FILED 1 Robert Lauson, Esq. (SBN 175486) 10 SEP -3 PM 2:50 bob@lauson.com Edwin Tarver, Esq. (SBN 201943) CLERK U.S. DISTRICT COURT CENTRAL CIST OF CALIF. Edwin@lauson.com 3 LAUSON & TARVER LLP LOS ANGELES 880 Apollo Street, Suite 301 El Segundo, California 90245 4 Telephone: (310) 726-0892 Facsimile: (310) 726-0893 5 Attorneys for Plaintiff, IHOP IP, LLC 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION 9 Civil Agriph No. 6622 **IHOP IP, LLC**, a California Limited 10 (SHx) Liability Company, 11 Complaint for Injunctive Relief for **Federal Trademark Infringement** Plaintiff, 12 and Dilution V. 13 INTERNATIONAL HOUSE OF 14 **Demand For Jury Trial PRAYER**, a Missouri non-profit corporation; FRIENDS OF THE 15 BRIDEGROOM, INC., a Missouri non-16 profit corporation; SHILOH MINISTRIES, INC., a Missouri non-17 profit Corporation; CENTRAL COAST INTERNATIONAL HOUSE OF 18 PRAYER, a California corporation; 19 PASADENA INTERNATIONAL HOUSE OF PRAYER, a California 20 corporation; SAN JOSE HOUSE OF PRAYER, an unknown entity; 21 INTERNATIONAL HOUSE OF 22 PRAYER EAST BAY, an unknown entity; and DOES 1 through 20, 23 Defendants. 24 25

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Plaintiff, IHOP IP, LLC, by and through its attorneys of record, alleges as follows:

### **Jurisdiction And Venue**

- 1. This is an action arising under the trademark laws of the United States, specifically the Lanham Act, 15 U.S.C. §§ 1051 et seq. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a). This Court has personal jurisdiction over IHOP-KC because it conducts business in this judicial district and in the State of California, and has and continues to commit acts of dilution and trademark infringement and/or has contributed to or induced acts of dilution or trademark infringement by others in this judicial district (and elsewhere in California and in the United States).
- 2. This Court has personal jurisdiction over the other Defendants because they reside in this judicial district and conduct business in this judicial district and/or in the State of California, and have and continue to commit acts of dilution and trademark infringement, and/or has contributed to or induced acts of dilution and trademark infringement by others in this judicial district (or elsewhere in California and in the United States).
- 3. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b) because Defendants are each subject to personal jurisdiction in this judicial district, and a substantial part of the events giving rise to the claim occurred here, among other reasons.

### **Parties**

4. Plaintiff IHOP IP, LLC is a limited liability company organized and existing under the laws of the State of California, with its principal place of

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business at 450 North Brand Boulevard, 7th Floor, Glendale, California 91203, www.ihop.com ("IHOP-IP").

- 5. Upon information and belief, Defendants International House of Prayer dba IHOP-KC or IHOP Missions Base, Friends of the Bridegroom, Inc. and Shiloh Ministries, Inc. are all non-profit corporations organized and existing under the laws of the State of Missouri, with their principal place of business at 3535 East Red Bridge Road, Kansas City, Missouri 64137, www.ihop.org (collectively "IHOP-KC").
- 6. Upon information and belief, Defendant Central Coast International House of Prayer, doing business as (Central Coast) IHOP (Missions Base), is a corporation organized and existing under the laws of the State of California, with its principal place of business at 709 N. Curryer, Santa Maria, California, www.ccihop.com ("CCIHOP").
- 7. Upon information and belief, Defendant Pasadena International House of Prayer, doing business as PIHOP, is a corporation organized and existing under the laws of the State of California, with its principal place of business at 1401 North Lake Avenue, Pasadena, California 91104, www.pihop.com ("PIHOP").
- 8. Upon information and belief, Defendant San Jose International House of Prayer, is an unknown entity, with its principal place of business at 2165 Lucretia Ave., San Jose, California 95122 www.sjihop.org ("SJIHOP").
- Upon information and belief, Defendant International House of 9. Prayer East Bay, doing business as IHOP East Bay, is an unknown entity, with its principal place of business at 7485 Village Parkway, Dublin, California 94568, www.ihopeastbay.org ("IHOPEB").

- 10. The true names and capacities, whether individual, corporate, associate, representative or otherwise, of DOES 1 through 20, inclusive, are unknown to Plaintiff, who therefore sues them by such fictitious names. Plaintiff will seek leave to amend this complaint to show the true names and capacities of the Defendants when they are ascertained. Plaintiff is informed and believes, and thereupon alleges, that each of the Defendants named as a DOE, along with the named Defendants, is responsible in some manner for the occurrences herein alleged, and that Plaintiff's damages herein alleged were legally or proximately caused by said Defendants. Wherever it is alleged that any act or omission was also done or committed by any specifically named Defendant or by Defendants generally, Plaintiff intends thereby to allege, and does allege, that the same act or omission was also done and committed by each and every Defendant named as a DOE, and each named Defendant, both separately and in concert or conspiracy with the named Defendants.
- 11. On information and belief, and at all times mentioned herein, each of the Defendants named herein as DOES 1 through 20, inclusive, performed, participated in or abetted in some manner the acts alleged herein; proximately caused the damages alleged herein below; and are liable to Plaintiff for the damages and relief sought herein.

### **Plaintiff's Famous Trademarks**

12. The first International House of Pancakes restaurant opened in Toluca Lake, California in 1958, and in 1960 the company began to expand through franchising. In 1973 a marketing program formally introduced the acronym "IHOP."

- 13. The IHOP chain of restaurants grew and prospered. In 1992 the 500<sup>th</sup> IHOP restaurant opened and in 1993 sales per IHOP restaurant exceeded \$1 million, and in 1998 for the first time system-wide sales of IHOP reached \$1 billion. For many years International House of Pancakes enjoyed substantially exclusive use of the term IHOP in commerce in the United States.
- 14. Presently there are about 1400 IHOP restaurants in North America including at least several in every state in the U.S., and about 225 IHOP restaurants in California including about 130 IHOP restaurants in this judicial district. Many IHOP restaurants are open 24 hours a day, 7 days a week.
- 15. Over the years the IHOP trademark has been extensively advertised and publicized across the United States. The mark is widely recognized among the general consuming public in the U.S. as a designation of the goods and services of International House of Pancakes, and has been famous for at least 20 years.
- 16. Plaintiff IHOP-IP, LLC is the owner of a family of IHOP derivative registered trademarks in the United States, including U.S. Reg. No. 3,429,406 IHOP for restaurant services; U.S. Reg. No. 3,514,724 INTERNATIONAL HOUSE OF PANCAKES for restaurant services, carry out food services; U.S. Reg. No. 3,743,560 IHOP FOR ME for restaurant services; U.S. Reg. No. 3,731,730 IHOP CAFÉ for restaurant services, carry-out café and restaurant services, coffee house services; U.S. Reg. No.: 3,616,420 IHOP 'N GO for restaurant services, take out restaurant services; U.S. Reg. No.: 3,771,927 IHOP EXPRESS for restaurant and food take-out restaurant services. See information attached at Exhibit A.

