

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

L(a) PLAINTIFFS (Check box if you are representing yourself) Of Mitchell Mithal Escobeds, Caleboth Rouge, Judy Codema, as individuals Los Angeles Catholic Worker, CANCERS, as organizations (b) County of Residence of First Listed Plaintiff Los Angeles SECETIMUS ANDREAGES, (c) Attorneys (Firm Name, Address and Telephone Number) if you are representing yourself, provide the same information. (d) County of Residence of First Listed Defendant Los Angeles MALS PLAINTEC (ASS) ONLY (d) Attorneys (Firm Name, Address and Telephone Number) if you are representing yourself, provide the same information. In Old And Steas (1998) In Bass OF JURISDICTION (Flace an X in one box only) In U.S. Government 1			CIVI		LICOLLE				
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(CA Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information. Law Office of Carol A. Sobel 10 Maintenance of the Carol A. Sobel 11 Maintenance of the Carol A. Sobel 12 Maintenance of the Carol A. Sobol Maintenance of the Carol A. Sobol Maintenance o									
Attorneys (Firm Name, Address and Telephone Number) if you are representing yourself, provide the same information. Who office of Carlo A, Sobel 310 Main Street, Suite 210 II. BASIS OF JURISDICTION (Place an X in one box only.) J. U.S. Government	(b) County of Residence of First Listed Plaintiff Los Angeles				County of Residence of First Listed Defendant Los Angeles				
representing yourself, provide the same information. About the provided the same information	(EXCEPT IN U.S. PLAINTIFF CASES)				(IN U.S. PLAINTIFF CASES ONLY)				
Place an X in one box for plaintiff and one for defendant Plaintiff Place an X in one box for plaintiff and one for defendant Plaintiff Plai	representing yourself, provide the same information. Law Office of Carol A. Sobel 3110 Main Street, Suite 210 Santa Monica, CA 90405				representing yourself, provide the same information. Michael N. Feuer, City Attorney 200 N. Main Street, 8th Fl. Los Angeles CA 90012				
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VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.) 42.U.S.C. 1983 - Fourth, Fifth and Fourteenth Amendment for unlawful selzure and destruction of property without due process VII. NATURE OF SUIT (Place an X in one box only). OTHER STATUTES OTH	1. Original 2. Removed from 3. Remanded from 4. Reinstated or 5. Transferred from Another District								
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OTHER STATUTES	VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.)								
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modities/Exchange 160 Stockholders' 350 Motor Vehicle 355 Motor Vehicle 750 Motor Vehicle 700 Other 710 Fair Labor Standards 710 Fair Labor		Overpayment of		t L	USC 158		871 IRS-Third Party 26 USC		
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Agency Decision 950 Constitutionality of 230 Rent Lease & Personal Injury 448 Education 791 Employee Ret. Inc.	Act/Review of Appeal of	☐ Condemnation	│ Personal Injury		Employment 446 American with	Leave Act 790 Other Labor			
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	☐ State Statutes	└─ Ejectment			TTO EQUEATION	☐ Security Act			

FOR OFFICE USE ONLY:

Case Number:

CV-71 (02/16) CIVIL COVER SHEET

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII. VENUE: Your answers to the questions below will determine the division of the Court to which this case will be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

