

—Continued from previous page—

IN THE INTEREST OF:
 NAZYRYAH MARTINEZ,
 Child,
 and concerning
 PARENTAL RIGHTS TERMINATED and PHILLIP MARTINEZ, Respondents.

Jordan Lewis, Esq. #50198
 Assistant County Attorney
 Attorney for Petitioner
 14980 East Alameda Drive
 Aurora, CO 80012
 303-636-1883

Case No: 20JV455
 Division: 14

NOTICE OF ADJUDICATORY HEARING AND DEFAULT JUDGMENT

PLEASE TAKE NOTICE that an Adjudicatory Hearing regarding **RESPONDENT FATHER, PHILLIP MARTINEZ** is set for **OCTOBER 13, 2021 at 11:00 A.M.** in Division 14 at the Arapahoe County District Court, 7325 South Potomac Street, Centennial, Colorado 80112. You have the right to be represented by an attorney during these proceedings; if you cannot afford an attorney, one will be appointed to represent you. In the event you fail to appear for said hearing at the date and time indicated, the Petitioner, the People of the State of Colorado, will request that the Court enter a default judgment against you and adjudicate the child(ren) dependent and neglected in accordance with the Colorado Children's Code.

Due to COVID 19, the Arapahoe County District Court is holding hearings via Cisco WebEx Meetings to allow for audiovisual and/or audio participation. Participants may use any computer, tablet or smart phone equipped with a camera and microphone for audiovisual participation. Parties should use the following link:

*<https://judicial.webex.com/meet/bonnie.mclean>
 *Enter your name and email address (so we know who you are). You will then be in the virtual courtroom.

*Select your audio setting. If the audio on your computer or tablet does not work, please use the alternate audio option of calling in to the number below.

If you do not have a device that will support a video connection, you may still participate by audio only by calling 720-650-7664. When prompted enter code 925 850 797.

If you elect to appear in person, you must be at the Courthouse a half hour before the hearing is scheduled to begin.

Dated this 8th day of September 2021.
 Jordan Lewis, Reg. #50198
 Assistant County Attorney
 Attorney for Petitioner
 14980 E. Alameda Drive
 Aurora, CO 80012
 303-636-1883
 303-636-1889 FAX

Published in The Villager
 Published: September 16, 2021
 Legal # 10389

**DISTRICT COURT
 COUNTY OF ARAPAHOE,
 STATE OF COLORADO
 7325 S. Potomac Street
 Centennial, Colorado 80112**

PEOPLE OF THE STATE OF

COLORADO,
 Petitioner,
 IN THE INTEREST OF:
 ALONSO VELASQUEZ
 Child,
 concerning

CRYSTAL CASTOR, DECEASED,
 and JORDAN ANDERSON,
 Respondents.

Linda Arnold, Reg. No. 16764
 Office of the Arapahoe County
 Attorney
 Attorney for the People
 Arapahoe County Department of
 Human Services
 14980 East Alameda Drive
 Aurora, CO 80012
 larnold@arapahoegov.com
 Tel: 303-636-1882
 Fax: 303-636-1889

Case No: 21JV404
 Division: 23

NOTICE OF ADJUDICATORY COURT TRIAL AND DEFAULT JUDGMENT REGARDING RESPONDENT FATHER JORDAN ANDERSON

PLEASE TAKE NOTICE that an Adjudicatory Court Trial & Default Judgment regarding **JORDAN ANDERSON** is set for **October 15, 2021, at the hour of 10:00 a.m.**, in Division 23, at the Arapahoe County District Court, 7305 South Potomac Street, Centennial, Colorado 80112. Due to COVID 19, the Arapahoe County District Court is holding hearings via Cisco WebEx Meetings to allow for audiovisual and/or audio participation. Participants may use any computer, tablet or smart phone equipped with a camera and microphone for audiovisual participation. Parties should use the following link:

*<https://judicial.webex.com/meet/beth.dumler>
 *Enter your name and email address (so we know who you are). You will then be in the virtual courtroom.
 *Select your audio setting. If the audio on your computer or tablet does not work, please use the alternate audio option of calling in to the number below.