### **Defendants' Unlawful Activities**

- 18. Defendant IHOP-KC operates a religious organization from Kansas City, Missouri. Upon information and belief, IHOP-KC selected and adopted the International House of Prayer name, knowing it would be abbreviated IHOP. IHOP-KC intended to misappropriate the fame and notoriety of the household name IHOP to help promote and make recognizable their religious organization.
- 19. The organization now offers prayer services on a full 24/7 schedule, with services from the IHOP-KC Prayer Room being broadcast live over the internet. Mike Bickle, IHOP-KC's founder and director, states "30,000 people a day are participating with IHOP due to web streaming," including, upon information and belief, many persons in this judicial district.
- 20. IHOP-KC regularly offers many events in Greater Kansas City and elsewhere including training programs, workshops, regional camps, and leadership retreats. From Sep. 26 Oct. 9, 2010 IHOP-KC is sponsoring a prayer journey through California with stops in Los Angeles, the Inland Empire and Orange County, all within this judicial district.
- 21. IHOP-KC operates IHOP University (IHOPU), a full time bible school. IHOPU also offers an eSchool and online courses to train persons worldwide, including, upon information and belief, persons who reside in this judicial district. IHOP-KC also accepts donations online, including, upon information and belief, from persons in this judicial district.
- 22. IHOP-KC operates a web store selling books, teaching materials, music, accessories (t-shirts, sweatshirts, water bottles, a board game, etc.), to persons worldwide including, upon information and belief, persons in this judicial

district. IHOP-KC also operates a coffee shop/café serving food and beverages at its main facility in Kansas City.

- 23. IHOP-KC uses social media to spread its religious message. By way of example, IHOP-KC has about 75,000 Facebook fans; 1200 YouTube subscribers with 30,000 channel views; and 8,500 followers on Twitter, including, upon information and belief, many persons in this judicial district.
- 24. IHOP-KC routinely uses the acronym IHOP to refer to itself, as do the press and many members of the public. Several persons have remarked that confusion exists due to IHOP-KC's use of IHOP, e.g. saying it is not the pancake house.
- 25. IHOP-KC is affiliated with numerous other religious organizations around the world, and allows and encourages those organizations to use the IHOP acronym to identify themselves and ihop derivative domain names. In light of IHOP-KC's expansion of its unauthorized use of IHOP, Plaintiff must act to protect its trademark rights.
- 26. Attached hereto as Exhibit B are true and correct copies of IHOP-KC web pages and photographs of IHOP-KC signage and use of IHOP on printed materials.
- 27. Defendant CCIHOP is a religious organization located in Santa Maria, California in this judicial district that offers religious-oriented services. Upon information and belief, CCIHOP is affiliated with IHOP-KC.
- 28. Attached hereto at Exhibit C are true and correct copies of CCIHOP web pages and a photo of CCIHOP signage.

- 38. Defendants' acts are likely to cause dilution by blurring Plaintiff's famous IHOP mark and otherwise have impaired the distinctiveness of this trademark.
- 39. Upon information and belief, Defendants willfully intended to trade on the reputation of Plaintiff's famous IHOP mark and to cause dilution of Plaintiff's famous IHOP mark.
- 40. Defendants' wrongful acts have caused and will continue to cause great and irreparable injury and damage to Plaintiff's IHOP mark and to the goodwill in the famous IHOP mark, which injury and damage cannot be quantified, and unless this court restrains Defendants' from further commission of said acts, Plaintiff will continue to suffer substantial irreparable injury for which it has no adequate remedy at law.
- 41. As the acts alleged herein constitute a willful violation of Section 43(c) of the Lanham Act, 15 U.S.C. § 1125(c), and as Plaintiff has no adequate remedy at law, it is entitled to injunctive relief, as well as, reasonable attorneys' fees and costs.
- 42. Under the Trademark Dilution Revision Act of 2006 (which went into effect October 6, 2010), Plaintiff is entitled to an injunction against Defendants, enjoining them from use of the IHOP marks or any designation likely to cause dilution.

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### **Count Two**

# Infringement of Federally Registered Trademarks (15 U.S.C. § 1114(1)) (Against All Defendants)

- 43. Plaintiff re-alleges and incorporates herein the allegations of paragraphs 1-42 as if fully set forth herein.
- 44. Defendants, without Plaintiff's consent, have used trademarks confusingly similar to and a colorable imitation of Plaintiff's IHOP mark in commerce on or in connection with the sale, offering for sale, distribution, promotion and/or advertising of its goods and services, and such use is likely to cause confusion, or to cause mistake or to deceive.
- 45. Upon information and belief, Defendants' acts have been committed willfully and with knowledge of Plaintiff's exclusive rights in the IHOP mark, as well as with bad faith and the intent to cause confusion, or to cause mistake and/or to deceive.
- 46. Defendants' wrongful acts have caused and will continue to cause great and irreparable injury and damage to Plaintiff's IHOP mark and to the goodwill in the famous IHOP mark, which injury and damage cannot be quantified, and unless this court restrains Defendants' from further commission of said acts, Plaintiff will continue to suffer substantial irreparable injury for which it has no adequate remedy at law.
- 47. As the acts alleged herein constitute a willful violation of Section 43(c) of the Lanham Act, 15 U.S.C. § 1114(1), and as Plaintiff has no adequate remedy at law, it is entitled to injunctive relief, as well as, reasonable attorneys' fees and costs.

### **Prayer For Relief**

WHEREFORE, Plaintiff IHOP-IP, prays for judgment and relief as follows:

- A) Judgment that Plaintiff owns the IHOP® registered mark and it is valid and enforceable;
- B) Judgment that each of the Defendants are diluting by blurring the IHOP® mark and such acts have been deliberate and willful;
- C) Judgment that each of the Defendants are infringing the IHOP® mark, and that IHOP-KC's acts have been deliberate and willful;
- D) Judgment that each of the Defendants, its directors, officers, employees, attorneys, and agents, and all those persons acting in active concert or in participation with them, and their successors and assigns, be enjoined from further acts that dilute or infringe, contributorily infringe or induce infringement of the IHOP® mark;
- E) Judgment that Defendants, and each of them, shall file with the court and serve on Plaintiff a written report stating what actions they have taken to comply with the Court's injunction, and said report shall be due within thirty (30) days after entry of the injunction;
- F) Judgment that this case is exceptional, and that the Defendant IHOP-KC be ordered to pay all of Plaintiff's attorney fees associated with this action;
- G) Judgment that the Defendants individually and collectively be ordered to pay all costs and expenses incurred by Plaintiff associated with this action; and.