QUESTION A: Was this case removed from state court?	STATE CASE WAS PENDING IN	INITIAL DIV	INITIAL DIVISION IN CACD IS:					
Yes X No	Los Angeles, Ventura, Santa Barbara, or S		Western					
If "no, " skip to Question B. If "yes," check the box to the right that applies, enter the	☐ Orange	10-1		s	outhern			
corresponding division in response to Question E, below, and continue from there.	Riverside or San Bernardino				Eastern			
	Market State of the Control of the C							
QUESTION B: Is the United States, or one of its agencies or employees, a PLAINTIFF in this action?	B.1. Do 50% or more of the defendants who the district reside in Orange Co.?	reside in			ed to the Southern Division. tion E, below, and continue			
☐ Yes 🔀 No	check one of the boxes to the right		NO. Continue to Question B.2.					
If "no, " skip to Question C. If "yes," answer Question B.1, at right.	B.2. Do 50% or more of the defendants who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.) check one of the boxes to the right		YES. Your case will initially be assigned to the Eastern Division. Enter "Eastern" in response to Question E, below, and continue from there.					
			NO. Your case will initially be assigned to the Western Division. Enter "Western" in response to Question E, below, and continue from there.					
QUESTION C: Is the United States, or	C.1. Do 50% or more of the plaintiffs who res	ide in the	VEC Value	will initially be seed	d to the South Division			
one of its agencies or employees, a DEFENDANT in this action?	district reside in Orange Co.? check one of the boxes to the right		YES. Your case will initially be assigned to the Southern Division. Enter "Southern" in response to Question E, below, and continue from there.					
🗌 Yes 🔀 No			NO. Continue to Question C.2.					
If "no, " skip to Question D. If "yes," answer Question C.1, at right.	C.2. Do 50% or more of the plaintiffs who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.) check one of the boxes to the right		YES. Your case will initially be assigned to the Eastern Division. Enter "Eastern" in response to Question E, below, and continue from there.					
			NO. Your case will initially be assigned to the Western Division. Enter "Western" in response to Question E, below, and continue from there.					
QUESTION D: Location of plaintiffs and defendants?			A. nge County	B. Riverside or San Bernardino County	C. Los Angeles, Ventura, Santa Barbara, or San Luis Obispo County			
Indicate the location(s) in which 50% or reside. (Check up to two boxes, or leave	more of <i>plaintiffs who reside in this district</i> blank if none of these choices apply.)				×			
Indicate the location(s) in which 50% or district reside. (Check up to two boxes, o apply.)	more of <i>defendants who reside in this</i> or leave blank if none of these choices				×			
D.1. Is there at least one	answer in Column A?		D.2. Is there at le	east one answer in (Tolumn R?			
Yes	⋈ No	Yes No						
If "yes," your case will initia			·	will initially be assigne	ed to the			
SOUTHERN DIVISION.			EASTERN DIVISION.					
Enter "Southern" in response to Question	n E, below, and continue from there.		Enter "Eastern" ir	response to Question	E, below.			
lf "no," go to question	n D2 to the right.	lf		e assigned to the WES response to Question				
QUESTION E: Initial Division?			INITIA	L DIVISION IN CACD				
Enter the initial division determined by (Question A, B, C, or D above:		7					
QUESTION F: Northern Counties?			<u>C</u>					
	nts in this district reside in Ventura, Santa	Barbara,	or San Luis Obispo	counties?	Yes 🔀 No			

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UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

IX(a). IDENTICAL CASE	S: Has this action	n been previously filed in this court ?	₩ NO		YES
If yes, list case numbe	r(s):				
IX(b). RELATED CASES	: Is this case relat	ed (as defined below) to any civil or criminal case(s) previously filed	d in this court?	7	YES
If yes, list case numbe	er(s): cv-16-0	1750 SJO			
Civil cases are rela	ted when they (cl	neck all that apply):			
🗾 A. Arise	rom the same or	a closely related transaction, happening, or event;			
B. Call fo	r determination o	f the same or substantially related or similar questions of law and	fact; or		
C. For ot	her reasons woul	d entail substantial duplication of labor if heard by different judge:	s.		
Note: That cases n	nay involve the sa	me patent, trademark, or copyright is not, in itself, sufficient to dec	em cases related.		
A civil forfeiture	case and a crimir	al case are related when they (check all that apply):			
		a closely related transaction, happening, or event;			
		of the same or substantially related or similar questions of law and	fact; or		
C. Invol	ve one or more d heard by different	efendants from the criminal case in common and would entail sub	stantial duplication of		
neither replaces nor supp	ED LITIGANT): es: The submission of the filments the	on of this Civil Cover Sheet is required by Local Rule 3-1. This Form g and service of pleadings or other papers as required by law, excestruction sheet (CV-071A).	DATE: September CV-71 and the information as provided by local re	on conta	ained herein
Key to Statistical codes rela	ting to Social Securi	ty Cases:			
Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action	of the Social Security Act. as	amende	d. Also.
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, include claims by hospitals, skilled nursing facilities, etc., for certification (42 U.S.C. 1935FF(b))	as providers of services and		- J
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Co 923)			
863	DIWC	All claims filed by insured workers for disability insurance benefits under all claims filed for child's insurance benefits based on disability. (42 U.S.)	c. 403 (g)/		
863	DIWW	All claims filed for widows or widowers insurance benefits based on disa amended. (42 U.S.C. 405 (g))			
864	SSID	All claims for supplemental security income payments based upon disal amended.	oility filed under Title 16 of t	ne Social	Security Act, as
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of (42 U.S.C. 405 (g))	f the Social Security Act, as a	mended.	

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