If you do not have a device that will support a video connection, you may still participate by audio only by calling 720-650-7664. When prompted enter code 926 041 808 #.

You have the right to be represented by an attorney during these proceedings; if you cannot afford an attorney, one will be appointed to represent you. In the event you fail to appear for said hearing at the date and time indicated, the Petitioner will request that the Court enter a default judgment against you, and adjudicate the child dependent and neglected in accordance with the Colorado Children's Code.

/s/ Linda Arnold
 Linda Arnold, Reg. No. 16764
 Senior Assistant County Attorney
 14980 East Alameda Drive
 Aurora, CO 80012
 (303) 636-1883

Published in The Villager
 Published: September 16, 2021
 Legal # 10390

**DISTRICT COURT
 COUNTY OF ARAPAHOE,
 STATE OF COLORADO**

**7325 South Potomac Street
 Centennial, Colorado 80112
 (303) 649-6355 Telephone**

PEOPLE OF THE STATE OF
 COLORADO,
 Petitioner,

MATTHEW RODRIGUEZ,
 Child,
 and concerning

ALEXANDRA RODRIGUEZ and
 LAWRENCE PADILLA,
 Respondents.

Jordan Lewis, Esq. #50198
 Assistant County Attorney
 Attorney for Petitioner
 14980 East Alameda Drive
 Aurora, CO 80012
 303-636-1883

Case No: 21JV294
 Division: 14

NOTICE OF ADJUDICATORY HEARING AND DEFAULT JUDGMENT

PLEASE TAKE NOTICE that an Adjudicatory Hearing regarding **RESPONDENT FATHER, LAWRENCE PADILLA** is set for **October 27, 2021 at 11:00 A.M.** in Division 14 at the Arapahoe County District Court, 7325 South Potomac Street, Centennial, Colorado 80112. You have the right to be represented by an attorney during these proceedings; if you cannot afford an attorney, one will be appointed to represent you. In the event you fail to appear for said hearing at the date and time indicated, the Petitioner, the People of the State of Colorado, will request that the Court enter a default judgment against you and adjudicate the child(ren) dependent and neglected in accordance with the Colorado Children's Code.

Due to COVID 19, the Arapahoe County District Court is holding hearings via Cisco WebEx Meetings to allow for audiovisual and/or audio participation. Participants may use any computer, tablet or smart phone equipped with a camera and microphone for audiovisual participation. Parties should use the following link:

*<https://judicial.webex.com/meet/bonnie.mclean>
 *Enter your name and email address (so we know who you are). You will then be in the virtual courtroom.
 *Select your audio setting. If the audio on your computer or tablet does not work, please use the alternate audio option of calling in to the number below.

If you do not have a device that will support a video connection, you may still participate by audio only by calling 720-650-7664. When prompted enter code 925 850 797.

If you elect to appear in person, you must be at the Courthouse a half hour before the hearing is scheduled to begin.

Dated this 9th day of September 2021.
 Jordan Lewis, Reg. #50198
 Assistant County Attorney
 Attorney for Petitioner
 14980 E. Alameda Drive
 Aurora, CO 80012
 303-636-1883
 303-636-1889 FAX

Published in The Villager
 Published: September 16, 2021
 Legal # 10391

SPECIAL DISTRICTS

**00 65 33
 NOTICE OF FINAL PAYMENT
 BIG DRY CREEK REACH 12
 CHANNEL IMPROVEMENT
 PROJECT
 (Contract No. CPR16-00019-C-1)**

Notice is hereby given that on September 30, 2021, **Southeast Metro Stormwater Authority** shall make final payment to Naranjo Civil Constructors, 627 27th Street, Garden City, Colorado 80631 in connection with full payment for all services rendered, materials furnished and for all labor performed in and for the above-referenced PROJECT.