1	H) Judgment that Plaintiff be granted such other and additional relief as this		
2	Court may deem just and proper.		
3			Respectfully submitted,
4			LAUSON & TARVER LLP
5	Dated: Sep. 3, 2010	By:	The solid in the LEI
6	Datea. 50p. 5, 2010		Robert J. Lauson, Esq.
7			Robert J. Lauson, Esq. Edwin Tarver, Esq.
8			Attornevs for Plaintiff
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### **Demand For Jury Trial**

Plaintiff hereby demands a jury trial on all issues so triable.

Respectfully submitted,

LAUSON & TARVER LLP

Dated: Sep. 3, 2010

By:

Robert J. Lauson, Esq.



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# IHOP

Word Mark

IHOP

Goods and Services

IC 043. US 100 101. G & S; Restaurant services. FIRST USE: 19721100. FIRST USE IN

COMMERCE: 19721100

Standard Characters Claimed

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Trademark

Search Facility

LETTER-3-OR-MORE IHOP Combination of three or more letters as part of the mark

Classification Code

77105192 Serial Number

**Filing Date** 

February 12, 2007

**Current Filing** 

**Basis** 

**Original Filing Basis** 

1A

Published for

Opposition

March 4, 2008

Registration Number

3429406

Registration

May 20, 2008



Date

(REGISTRANT) IHOP IP, LLC LIMITED LIABILITY COMPANY DELAWARE C/O INTERNATIONAL Owner

HOUSE OF PANCAKES, INC 450 NORTH BRAND BLVD GLENDALE CALIFORNIA 912032306

Assignment Recorded

ASSIGNMENT RECORDED

Attorney of Record

Michael A. Rule

Prior

2332311;2942609;3003423;3005563

Registrations Type of Mark

SERVICE MARK

Register

Live/Dead

PRINCIPAL

Indicator

LIVE



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Browser to return to TESS)

# INTERNATIONAL HOUSE OF PANCAKES

INTERNATIONAL HOUSE OF PANCAKES Word Mark

Goods and Services IC 043. US 100 101. G & S: Restaurant services; carry out food services. FIRST USE:

19580707. FIRST USE IN COMMERCE: 19580707

Standard

Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number

77105421

Filing Date

February 12, 2007

Current Filing Basis 1A

**Original Filing** Basis

1A

Published for

Opposition

July 29, 2008

Registration

Number

3514724

Registration Date

October 14, 2008

Owner

(REGISTRANT) IHOP IP, LLC LIMITED LIABILITY COMPANY DELAWARE C/O

INTERNATIONAL HOUSE OF PANCAKES, LLC 450 NORTH BRAND BLVD GLENDALE

**CALIFORNIA 912032306** 

Assignment

ASSIGNMENT RECORDED

Recorded

Attorney of Record Michael A. Rule

Prior Registrations 2654277

Disclaimer NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "PANCAKES" APART FROM THE

MARK AS SHOWN

Type of Mark

SERVICE MARK

Register

PRINCIPAL

Live/Dead Indicator LIVE

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# FOR ME

Word Mark

**IHOP FOR ME** 

Goods and Services

IC 043. US 100 101. G & S: Restaurant services. FIRST USE: 20051000. FIRST USE IN

COMMERCE: 20051000

Standard Characters Claimed

Mark Drawing

Code

(4) STANDARD CHARACTER MARK

TDR

Trademark

Search Facility

LETTER-3-OR-MORE IHOP Combination of three or more letters as part of the mark SHAPES-MISC Miscellaneous shaped designs

Classification

Code

76698145

Serial Number **Filing Date** 

June 29, 2009

Current Filing Basis

1A

**Original Filing** 

1A

Basis

November 17, 2009

Published for Opposition

Registration Number

3743560

Registration

February 2, 2010

Date Owner

(REGISTRANT) IHOP IP, LLC LIMITED LIABILITY COMPANY DELAWARE 450 North Brand Blvd. Glendale CALIFORNIA 912031903

Attorney of Record

Michael A. Rule

Type of Mark

SERVICE MARK

Register

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TTAB Status

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# IHOP CAFE

Word Mark

**IHOP CAFE** 

Goods and Services IC 043. US 100 101. G & S: Cafe and restaurant services; carry-out cafe and restaurant services; coffee house services. FIRST USE: 20081229. FIRST USE IN COMMERCE: 20081229

Standard Characters Claimed

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Trademark

Search Facility Classification

LETTER-3-OR-MORE IHOP Combination of three or more letters as part of the mark

SHAPES-MISC Miscellaneous shaped designs

Code

Serial Number 76691975

Filing Date

August 8, 2008

**Current Filing** 

Basis

1A

**Original Filing** 

Basis

1B

Published for

January 20, 2009

Opposition Registration

3731730

Number

Registration Date

December 29, 2009

Owner

(REGISTRANT) IHOP IP, LLC LIMITED LIABILITY COMPANY DELAWARE 450 North Brand Blvd.

Glendale CALIFORNIA 912031903

Attorney of Record

Michael A. Rule

Prior Registrations

2332311;3429405;3429406;AND OTHERS

Disclaimer

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "CAFE" APART FROM THE MARK AS

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Type of Mark

SERVICE MARK

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# **IHOP 'N GO**

Word Mark

IHOP 'N GO

Goods and Services

IC 043. US 100 101. G & S: Restaurant services, namely, take-out restaurant services. FIRST

USE: 20080301. FIRST USE IN COMMERCE: 20080301

Standard Characters Claimed

Code

Code

Mark Drawing

(4) STANDARD CHARACTER MARK

Trademark Classification

LETS-1 N A single letter, multiples of a single letter or in combination with a design Search Facility LETTER-3-OR-MORE IHOP Combination of three or more letters as part of the mark NOTATION-SYMBOLS Notation Symbols such as Non-Latin characters, punctuation and

mathematical signs, zodiac signs, prescription marks

SHAPES-MISC Miscellaneous shaped designs

Serial Number 76677371 Filing Date

May 24, 2007

**Current Filing** 

1A

Basis **Original Filing** 

1B

Basis

Published for Opposition

June 10, 2008

Registration Number

3616420

Registration

Date

May 5, 2009

Owner

(REGISTRANT) IHOP IP, LLC LIMITED LIABILITY COMPANY DELAWARE 450 N. Brand Blvd.,

7th Floor Glendale CALIFORNIA 912099018

Attorney of Record

Michael A. Rule

Prior

2332311;2942609;3003423;AND OTHERS

Registrations Type of Mark

Register

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# **IHOP EXPRESS**

Word Mark

**IHOP EXPRESS** 

Goods and

IC 043. US 100 101. G & S: Restaurant and food take-out restaurant services. FIRST USE:

