, CA 94063
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