6:17-cv-00313-JAG Document 613-21 Filed in ED/OK on 01/31/23 Page 1 of 14

# **EXHIBIT 21**

#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

PERRY CLINE, on behalf of	)
himself and all others	)
similarly situated,	)
Plaintiff,	) )
v.	)
SUNOCO, INC. (R&M)	)
and SUNOCO PARTNERS	)
MARKETING & TERMINALS, L.P.,	)
Defendants.	)

Case No. 17-cv-313-JAG

#### **DECLARATION OF JENNIFER M. KEOUGH ON BEHALF OF JUDGMENT** ADMINISTRATOR, JND LEGAL ADMINISTRATION LLC

I, JENNIFER M. KEOUGH, declare and state as follows:

1. I am the Chief Executive Officer and President of JND Legal Administration ("JND"). This Declaration is based on my personal knowledge, as well as upon information provided to me by experienced JND employees, and if called upon to do so, I could and would testify competently thereto.

2. JND is serving as the Class and Judgment Administrator in the above-captioned litigation (the "Litigation") pursuant to the Court's Orders by Judge John A. Gibney, Jr. (ECF Nos. 158, 339 at ¶3).

3. In its Order dated January 6, 2023 (ECF No. 610), the Court approved a revised schedule for providing notice in respect of the Motion for Fees and Costs.

#### CLASS MEMBER DATA

4. As set forth in my Declaration dated December 14, 2019 (ECF No. 248), JND previously established a secure database for class member data in this Litigation. The database contains a total of 74,815 records. Prior to effecting notice, JND verified the address information using data from the National Change of Address ("NCOA") database, which confirmed 62,676 addresses and updated 4,978 addresses. Of the records in the database, 794 were associated with an opt out request and 6,378 had no mailing address, and accordingly were omitted from the mailing, resulting in a mailing list containing 67,643 records ("Postcard Notice Mailing List").

#### MAILED NOTICE

5. On January 13, 2023, JND caused the Postcard Notice to be mailed via USPS firstclass mail to the 67,643 records in the Postcard Notice Mailing List. A representative sample of the mailed Postcard Notice is attached hereto as <u>Exhibit A</u>.

6. In the event any potential Class Member's notice is returned as undeliverable, JND uses all reasonable secondary efforts to deliver the notice to the Class Member. This includes remailing any notices returned as undeliverable with a forwarding address and conducting an advanced address search using TransUnion's TLO search, where such a search had not already been conducted, for any notices returned undeliverable without a forwarding address in an attempt to locate an updated address. JND will re-mail the notice to anyone for whom JND is able to obtain an updated address.

7. As of the date of this Declaration, JND has tracked 8,500 notices that have been returned to JND as undeliverable at the address provided. JND re-mailed a total of 669 notices to forwarding addresses provided by USPS. For the remaining undeliverable notices, JND conducted advanced address research through TransUnion's TLO service, which located updated addresses for 2,589 Class Members. JND duly re-mailed the Notice of Settlement to those potential Class members for whom a new address was obtained.

#### SUMMARY NOTICE

8. JND caused the Summary Notice to be published on January 19, 2023, in *The Oklahoman, Tulsa World, The Ardmoreite, Fairview Republican, Hughes County Tribune*, and *McAlester News-Capital*. Digital copies of the Summary Notice as seen in these publications is attached hereto as **Exhibit B**.

#### WEBSITE AND TOLL-FREE NUMBER

9. 17, On January 2023, JND updated the dedicated website (www.cline-sunoco.com), which was originally launched on November 8, 2019, to include the Motion for Fees and Costs (ECF No. 390); Class Representative's Unopposed Notice to the Court Regarding Proposed Schedule for Class Counsel's Notice (ECF No. 604); the Court's Order dated January 6, 2023 (ECF No. 610); and representative samples of the Postcard Notice and Summary Notice. JND subsequently added the Declaration of Barbara A. Ley (ECF No. 317-1) and the Plan of Allocation Order (ECF No. 339) to the site. JND also updated the information provided on the website and on the toll-free number to reflect the current status of the action and the options available to the Certified Class.

10. Since January 17, 2023, the website has tracked 1,142 unique users with 2,601 pageviews. JND will continue to update and maintain the website throughout the administration and distribution process.

#### **OBJECTIONS**

11. The Postcard and Summary Notices direct that Class Members who would like to object to the Motion for Fees and Costs may do so by filing an objection with the Court by no later than February 14, 2023.