Services 20090815. FIRST USE IN COMMERCE: 20090815

Standard Characters

Claimed

Mark Drawing

Code

(4) STANDARD CHARACTER MARK

Trademark

Search Facility Classification

Facility LETTER-3-OR-MORE IHOP Combination of three or more letters as part of the mark

SHAPES-MISC Miscellaneous shaped designs

Code

Serial Number

76691550

**Filing Date** 

July 24, 2008

**Current Filing** 

Basis

1A

**Original Filing** 

1B

Basis

10

Published for Opposition

December 9, 2008

Registration

3771927

Number Registration

April 6, 2010

Date Owner

(REGISTRANT) IHOP IP, LLC LIMITED LIABILITY COMPANY DELAWARE 450 North Brand Blvd

Glendale CALIFORNIA 912031903

Attorney of

Record

Michael A. Rule

Prior

Registrations

2332311;3429405;3429406;AND OTHERS

Disclaimer

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "EXPRESS" APART FROM THE

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Type of Mark

SERVICE MARK

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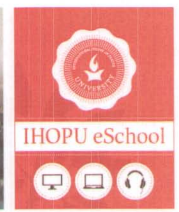
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Forerunnor Media Institute

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Alliance:

Children's Equipping Center

Healing Ministry

Hope City

JHOP-KC Commission

Israel Mandalis

Luke Lit Project

pnething Regionals

Sacred Charge

International House of Prayer 3535 E. Reif Endge Road, Kansas City, MO 64137

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A Prayer Journey through California Calling Young Adults to Plant Prayer Furnaces and Finish the Task of World Evangelization.

31:09:45:00

DAYS

HOURS

MINUTES

**SECONDS** 

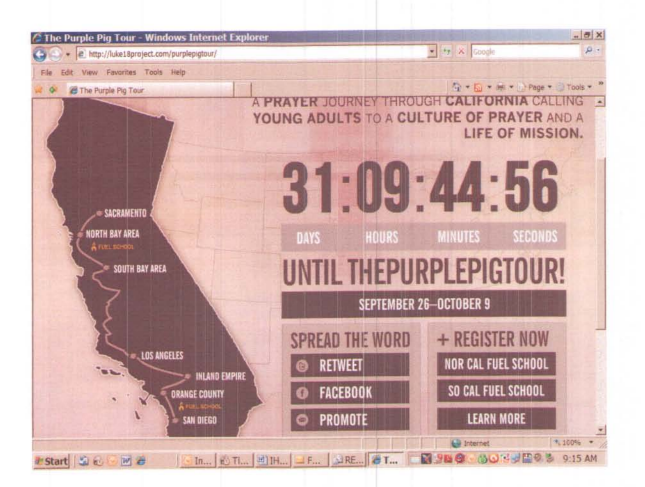
# UNTIL THEPURPLEPIGTOUR!

SEPTEMBER 26-OCTOBER 9

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### THEPURPLEPIGTOUR!

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# IHOP PARTNERS PROGRAM









# IHOPU

INTERNATIONAL HOUSE OF PRAYER UNIVERSITY
KANSAS CITY, MO • IHOP.ORG

Encounter God. Do His Works. Change the World.

By being rooted and grounded in the Word of God



# Encounter God Service

Mike Bickle 5-30-10 8:30 am The Revelation of Grace (Romans 5:12-21)





# GENTRAL COAST MISSIONS BASE

PRAYER ROOM





M:[0]1H

BERNER.

STEVEN

I pray most authentically through music...









1401 N. LAKE AVE. PASADENA, CA 91104 | CONTACT@PIHOP.COM | 626.791.7729 | INTERNSHIPS





#### PASADENA INTERNATIONAL HOUSE OF PRAYER

**EVENTS** 

# AHOUT

#### CONNECT

#### Name of Street

Make an appointment to recei-inner healing from a trained team. Contact: innerhealing@pihop.com



# PIHOP

Today	August 2010	*		₱Print	Week	Month	Agenda 💌
Sun	Mon	Tue	Wed	Thu	Fri		Sat
Aug	1 2		3 4	57		(6)	7
	8pm Worship ar		Consecrated C 6pr	Soaking W	8pm Heali	ng Se 2pm	Intro Propt
			9am 9am Soakii 7pr	Sermon on		3pm	Inter Propt
			10am 10am-12g 8:3	0pm Worship		7pm	The Well
			7pm Soaking W				

+2 more 8pm Worship ar 9am 9am Soakii 6pm Soaking W 8pm 8-10pm - \ 2pm Intro Propt 10am 10am-12r 7pm Sermon on 3pm Inter Proph 7pm Soaking W 8:30pm Worship 7pm The Well

> 9am 9am Soakii 6pm Soaking W 8pm 8-10pm - \ 10am Intro to Tl 2pm \*\*\*NO PR( 10am 10am-12r 7pm Sermon on 7pm Soaking W-8:30pm Worship 7pm The Well

7:30pm PhD 8pm Worship ar

8pm Worship ar

7:30pm PhD 8pm Worship ar

9am 9am Soakii 6pm Soaking W 8pm 8-10pm - \ 2pm Intro Propi 10am 10am-12r 7pm Sermon on 3pm Inter Proph 7pm Soaking W 8:30pm Worship 7pm The Well 7:30pm PhD 8pm Worship ar

9am 9am Soakii 6pm Soaking W (6:00pm) The Call 10am 10am-12r 7pm Sermon on 8pm \*NO WORS 2pm \*NO PROPI 7pm \*NO WELL 7pm Soaking W-8:30pm Worship 7:30pm PhD

Events shown in time zone: Pacific Time

# the well

#### 1st, 2nd ,3rd,4th Sat 7pm

Four times a month, personal prophetic prayer from prayer teams. Sign ups at 6pm. Ministry at 7pm.