1. Any person, co-partnership, association of persons, company or corporation that has an unpaid claim against the said PROJECT for or on account of the furnishing of labor, materials, team hire, sustenance, provisions, provender or other supplies used or consumed by such CONTRACTOR or any SUBCONTRACTOR in or about the performance of said WORK contracted to be done or that supplies rental machinery, tools, or equipment to the extent used in the prosecution of the WORK whose claim therefore has not been paid by the CONTRACTOR or the SUBCONTRACTOR may at any time up to and including said time of such final settlement file a verified statement of the amount due and unpaid on account of such claim.

2. All such claims will be filed with **Southeast Metro Stormwater Authority**, 7437 South Fairplay Street, Centennial, Colorado, 80112, on or before the above-mentioned date of final settlement.

3. Failure on the part of a creditor to file such statement prior to such final settlement will relieve **Southeast Metro Stormwater Authority** from any and all liability for such claim.

Published in The Villager
 First Publication: September 9, 2021
 Last Publication: September 23, 2021
 Legal # 10383

**NOTICE OF CONTRACTOR'S SETTLEMENT
 ARAPAHOE COUNTY
 STATE OF COLORADO**

NOTICE IS HEREBY GIVEN that on 16th day of September, 2021, final settlement will be made by the **Arapahoe County Public Airport Authority**, for and on account of the contract of said **Asphalt Specialties, Inc.** for the furnishing and installation of **AIP No. 3-30-0029-052-2019**, at Centennial Airport, and any person co partnership, association or corporation who has unpaid claim against said **Asphalt Specialties, Inc.** for or on account of the furnishing of labor, materials, supply of laborers, rental machinery, tools, or equipment, team hire, sustenance, provision, provender or other supplies used or consumed by such Contractor or any of the subcontractors in or about the performance of said work, may at any time up to and including said time of such final settlement on October 16, 2021, file a verified statement of the amount due and unpaid on account of such claim with the Arapahoe County Public Airport Authority.

Failure on the part of a claimant to file such statement prior to such final settlement will relieve said **Arapahoe County Public Airport Authority** from all and any liability for such claimant's claim.

**Arapahoe County Public Airport Authority
 County of Arapahoe
 State of Colorado**

Published in The Villager
 First Publication: September 16, 2021
 Last Publication: September 23, 2021
 Legal # 10392

COUNTY OF ARAPAHOE, STATE OF COLORADO

NOTICE OF PUBLIC HEARING ON FIRST AMENDMENT TO SERVICE PLAN

IN RE HAVANA WATER AND SANITATION DISTRICT, COUNTY OF ARAPAHOE, STATE OF COLORADO

PUBLIC NOTICE IS HEREBY GIVEN that pursuant to Section 32-1-202(1)(a), C.R.S., there has been filed with the County of Arapahoe ("County") a First Amendment to the Service Plan (the "First Amendment") for the **Havana Water and Sanitation District** (the "District"). The First Amendment is available for public inspection at the offices of Icenogle Seaver Pogue P.C., 4725 S. Monaco Street, Suite 360, Denver, Colorado, 80237 or by email request to Meg Liesmaki at mliesmaki@isp-law.com.

The District is generally located in the County between S. Havana Street and S. Peoria Street, bounded on the northeast and east by Cherry Creek State Park. The District is a water and sanitation district that may provide services and public improvements for the area as described in the Special District Act, Sections 32-1-101 et seq., C.R.S., subject to the limitations in the Service Plan for Organization of Havana Water and Sanitation District (the "Service Plan"). The Service Plan does not establish a maximum property tax mill levy that may be imposed by the District.

NOTICE IS FURTHER GIVEN that the Board of County Commissioners ("County Commissioners") for the County will hold a public hearing to consider the First Amendment on Tuesday, October 12, 2021, at 9:30 a.m. The public is invited to attend the public hearing held in the East Hearing Room at the Arapahoe County Administration Building, 5334 South Prince Street, Littleton, Colorado 80120. The hearing can be viewed online at arapahoe.legistar.com. Virtual public comment is allowed by calling 1-855-436-3656 and, when prompted to, by pressing "3" on the telephone keypad to be entered in the speaking queue. The purpose of the hearing is to consider the First Amendment and to form a basis for adopting a resolution approving, disapproving, or conditionally approving the First Amendment. All protests and objections must be submitted in writing to the County Commissioners at or prior to the public hearing or any continuance or postponement thereof in order to be considered. All protests and objections to the First Amendment shall be deemed to be waived unless presented at the time and in the manner specified

Section 32-1-203(3.5), C.R.S.