12. As of the date of this Declaration, JND is not aware of any objections having been filed with the Court.

3

#### AMOUNTS ON DEPOSIT

13. On November 2, 2022, Defendants deposited \$161,132,229.03 into the *Cline v. Sunoco* Judgement Fund Account with JND, which consisted of: (1) \$155,691,486 – the amount of the Final Judgment, plus \$440,743.03 in interest earned on that amount since August 27, 2020; and (2) \$5,000,000.00 – the amount of stipulated costs and fees paid by Defendants pursuant to the Stipulation. *See* ECF 536. Upon instruction of Class Counsel, this amount was segregated into two separate interest-bearing accounts consisting of the foregoing respective amounts. As of the date of this Declaration, the two accounts have respective balances of: (1) \$156,893,580.59, comprised of the principal amount deposited by Defendants plus \$761,351.56 in accrued interest; and (2) \$5,036,927.76, comprised of the principal amount deposited by Defendants plus \$36,927.76 in accrued interest.

#### ADMINISTRATION COSTS

14. As of December 31, 2022, JND had incurred \$140,480.28 in administration fees and costs, which includes mailing the Notice of Pendency and the Notice to Class Members; processing opt-out requests submitted in response to the Notice of Pendency; establishing and maintaining a dedicated website and toll-free number; establishing the Judgment Fund Account; and responding to Class Member correspondence. JND estimates the total cost of bringing the administration of the Settlement to completion will not exceed \$360,000.00.

*I declare under penalty of perjury that the foregoing is true and correct.* Executed on January 31, 2023, at Seattle, Washington.

By: tent M. Koars

JENNIFER M. KEOUGH

6:17-cv-00313-JAG Document 613-21 Filed in ED/OK on 01/31/23 Page 6 of 14

## **Exhibit** A

#### NOTICE OF MOTION FOR ATTORNEY'S FEES FROM JUDGMENT FUND PURSUANT TO RULE 23(H)

A federal court has authorized this notice. This is **not** a solicitation from a lawyer.

This notice relates to the certified class action lawsuit called *Cline v. Sunoco, Inc.* (*R&M*), *et al.*, Case No. 17-ev-313-JAG, in the U.S. District Court for the Eastern District of Oklahoma. In November 2019, you received a Notice of Pendency of Class Action and a Request for Exclusion from Class Form.

*Cline v. Sunoco, Inc. (R&M), et al.* c/o JND Legal Administration PO Box 91342 Seattle, WA 98111



Postal Service: Please do not mark barcode **ID:** 

#### Why am I receiving this notice?

Defendants' records indicate you are a member of the Certified Class. In December 2019, Class Counsel tried the Class's lawsuit against Defendants. On August 27, 2020, the Court entered judgment for the Class against Defendants in the amount of \$155,691,486.00, which includes \$80,691,486.00 in actual damages (which is 100% of the Class's actual damages) and \$75,000,000.00 in punitive damages, plus accrued interest (the "Judgment Fund"). In addition to winning the trial, Class Counsel have won nine appeals, including a petition to the U.S. Supreme Court.

#### What is this notice about?

This notice is to inform you that Class Counsel will seek attorneys' fees up to 40% of the Judgment Fund. The amount of attorneys' fees paid from the Judgment Fund may be offset by \$4,500,000.00 in stipulated fees paid by Defendants. Class Counsel will also seek reimbursement of litigation expenses up to \$850,000.00, and Administration, Notice, and Distribution Costs up to \$650,000.00. The amount of litigation expenses may be offset by up to \$500,000.00 in stipulated costs paid by Defendants. Class Representative will also seek a case contribution award of up to \$500,000.00. Class Counsel will submit these requests to the Court by no later than January 31, 2023. Copies of these filings will be posted on the website below.

#### What are my legal rights?

You have the right to object to Class Counsel's request for attorney's fees, reimbursement of litigation expenses, and/or Administration, Notice, and Distribution Costs. You also have the right to object to Class Representative's request for a case contribution award. In order to do so, you must mail or file a written objection, explaining the reasons for your objection, to the following address no later than February 14, 2023, at 5 p.m. CT:

Chambers of The Honorable John A. Gibney, Jr.

U.S. District Court for the Eastern District of Oklahoma 101 N. 5<sup>th</sup> St., Room 208

Muskogee, Oklahoma 74401

When will the Court decide whether to approve the requests for attorney's fees, reimbursement of litigation expenses, Administration, Notice, and Distribution Costs, and case contribution award?

A Hearing has been scheduled for February 28, 2023, at 10:00 a.m. CT via Zoom.