# the well: intro

#### 3rd Sat 10am

Learn to activate the prophetic, so you can hear God's word for others and serve on the prayer team. Contact: thewell@pibop.com



# worship

#### Fri 8pm

Worship in community with our live worship band every Friday. Contact: worship@pihop.com



#### worship



GIVE TO PEOP







8pm Worship ar

8pm Worship ar

8pm Worship ar



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Coogle Calendar



# pihop Welcome to pihop

Name		Date
Email		Phone
	Yes, please add me to your email list for monthly cale	endar and updates
First V	isit to PIHOP?	
How d	id you hear about us?	
l am i	nterested in being involved/getting more infor	mation about: (check all that apply)
0	Worship- Do you sing or play an instrument?	
	H <sub>2</sub> O- Personal Prophetic Healing Prayer	
0	PhD- Physical Healing and Deliverance	
	The Well-Prophetic Prayer and Worship nights (2nd,	3rd, 4th Saturdays)
	Internships at PIHOP	
	Serving at PIHOP	
O.	Other	

# Pulse Internship Application 2010

# **Bob Lauson**

From: Sent:

Wednesday, August 25, 2010 5:06 PM

To:

Bob Lauson

Subject:

Fwd: September Calendar

----- Forwarded message -----

From: PIHOP <admin@pihop.com> Date: Wed, Aug 25, 2010 at 4:30 PM

Subject: September Calendar To: (Thread Sharman)

# Here's what's happening in September ....



# Friday September 10

8-10pm -- Healing Worship Service at PIHOP

The healing service is moving to the second Friday this month. Come to pray for physical healing for yourself and others on this powerful night of worship and intercession.

# Saturday September 11

Day of Worship at PIHOP

Join us at PIHOP for a special day of worship and prayer.



Wednesday September 8, 15, 22

Consecrated Days-- Join us at PIHOP for 3 consecrated days to seek the Lord. We will be holding prayer meetings at 7am, 12 noon, and 7pm each day.



# Saturday September 18

10am-12pm- Intro to The Well

Come to learn about how and why we minister at The Well. Required to minister on The Well prayer teams.



# Worship and The Word

8-10pm- New on Tuesday nights

Join us in worship focused on mediatating on the Scriptures through music

There will be NO events at PIHOP Friday, September 3-Monday, September 6. Please mark your calendars!

Happy Labor Day weekend!

\*See the attached calendar for our nightly worship/intercession sets. You can check out our most up-to-date schedule on our website at <a href="https://www.pihop.com">www.pihop.com</a> and click on "events".

# Wanted: People to serve at PIHOP

Are you looking for a place to connect and serve at PIHOP?

Do you know someone who is looking to use their talents in ministry?

We are still looking for the following positions:

Financial Advisor/Accountant- We are looking for someone who knows finances/tax laws to take in and reconcile donations and/or set-up payroll and tax payments.

The Well Hosts- Help others get acquainted with the sign-ups and direct them where to go on Saturday nights.

The Well MP3s- Send out the mp3s from the Well on Saturday night or during the following week.

We will train all interested people. Please contact admin@pihop.com for more information.

# PIHOP Artist Submissions

Calling all artists who want to display their work at PIHOP!

# What to Submit:

- Anybody can submit. We welcome all styles and genres of painting and drawing.
- We ask for a body of 2D work that would fill the white wall space.
- If you'd like to show some work but don't have enough to fill the space, you are welcome to make your own arrangements to show with a friend(s).

# How to Submit:

- Please email 3 jpgs of your work, and an artist's statement to pihopart@gmail.com
- You'll receive an email as to when we can have your work up
   & a template to fill in with your title/names/price of each piece.
- You will be responsible for setting up your work and tear

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Chers Francis

pulse@pihop.com

Applications Dur by Saturday Around 28

# **Covenant Partners**

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ctick here consumable sent donations@pihop.com in file!



WELCOME ABOUT EVENTS MEDIA CONTACT

#### Friday Nights Intercession from 7PM - 11PM

2165 Lucretia Avenue, San Jose, CA 95122

Saturday Fire In the Night Intimacy Worship and Intercession 8PM to 1AM

2165 Lucretia Avenue, San Jose, CA 95122

Sunday Encoutering God Training Session 7PM to 9PM

2165 Lucretia Avenue, San Jose, CA 95122

The San Jose House of Prayer is meeting on Thursday in Spanish 7pm to 11pm:

1731 E San Antonio St, San Jose, CA 95116

# **Current Prayer Points:**

Pray for unity in the body of Christ and an awakening to the love of God.

Pray that God would release an outpouring of the Holy Spirit on high school and college campuses.

Pray that the Lord of the Harvest would send out laborers to become the hands and feet of Jesus.

# San Jose House of Prayer

The **San Jose (International) House of Prayer** - SJHOP - was established on January 1st, 2006. It was raised up as a house of prayer to contend with every thing that challenges the Lordship, kingdom and supremacy of Christ over all affairs.

The SJHOP is a community of young and old who seek to lift a continuous (24/7) cry of worship and intercession for and out of our city and nation.

The main foundation of all that is done at SJHOP is to pour out our extravagant love in intimacy and devotion to Jesus Christ who is worthy of all praise and adoration. At the same time, a unique and defining characteristic of SJHOP is governmental, education and marketplace transformation of our city (and beyond after we've experienced it here in our city) as delineated by the 1 Timothy 2 mandate.

True reformation, revival, and revolution in our Silicon Valley will only be born out of a spiritual shift and this can only occur when we have altered the spiritual atmosphere and power structure through sustained prayer and fasting. And to that end, we seek to establish the SJHOP.

A mobile ministry team: The SJHOP core team will also minister in the marketplace (businesses, government offices, streets, schools, hospitals and different gatherings) taking the glory of the Lord, like the moveable Ark of the Covenant, through worship, prayer and the Word of God.

SJHOP is in partnership and blessing of: Bay Area Network of Youth Leaders, San Francisco House of Prayer, Berkley House of Prayer, Santa Clara County Canopy of Prayer, Bay Area Canopy of Prayer, Campus Church Network, Pray South Bay, Transformation Alliance of Santa Clara County, Community Pregnancy Center and Living Stones Foundation.







# About the House of Prayer

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# Vision

Contending to bring forth transformation in the Bay Area though prayer, fasting, equipping and empowering the Body of Christ of this region.

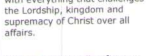
# Mission

We seek to equip people to contend for a powerful breakthrough of revival and justice in their personal lives, families and cities through a consecrated lifestyle. All together establishing a 24/7 prayer center in the city of San Jose and surrounding cities.

# Core Values

#### **Intimacy With Jesus:**

Intimacy with Jesus is our ultimate mandate and reward. It is our foundation to seek after the heart of God.



The Vision of SJHOP is to raise up

a house of prayer that contends

with everything that challenges

We are a community of young and old who seek to lift a continuous (24/7) cry of worship and intercession for and out of our city and nation.



