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THE SUPERIOR COURT OF CALIFORNIA COUNTY OF SANTA CLARA

## Public Access Civil Case Information Website

Jan. 21, 2013

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## Index Information

'Patrick Meyering' for All cases entered for the search 5 case(s) returned

## By Party Name and Case Type:

Party: Patrick Meyering

Case Number	Party Type	Case Category	File Date	Disposed Date	Case Status	Case Title
2-09-SC-006290	Plaintiff	SC Money	6/5/2009	8/17/2009	Post	P. Meyering Vs Foothill-De Anza Community College District
1-13-CV-239375	Plaintiff	Other PI/PD/WD - Unlimited	1/11/2013	None	Open	P. Meyering Vs City Of Sunnyvale
7-09-SC-037643	Plaintiff	SC Money	12/17/2009	2/18/2010	Post	P. Meyering, Et Al Vs California Mailing Services, Inc.
2-05-SC-002713	Plaintiff	SC Damages	9/2/2005	11/14/2005	Post	P. Meyering Vs C. Twiggs, Et Al
1-12-SC-047403	Plaintiff	SC Money	1/11/2012	3/21/2012	Post	P. Meyering Vs V. Gancayco

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SHORT TITLE:	Meyering v. City of Sunnyvale	PLD-PI-001(4
SHOW THEE.	, city of Sunnyvale	CASE NUMBER:
FIRST	(number) CAUSE OF ACTION—Premises Liability	Page <u>4</u>
ATTACH	MENT TO 🗶 Complaint Cross-Complaint	
	parate cause of action form for each cause of action.)	
Prem.L-1.	Plaintiff (name): Patrick Meyering alleges the acts of defendants were the legal (proximate) cause of damages On (date): January 1, 2012 plaintiff was injured on the	to plaintiff. following premises in the following
	fashion (description of premises and circumstances of injury):	
	On January 1, 2012, plaintiff Patrick Meyering was a pedestrian walking premises located at 553 Morse Avenue, Sunnyvale, California. On this them, so negligently owned, operated, managed, inspected, designed, of maintained the sidewalk so as to cause the sidewalk to be a hazard and Plaintiff was injured as a direct and/or proximate result of the dangero	s date, Defendants, and each of controlled, repaired, and
Prem.L-2.	X Count OneNegligence The defendants who negligently owned, in the described premises were (names): City of Sunnyvale	naintained, managed and operated
	x Does 1 to 25	
Prem.L-3.	X Count TwoWillful Failure to Warn [Civil Code section 846] The or maliciously failed to guard or warn against a dangerous condition (names): City of Sunnyvale	ne defendant owners who willfully , use, structure, or activity were
	X Does 1 to 25	
	Plaintiff, a recreational user, was an invited guest a pay	ing guest.
Prem.L-4.	Count ThreeDangerous Condition of Public Property The defer on which a dangerous condition existed were (names): City of Sunny	ndants who owned public property vale
	a. x Does 1 to 25  a. x The defendant public entity had x actual x construct dangerous condition in sufficient time prior to the injury to have b. x The condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees of the defendant public entities and the condition was created by employees and the condition was created by employees of the defendant public entities and the condition was created by employees and the condition was created by employees.	corrected it
Prem.L-5. a.	Allegations about Other Defendants The defendants who were to other defendants and acted within the scope of the agency were (name	he agents and employees of the ss):
b.	X Does 1 to 15  X The defendants who are liable to plaintiffs for other reasons and described in attachment Prem.L-5.b X as follows (names):Plaicapacities of defendant Does 1 -25, or any of them, and therefore sues said defer is informed and believe, and thereon alleges, that each defendant is in some way plaintiff. Plaintiff will amend this complaint to allege their true names and capa	ntiff is unaware of the true names and adapts by such fictitious names. Plaintiff

Form Approved for Optional Use Judicial Council of California PLD-PI-001(4) [Rev. January 1, 2007]

CAUSE OF ACTION—Premises Liability



Code of Civil Procedure, § 425.12

SHORT TITLE: Meyering v. City of Sunnyvale	PLD-PI-001(2
	CASE NUMBER:
CAUSE OF ACTION—General Negligence  ATTACHMENT TO X Complaint Cross - Complaint  (Use a separate cause of action form for each cause of action.)  GN-1. Plaintiff (name): Patrick Meyering	Page 5
alleges that defendant (name): City of Sunnyvale	
was the legal (proximate) cause of damages to plaintiff. By the following acts or omis negligently caused the damage to plaintiff on (date): January 1, 2012 at (place): 553 Morse Avenue, Sunnyvale, CA	ssions to act, defendant

(description of reasons for liability):

On January 1, 2012, plaintiff Patrick Meyering was a pedestrian walking on the sidewalk in front of the premises located at 553 Morse Avenue, Sunnyvale, California. On this date, Defendants, and each of them, so negligently owned, operated, managed, inspected, designed, controlled, repaired, and maintained the sidewalk so as to cause the sidewalk to be a hazard and/or in a dangerous condition. Plaintiff was injured as a direct and/or proximate result of the dangerous condition and/or hazard.

Form Approved for Optional Use Judicial Council of California PLD-PI-001(2) [Rev. January 1, 2007]

Legal Solutions Plus

SHORT TITLE: Meyering v. City of Sunnyvale	PLD-PI-
10. The following causes of action are attached and the statements above apply to causes of action attached):  a.	o each (each complaint must have one or more
1. Plaintiff has suffered a. X wage loss b. loss of use of property c. X hospital and medical expenses d. X general damage e. property damage f. X loss of earning capacity g. other damage (specify):	
The damages claimed for wrongful death and the relationships of plaintif a. listed in Attachment 12. b. as follows:	f to the deceased are
. The relief sought in this complaint is within the jurisdiction of this court.	
a. (1) X compensatory damages (2) punitive damages The amount of damages is (in cases for personal injury or wrongful death, you (1) X according to proof (2) in the amount of: \$ 0.00	
The paragraphs of this complaint alleged on information and belief are as figen. ng. GN1; Prem. Liab. PL 1-25	follows (specify paragraph numbers):
, January 10, 2012	
e: January 10, 2013	W. 7.
nica Burneikis (TYPE OR PRINT NAME)	(SIGNATURE OF PLANTIFF OR ATTORNEY

LAINT—Personal Injury, Property
Damage, Wrongful Death