NOTICE IS FURTHER GIVEN that pursuant to Section 32-1-203(3.5), C.R.S., any person owning property in the District may request that such property be excluded from the District by submitting such request to the County Commissioners no later than ten (10) days prior to the public hearing.

BY ORDER OF THE BOARD OF COUNTY COMMISSIONERS, COUNTY OF ARAPAHOE, STATE OF COLORADO

Published in The Villager
 Published: September 16, 2021
 Legal # 10393

NOTICE OF FILING OF PETITION AND NOTICE OF HEARING ON PETITION

PUBLIC NOTICE IS HEREBY GIVEN that there was filed in the Arapahoe County District Court on the 30th day of July, 2021, a petition entitled **"Petition for Dissolution of Interstate South Metropolitan District"** (the "Petition"). Pursuant to §§ 32-1-703(1), 32-1-703(2) and 32-1-703(3), C.R.S., the undersigned hereby provides notice of the same.

NOTICE IS FURTHER GIVEN that Interstate South Metropolitan District (the "District") submitted a current financial statement with the Petition, as required by § 32-1-702(2), a Certificate of No Outstanding Financial Obligations or Outstanding Bonds stating that as of the date of the hearing on dissolution, the District will have no financial obligations or outstanding bonds, as required under § 32-1-702(3), C.R.S., and the Petition contains a statement affirming that the services of the District will not be continued within the District, as required by § 32-1-702(4), C.R.S. The Certificate of No Outstanding Financial Obligations or Outstanding Bonds and statement regarding services, together with the Petition, are on file in the District Court in and for Arapahoe County, Colorado, and are available for public inspection.

NOTICE IS FURTHER GIVEN that a hearing on the above-referenced Petition has been set for the hour of 11:00 AM, in Division 21 of the Arapahoe County District Court on the 17th day of September, 2021, at which time any interested party may appear and be heard on the sufficiency of the Petition or on the adequacy of the applicable financial and service provisions contained therein, pursuant to § 32-1-703(2), C.R.S.

The hearing will be held remotely using Cisco WebEx Meetings, and participants can access the hearing at the following link:

<https://judicial.webex.com/meet/peter.michaelson>

BY ORDER OF THE BOARD OF DIRECTORS:
INTERSTATE SOUTH METROPOLITAN DISTRICT

Pc: /s/ SETER & VANDER WALL, P.C.
 Attorneys for the Districts

Published in The Villager
 Published: September 16, 2021
 Legal # 10394

— End of Legals —

The Fat Fallacy & 12 Biological Factors

Multiple factors today make the "Old Formula for Weight Loss" of will power, a balanced diet and exercise alone difficult to accomplish and/or to sustain.

EVERYONE HAS WILL POWER! Overweight people often berate themselves needlessly for a lack of will power, whereas I have clinically observed, it is not will power, but **Health Improvement**, which is ultimately needed for successful weight loss and ideal weight management. People have will power when they know the steps to achieve their goal are safe, healthy and actually work!

LOSE WEIGHT EASILY! Since I started my business in 1981, I have clinically observed at least 12 Biological and Biochemical Health Factors that inhibit weight loss and/or ideal weight management. Once these health-related factors are identified and corrected for each individual, our clients both lose weight and maintain their ideal weight, naturally and easily.

The most common client feedback I receive is: "Dr. Smith, I lost X number of pounds and I hardly noticed it!" Why? Because their

focus was not on losing weight, but on improving their Health!

CONSEQUENCES OF FORCED WEIGHT LOSS: Today, many people try to force their body to lose weight by making it go against the biological and biochemical principles (or laws) that are established within

to promote ideal weight. However, the body can only be forced to go against itself for a period of time and then it

rebels by regaining much, if not all or even more than, the weight that was originally lost. Also, manipulating these laws causes new health challenges.