# info@siihop.org



408-506-6434 or 408-401-2893



San Jose House of Prayer 2165 Lucretia Avenue. San Jose, CA 95122



# 24/7 Worship and Prayer

With an unending chorus of worship and ceaseless prayer, we desire to minister to the Lord day and night and to cry out for "speedy justice" (Luke 18) from one geographical location. In essence, our desire is to move beyond normal prayer meetings to inspire and nurture a culture of prayer (Isaiah 56:7).

# Giving:

Jesus taught us in the Sermon on the Mount (Matthew 6) to pray, fast, and give. We commit to give to the poorest of the poor, the orphans of the world and plant seeds in different ministries and people as He leads us.

## The Scriptures:

The Word of God - the Bible - is the eternal (Matthew 24:35), infallible (Psalms 12:6), unhindered (2 Timothy 2:9), and inspired (2 Timothy 3:16) Word of God and as such, we desire to search out the Scriptures to better understand them and apply them to our lives.

# Marketplace Ministry:

Interceding "for kings and all those in authority" (1 Timothy 2:1-3) is a priority. We desire to see the transformation of our governments, businesses and education to reflect the Kingdom of God that is built on righteousness and justice.

#### **Community Living:**

To us, community living is not an option. We intentionally live in community because we desire to be one in heart and mind (Acts 4:32) in our pursuit of God. We believe God wants to bring His glory to our communities and use us as his vessels to bring and display this glory.

#### **Prophetic Ministry:**

We desire to be a "company of prophets" who seek to be friends that the Lord can share his secret counsel with (Amos 3:7, Genesis 18:17, Joel 2:28). We value the prophetic because it enhances our relationship with the Lord and because it is a helpful and useful guide.

# Spiritual Influence Through Aggressive Prayer and Fasting:

The Scriptures make it clear that "...the kingdom of Heaven suffers violence and the violent take it by force" (Matthew 11:12). To that end, we engage in aggressive prayer and intercession to gain "air supremacy" (Daniel 10) for the in-break of the Holy Spirit and societal reformation.

Click here for a Brief History of 24/7 Prayer.

donate : resources :: internships

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# Contact Us

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## info@sjihop.org



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408-401-2893 or 408-506-6434



San Jose House of Prayer 2165 Lucretia Avenue. San Jose, CA 95122

# **Thursday Night Prayer Meetings**

Worship and Intercession in Spanish 7:00PM - 11:00pm

\*1731 E. San Antonio, San Jose, CA 95116 (note different location

# Friday Night Prayer Meeting

Intercession and prayer for the South Bay at the Lucretia address 7:00PM - 11:00AM

# Saturday Night Prayer

Fire in the Night Intimacy, Worship and Intercession at the Lucretia ad 7:00 PM - 1:00 AM

#### **Sunday Night Encoutering God**

Teaching sessions at the Lucretia address 7:00 PM - 10:00 PM

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INTERNATIONAL HOUSE OF PRAYER EAST BAY

Staff Login







Welcome guest / Login

Staff Login



HOME WHO WE ARE EVENTS RESOURCES PRAYER ROOM DNA

About Us

## What is IHOP?

Isaiah 56:7 "...these I will bring to my holy mountain and give them joy in my house of prayer. Their burnt offerings and sacrifices will be accepted on my altar, for MY HOUSE WILL BE CALLED A HOUSE OF PRAYER for all nations."

#### International House of Prayer

The vision of IHOP East Bay\* is to establish a 24 hour a day prayer furnace, in the spirit of the Tabernacle of David, where we participate with Heaven in night and day prayer and worship around God's throne for the east bay region and the nations of the world. We are also committed to equipping forerunners in prayer, fasting and the Great Commission.

The prayer room is the focus and heart of everything that goes on at IHOP East Bay. The prayer room opened September 18, 2006 with 8 hours of continuous prayer from 6am-2pm Monday-Friday. The hours have expanded since then and we are currently open with 18 hours of continouse prayer Monday through Friday. 🖟 Schedule

#### Why 24/7 worship and prayer?

There are numerous expressions of night and day prayer in scriptues, the most notable being the Tabernacle of David. When our hearts deeply experience the love of God in the place of worship and intercession, we are strengthened and empowered to give ourselves to the labor of the work of the Kingdom with greater diligence. authority and power. 24/7 worship and prayer will change the spiritual almosphere of the city, thus opening the heavens for more anointed and effective evangelism to the lost and unity in the Church. We believe that the Holy Spirit is orchestrating a global prayer strategy far eclipsing any other prayer movement in history resulting in an unprecedented harvest of souls throughout the earth.

WHO WE ARE

Inten	cessory Mission	ary
	Partnership	
	Contact Us	
	Leadership	Ī

\* 501 (c) 3 Nonprofit



HOME WHO WE ARE EVENTS RESOUR	RCES PRAYER ROOM		
Email List Sign Up Name (First and Last)	Contact Us	CONNECT	About Us
Your email address *	Driving Directions  IHOP East Bay is privileged to use Parkway Baptist Church's facilities which is located in the East Bay of the San Francisco Bay Area, at 7485 Village Parkway in		Getting Involved Intercessory Missionary Partnership
Message *	Dublin, one block south of Dublin High School.  Mapquest Directions		Leadership
	From San Ramon/Danville: Take 680 South, EXIT on ALCOSTA BLVD and TURN left. Turn RIGHT onto VILLAGE PARKWAY. The Church is on the left side about 1 mile down.		
* Required fields	From Livermore: Take 580 West, EXIT on HOPYARD/DOUGHERTY RD and go Right (North toward Dublin). Take the first LEFT onto DUBLIN BLVD. Turn RIGHT on VILLAGE PARKWAY. The Church is on the right side before Tamarack Dr.	EMAIL:	info@ihopeastbay.org
Join!	From Pleasanton: Take 680 North and then 580 West. Take the first EXIT which is SAN RAMON RD (Toward Dublin). Take the first RIGHT onto DUBLIN BLVD. Turn left onto VILLAGE PARKWAY. The Church is on the right side before Tamarack Dr.		

\*\*\* If you desire to unsubscribe to our emailing list please include that in the message box. All other questions can be directed to the info@hopeastbay address.