FOR MORE INFORMATION, VISIT WWW.CLINE-SUNOCO.COM OR CALL TOLL-FREE 1-844-924-0848

Presorted First Class Mail U.S. Postage PAID Philadelphia, PA Permit No. 5634 6:17-cv-00313-JAG Document 613-21 Filed in ED/OK on 01/31/23 Page 8 of 14

## Exhibit B



#### 10 | THURSDAY | JANUARY 19, 2023

#### LEGALS FROM 09

Completion Interval: To be located within the subsurface location tolerance area as set forth below:

Not closer than 165 feet from the North line and not closer than 165 feet from the South line and not closer than 330 feet from the East line of the unit described as Section 14, Township 21 North, Range 14 West, Major County, Oklahoma.

as exception to Order No. 136015. A request will be made to designate the Applicant or some other party as the operator of the proposed well. The proposed location exception well is moving toward the following well names and operators: Well Name

Parker 11-13 Irtle Edwards 1-11 Donna 1-11 Sherry 1-12 Edwards A 12-2 USA 1-12 Edwards 1-12H Okie 1 Okie 13-13 Sutter 24-1 Mary Jane 1 Elizabeth 1 Fast Henry 4-24 Fast 1-24 Edwards 'B' 5-23 Edwards 'B' 6-23 Edwards 'B' 7-23 Edwards 'B' 1 Edwards 'B' 8-23 Operator Staghorn Petroleum II LLC

Continental Resources, Inc. Sloan Petroleum Services, Inc. BRG Petroleum, LLC Continental Resources, Inc. Waggoner Oil & Gas

Fairway Resources Operating III LLC

RAW Crude Oil & Gas, LLC

- LCB Resources LLC
- XTO Energy Inc. XTO Energy Inc.
- Diversified Production LLC
- XTO Energy Inc. Diversified Production LLC
- XTO Energy Inc.
- XTO Energy Inc. XTO Energy Inc.
- XTO Energy Inc.

XTO Energy Inc. NOTICE IS FURTHER IS GIVEN that the drilling and spacing unit described in the caption hereof underlies Section 14, Township 21 North, Range 14 West, and the sections adjacent are Sections 10, 11, 12, 13, 15, 22, 23 and 24, Township 21 North, Range 14 West, all in Major County,

Oklahoma. IT IS ORDERED that this Cause be referred to an Administrative Law Judge for hearing, taking of evidence and reporting to the Commission.

IT IS ORDERED AND NOTICE IS HEREBY GIVEN that this Cause will be heard before an Administrative Law Judge on the Merits Docket at the Corporation Commission, First Floor, Jim Thorpe Building, Oklahoma City, Jim Thorpe Oklahoma, at 8:30 a.m., on the 7th day of February, 2023, and that this notice be published as required by law and the Rules of the Commission.

NOTICE IS FURTHER GIVEN that the Applicant and

and phone number. GIVEN that Applicant may request the Order to be entered in this cause be made effective prior to the Order

being signed. NOTICE IS FURTHER GIVEN that due to the COVID-19 pandemic, access to the Jim Thorpe Building is restricted. The referenced hearing may be conducted via teleconference videoconference. Before or coming to the building for this hearing, please visit the Oklahoma Corporation Commission website at www. occeweb.com to determine the status of building access. Instructions for participating teleconference via

videoconference are available on the Commission's website. NOTICE IS FURTHER GIVEN that all interested persons may appear and be heard. For information concerning this action contact JENNA SIMMONS, Crawley Petroleum Corporation, 105 North Hudson, Hightower Building, Suite 800, Oklahoma City, Oklahoma, 73102, (405) 232-9700, or CHARLES L. HELM/STEPHEN T. GARY, Attorneys, 400 North Walker, Suite 200, Oklahoma City, Oklahoma, 73102, (405) 232-9000. Please refer to Cause CD Number. CORPORATION COMMISSION