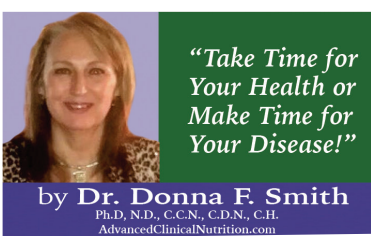
THE "OLD FORMULA" applied when the greatest percentage of our food came directly from our own farms, i.e., in the pre-industrial days, before chemical additives, food processing, and fast food became a way of life.

CORE CAUSES OF WEIGHT GAIN: However, our post-industrial way of life has led to the following

core causes of weight gain: Nutrient Deficiencies/Excesses and Toxicity (S2), Biochemical Imbalances (S3) and Organ, Gland and Body System Dysfunctions (S4), i.e., Stage (S) 2, 3, and 4 in the progression towards Disease (Stage 5). (Refer to my article, "5 Stages to Health or Disease, The Villager, 9/9/2021, Page 5). Yes, the same causes that in time develop disease, also, contribute to weight gain.

THE "NEW FORMULA" - So, the purpose of this article is to introduce a **New, Safe and Effective "Weight Loss and Management Formula or Paradigm"** that starts with understanding **"The Fat Fallacy and the 12 Biological Factors."** Once you learn how to work with the biological (or biochemical) laws that govern weight management, you will not only lose weight, once and for all, but best of all - maintain your ideal weight.

FAT FALLACY - Part 1: Excess weight is not just excess fat! In fact...



by Dr. Donna F. Smith
 Ph.D., N.D., C.C.N., C.D.N., C.H.
 AdvancedClinicalNutrition.com

NUTRITION FACT #10: EXCESS WEIGHT IS COMPRISED OF EXCESS FAT, FLUID AND UNDIGESTED FOOD!

FAT FALLACY - Part 2: Weight Gain is not just caused by over-eating!

THE 12 BIOLOGICAL FACTORS: When one or more of the following 12 Biological Factors are present, the body will gain the weight from excessive Fat, Fluid, and/or Undigested Food and be challenged to detoxify these excessive substances to successfully lose weight and/or lose it in a manner that will not be regained. To understand each of these Factors and their role in weight gain, loss and management, please email me for a complete copy of this article.

1. Digestive System Dysfunction
2. Intestinal System Dysfunction
3. Lymphatic System Dysfunction
4. Heart Dysfunction
5. Thyroid Dysfunction
6. Metabolism Dysfunction
7. Ovary/Prostate Hormone Imbalance
8. Kidney, Bladder or Cerebral Fluid Imbalance
9. Gamma-Linolenic Acid (GLA) Deficiency
10. Nitric Oxide (NO) Deficiency
11. Harmful Electro-Magnetic Fields (EMFs)

12. Mental/Emotional Dysfunction and Stress.

Bottom Line: It is the Nutrient Deficiencies/Excesses and Toxicity in the above areas of the body causing its Dysfunction and/or Imbalance, including #12 Mental/Emotional Dysfunction.

NUTRITION FACT #11: TO LOSE AND THEN MAINTAIN IDEAL WEIGHT REQUIRES CLINICAL NUTRITION TESTING AND THERAPY TO IDENTIFY AND CORRECT THE BIOLOGICAL FACTORS THAT INHIBIT YOUR ABILITY TO LOSE AND/OR STAY AT YOUR IDEAL WEIGHT!

Email Villager@AdvancedClinicalNutrition.com for a **FREE** copy of this entire article. Subject Line: **Fat Fallacy.**

Dr. Donna Smith holds a Ph.D. in Clinical Nutrition, is a Doctor of Naturopathy (N.D.), a Board-Certified Clinical Nutritionist (C.C.N.), a Certified Dietitian-Nutritionist (C.D.N.), a Canadian-Chartered Herbalist (C.H.) and owner of **ADVANCED CLINICAL NUTRITION (Est. 1981) in Wichita Falls, Texas.**

Information for Nutritional and Bioenergetic Education only and not for the diagnosis or treatment of any medical condition or disease.