HOME WHO WE ARE EVENTS RESOURCES PRAYER ROOM

# Prayer Room Schedule

	SUNDAY	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY
2am-2am		Devotional Set	Intercession Set	Devotional Set	Intercession Set	Devotional Set	
2am-4am		Devotional Set	Devotional Set	Devotional Set	Devotional Set	Intercession Set	
4am-8am		Devotional Set					
5am-8am		Devotional Set					
Bam-10am		Devotional Set					
10#m-12pm		Intercession Set					
12pm-Zpm		Devotional Set					
2pm-4pm		Devotional Set					
4pm-6pm							
брт-8рт	EGS						
8pm-10pm							
10pm-12sm							

#### PRAYER ROOM

What to Expect Prayer Room Handouts

#### 4 Types of Prayer Formats

APOSTOLIC INTERCESSION (INT): intercession for objective revival combined with continual worship. Prophetic singers sing antiphonally with the intercessors.

WORSHIP WITH THE WORD (WWTW): a new worship format in the form of a "prophetic liturgy." Emphasizing corporate worship directly from the Scripture

DEVOTIONAL WORSHIP (DEVO): worship feams providing an anointed atmosphere for personal devotions and bible study. During these sets there is not an open microphone for intercession.

PROPHETIC WORSHIP the integration of the three previous formats, within a contemporary worship set and the inclusion of ministry time. Usually used at our Friday night service (EGS) and conferences.

# UNITED STATES DISTRICT COURT

for the

IHOP IP, LLC  Plaintiff  V.  INTERNATIONAL HOUSE OF PRAYER, et al  Defendant	) ) Civil Action No. )
SUMMONS IN	A CIVIL ACTION
To: (Defendant's name and address)	
are the United States or a United States agency, or an office P. 12 (a)(2) or (3) — you must serve on the plaintiff an ans	ou (not counting the day you received it) — or 60 days if you er or employee of the United States described in Fed. R. Civ. wer to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion whose name and address are:  LAUSON & TARVER LLP Robert Lauson, Esq., Edwi 880 Apollo Street, Suite 30	in Tarver, Esq.
If you fail to respond, judgment by default will be a You also must file your answer or motion with the court.	entered against you for the relief demanded in the complaint.
	CLERK OF COURT
vil. 1000	CHRISTOPHER POWERS
Date:	Signature of Clerk or Deputy Clerk

1	Robert Lauson, Esq. (SBN 175486)	
2	bob@lauson.com Edwin Tarver, Esq. (SBN 201943) Edwin@lauson.com	
3	LAUSON & TARVER LLP 880 Apollo Street, Suite 301	
4	El Segundo, California 90245 Telephone: (310) 726-0892	
5	Facsimile: (310) 726-0893	
6	Attorneys for Plaintiff, IHOP IP, LLC	
7		
8	UNITED STATES	DISTRICT COURT
9	CENTRAL DISTRICT OF CALI	FORNIA, WESTERN DIVISION
10	<b>IHOP IP, LLC</b> , a California Limited Liability Company,	Civil Action No.
11	Elaomity Company,	Complaint for Injunctive Relief for
12	Plaintiff, v.	Federal Trademark Infringement and Dilution
13		and Didtion
14	INTERNATIONAL HOUSE OF PRAYER, a Missouri non-profit	Demand For Jury Trial
15	corporation; FRIENDS OF THE	John Mary Time
16	<b>BRIDEGROOM, INC.</b> , a Missouri non-profit corporation; <b>SHILOH</b>	
17	MINISTRIES, INC., a Missouri non-	
18	profit Corporation; CENTRAL COAST INTERNATIONAL HOUSE OF	
19	PRAYER, a California corporation; PASADENA INTERNATIONAL	
20	HOUSE OF PRAYER, a California	
21	corporation; SAN JOSE HOUSE OF	
	PRAYER, an unknown entity; INTERNATIONAL HOUSE OF	
22	PRAYER EAST BAY, an unknown	
23	entity; and DOES 1 through 20, Defendants.	
24	Detendants.	
25		

-1-

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

I (a) PLAINTIFFS (Check bo	ox if you are representing yourself		DEFENDANTS		
IHOP IP, LLC, a Delawa	are Limited Liability Company		See Attachment		
(b) Attorneys (Firm Name, A yourself, provide same.) See Attachment	ddress and Telephone Number. If	you are representing	Attorneys (If Known)		
II. BASIS OF JURISDICTIO	N (Place an X in one box only.)		NSHIP OF PRINCIPAL PAR  X in one box for plaintiff and of		es Only
☐ I U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government Not a Party	, ,	PTI	F DEF  □ 1 Incorporated or of Business in the	
☐ 2 U.S. Government Defendan	of Parties in Item III)	enship Citizen of And	other State $\square$ 2	☐ 2 Incorporated and of Business in A	d Principal Place ☐ 5 ☐ 5 Inother State
		Citizen or Sub	ject of a Foreign Country 3	☐ 3 Foreign Nation	□6 □6
IV. ORIGIN (Place an X in or					
☐ 1 Original ☐ 2 Remove State C	ed from 3 Remanded from ourt Appellate Court	☐ 4 Reinstated or ☐ Reopened	5 Transferred from another di	Dist	—
V. REQUESTED IN COMPL	AINT: JURY DEMAND:	Yes □ No (Check Ye	es' only if demanded in compla	int.)	
CLASS ACTION under F.R.C	C.P. 23: ☐ Yes ☑ No		MONEY DEMANDED IN C	OMPLAINT: \$	
	e the U.S. Civil Statute under whi			Do not cite jurisdictional si	tatutes unless diversity.)
15 U.S.C. §§ 1051, 15 U.S. VII. NATURE OF SUIT (Place	S.C §1125(c), 15 U.S.C. § 1114(1)	Federal Trademark Inf	ringement and Dilution.		
A La Contraction of the Contract	T		, donma	ND1GOVED	T I DOD
OTHER STATUTES  400 State Reapportionment	CONTRACT	TORTS PERSONAL INJUR	TORTS Y PERSONAL	PRISONER PETITIONS	LABOR  ☐ 710 Fair Labor Standards
☐ 410 Antitrust	☐ 120 Marine	□ 310 Airplane	PROPERTY	□ 510 Motions to	Act
☐ 430 Banks and Banking	□ 130 Miller Act	□ 315 Airplane Produ		Vacate Sentence	□ 720 Labor/Mgmt.
☐ 450 Commerce/ICC	☐ 140 Negotiable Instrument	Liability  320 Assault, Libel	2 371 Truth in Lending & □ 380 Other Personal	Habeas Corpus  ☐ 530 General	Relations  ☐ 730 Labor/Mgmt.
Rates/etc.	☐ 150 Recovery of Overpayment &	Siander	Property Damage	□ 535 Death Penalty	Reporting &
☐ 470 Racketeer Influenced	Enforcement of	☐ 330 Fed. Employer	s' 385 Property Damage	□ 540 Mandamus/	Disclosure Act
and Corrupt	Judgment	Liability  ☐ 340 Marine	Product Liability		☐ 740 Railway Labor Act
Organizations	☐ 151 Medicare Act	☐ 345 Marine Produc	BANKRUPTCY	☐ 550 Civil Rights	☐ 790 Other Labor
☐ 480 Consumer Credit ☐ 490 Cable/Sat TV	☐ 152 Recovery of Defaulted Student Loan (Excl.	Liability	158	☐ 555 Prison Condition FORFEITURE /	Litigation  ☐ 791 Empl. Ret. Inc.
□ 810 Selective Service	Veterans)	☐ 350 Motor Vehicle	☐ 423 Withdrawal 28	PENALTY	Security Act
□ 850 Securities/Commodities/		☐ 355 Motor Vehicle Product Liabili	ty USC 157	☐ 610 Agriculture	PROPERTY RIGHTS
Exchange	Overpayment of	☐ 360 Other Personal	CIVIL RIGHTS	☐ 620 Other Food &	□ 820 Copyrights
USC 3410	Veteran's Benefits  ☐ 160 Stockholders' Suits	Injury	☐ 441 Voting ☐ 442 Employment	Drug ☐ 625 Drug Related	□ 830 Patent ■ 840 Trademark
□ 890 Other Statutory Actions	☐ 190 Other Contract	☐ 362 Personal Injury Med Malpracti		Seizure of	SOCIAL SECURITY
□ 891 Agricultural Act	☐ 195 Contract Product	☐ 365 Personal Injury	_ mmodations	' '	□ 861 HIA (1395ff)
□ 892 Economic Stabilization	Liability □ 196 Franchise	Product Liabili	f land the second the second	881	□ 862 Black Lung (923) □ 863 DIWC/DIWW
Act  893 Environmental Matters	REAL PROPERTY	☐ 368 Asbestos Perso Injury Product	Disabilities -	□ 640 R.R. & Truck	(405(g))
□ 894 Energy Allocation Act	☐ 210 Land Condemnation	Liability	Employment	□ 650 Airline Regs	□ 864 SSID Title XVI
□ 895 Freedom of Info. Act	□ 220 Foreclosure	IMMIGRATION	☐ 446 American with	☐ 660 Occupational	□ 865 RSI (405(g))
□ 900 Appeal of Fee Determi-	230 Rent Lease & Ejectment	☐ 462 Naturalization Application	Disabilities - Other	Safety /Health  ☐ 690 Other	FEDERAL TAX SUITS  870 Taxes (U.S. Plaintiff
nation Under Equal Access to Justice	☐ 240 Torts to Land ☐ 245 Tort Product Liability	☐ 463 Habeas Corpus		1 090 Other	or Defendant)
□ 950 Constitutionality of State Statutes	290 All Other Real Property	Alien Detainee  ☐ 465 Other Immigra Actions	Rights		□ 871 IRS-Third Party 26 USC 7609
			<u></u>	g w was one.	
				-6422	<del>_</del>
			- 1071 ° 1642	Same and the same of the same	2

FOR OFFICE USE ONLY: Case Number: \_\_\_\_\_\_\_AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

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

		reviously filed in this court a	and dismissed, remanded or closed?	▼No □ Yes		
VIII(b). RELATED CASES: Ha	ave any cases been pro	eviously filed in this court th	nat are related to the present case?	No 🗆 Yes		
E) C	A. Arise from the sam  Call for determinate  For other reasons w	e or closely related transaction of the same or substantial duplould entail substantial dupl	ons, happenings, or events; or ally related or similar questions of law ication of labor if heard by different jut, and one of the factors identified ab	udges; or	esent.	
IX. VENUE: (When completing to the country in this District Check here if the consumment)	t; California County o	outside of this District; State	if other than California; or Foreign C	Country, in which <b>EACH</b>	named plaintiff resides.	
County in this District:*	, its agencies of emplo	syees is a named plaintiff.	f this box is checked, go to item (b).  California County outside of this Di	istrict; State, if other than C	California: or Foreign Country	
Los Angeles County						
(b) List the County in this Distric  ☐ Check here if the government	t; California County c , its agencies or emplo	outside of this District; State oyees is a named defendant.	if other than California; or Foreign C If this box is checked, go to item (c)	Country, in which <b>EACH</b>	named defendant resides.	
County in this District:*			California County outside of this Di			
Los Angeles County, Santa Ba	rbara County		Santa Clara County CA, Alame	da County CA, Misso	uri	
(c) List the County in this District Note: In land condemnation			if other than California; or Foreign C lved.	Country, in which EACH	claim arose.	
County in this District:*			California County outside of this Di	strict; State, if other than C	California; or Foreign Country	
Los Angeles County						
* Los Angeles, Orange, San Bern Note: In land condemnation cases,	ardino, Riverside, V use the location of the	entura Santa Barbara, or e tract of land involved	San Luis Obispo Counties	0 6 20	10	
X. SIGNATURE OF ATTORNEY	(OR PRO PER):		Date	3 2011	10	
or other papers as required by l	aw. This form, approv	ved by the Judicial Conference	rmation contained herein neither replace of the United States in September 1 string the civil docket sheet. (For more	974, is required pursuant	to Local Rule 3-1 is not filed	
Key to Statistical codes relating to S	Social Security Cases:					
Nature of Suit Code	Abbreviation	Substantive Statement of	of Cause of Action			
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))				
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)				
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))				
863	DIWW	All claims filed for widow Act, as amended. (42 U.S	ws or widowers insurance benefits bases. (C. 405(g))	sed on disability under Ti	itle 2 of the Social Security	
864	SSID	All claims for supplemen Act, as amended.	ntal security income payments based upon disability filed under Title 16 of the Social Security			
865	RSI	All claims for retirement U.S.C. (g))	(old age) and survivors benefits under	r Title 2 of the Social Sec	curity Act, as amended. (42	

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Dage 2 of 2

# IHOP IP, LLC v. INTERNATIONAL HOUSE OF PRAYER, et al

# CV-071 Attachment

# Section 1(a) Defendants

INTERNATIONAL HOUSE OF PRAYER, a Missouri non-profit corporation; FRIENDS OF THE BRIDEGROOM, INC., a Missouri non-profit corporation; SHILOH MINISTRIES, INC., a Missouri non-profit Corporation; CENTRAL COAST INTERNATIONAL HOUSE OF PRAYER, a California corporation; PASADENA INTERNATIONAL HOUSE OF PRAYER, a California corporation; SAN JOSE HOUSE OF PRAYER, an unknown entity; INTERNATIONAL HOUSE OF PRAYER EAST BAY, an unknown entity; and DOES 1 through 20

# Section 1(b) Attorneys for Plaintiff

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