OKLAHOMA J. TODD HIETT, CHAIRMAN BOB ANTHONY, VICE

CHAIRMAN KIM DAVID, COMMISSIONER /s/ Charles Helm

CHARLES L. HELM (Published in the Fairview

Republican, January 19, 2023) ORDINANCE 2023-1

AN ORDINANCE OF THE TOWNBOARDOFTRUSTEES OF THE TOWN OF CLEO SPRINGS, OKLAHOMA, AMENDING CHAPTER 4 ENTITLED "BUILDINGS AND CONSTRUCTION" OF THE CLEO SPRINGS MUNICIPAL CODE, 2017, BY THE ADDITION OF SECTION 4-40 ENTITLED "INSPECTION OF **BUILDINGS OR STRUCTURE** AFTER WATER HAS DISCONNECTED BEEN FOR PERIOD OF TIME"; PROVIDING THAT AFTER THE WATER SERVICE HAS DISCONNECTED BEEN ANY BUILDING OR STRUCTURE FOR A PERIOD OF THREE (3) CONSECUTIVE MONTHS. THE BUILDING OR STRUCTURE SHALL BE INSPECTED TO ENSURE CONFORMANCE TO THE ADOPTED STATE MODEL BUILDING, TRADE AND SAFETY CODES TO RESUMPTION VATER SERVICE PRIOR WATER OF TO SAID BUILDING OR STRUCTURE; REPEALER; SAVINGS; CODIFICATION; SEVERABILITY; PENALTY AND DECLARING AN AN EMERGENCY

(Published in the Fairview Republican, January 19, 2023) ORDINANCE 2023-1 AN ORDINANCE OF THE TOWN OF SEILING, OKLAHOMA AMENDING THE TOWN CODE OF OF SEILING CODE OF ORDINANCES TITLE 6, PUBLIC SAFETY; ORDINANCES ANIMAL CHAPTER SECTION CONTROL: ADDING DEFINITIONS; Á DEFINITION FOR ANIMAL CONTROL OFFICER;

6, 4, SECTION DOGS: SUBSECTION DOGS LARGE PROHIBITED SECTION 6, SUBSECTION 5, VICIOUS DOGS; SECTION 6, SUBSECTION 6 IMPOUNDMENT, REDEMPTION AND DISPOSAL REQUIREMENTS: CREATING NEW Α SUBSECTION (B): AMENDING NEW AND SUBSECTIONS (C)(1) NOTICE OF IMPOUNDMENT: DISPOSAL; AND AMENDING SUBSECTION (D)(1) AND (2) REDEMPTION AND DISPOSAL FEES; AMENDING SECTION 7, VIOLATION; PENALTY; AND DECLARING

AN EMERGENCY (Published in the Fairview Republican, January 19, 2023) ORDINANCE No. 2023-01

EMERGENCY AN ORDINANCE OF THE TOWN BOARD OF THE TOWN OF RINGWOOD, OKLAHOMA, AMENDING CHAPTER 5 OF THE RINGWOOD MUNICIPAL CODE 2015 BY THE ADDITION OF A NEW SECTION 5-114 ENTITILED "BUILDING PERMIT AND OTHER FEES", PROVIDING FOR THE FEES TO BE CHARGED FOR PLAN PERMITTING, REVIEW, INSPECTIONS OF BUILDINGS AND OTHER STRUCTURES, INCLUDING TRADE INSPECTIONS. IN THE TOWN OF RINGWOOD, OKLAHOMA; PROVIDING REPEALER; FOR SAVINGS: CODIFICATION; SEVERABILITY; PENALTY; EFFECTIVE DATE: DECLARING AND AN EMERGENCY.

EMERGENCY ORDINANCE BE IT ORDAINED BY THE TOWN BOARD OF THE TOWN RINGWOOD. OF OKLAHOMA:

Section I: Chapter 5 of the Ringwood Municipal Code 2015 is hereby amended by the addition of Section 5-114 which shall read as follows:

SECTION 5-114 **BUILDING PERMIT AND** 

OTHER FEES. A. Except as other specifically provided with this municipal code, the following fees shall be charged for plan review, permitting, inspections of buildings and other structures, including trade inspections, in the Town of Rinawood:

1. Building Permit Fees Residential Building Permit

Fee- \$20.00 Additions/Alterations-\$20.00

New Garage/Shop- \$20.00 Storm Shelter- \$10.00 Demolition (Buildings over 1000 sq ft)- \$50.00

Commercial Building Permit Fee- \$150.00

Additions/Alterations-\$150.00

Demolition (Buildings over 1000 sq ft)- \$100.00

Storm Shelter- \$10.00 2. Plan Review

Plan Review/Minimum Fee- \$300.00 Rates where total exceeds

the Minimum Permit Fee:

per hour with 2 hour minimum Onsite field inspection-\$90.00 per hour with 2 hour minimum

Daycare Inspections (annual) completed within week- \$200.00 State Required Inspections- \$200.00 Civil Review and Inspection- \$125/hr with a \$300.00 minimum MEP Review and Inspection- \$0.06/sq ft \*per trade or \$0.18/sq ft Combined with a \$300.00 minimum

Neighborhood Developments- \$800.00: 1-50 dwellings Fees include final

inspection- +\$300.00 per every 50 additional Dwellings and plan review Notes:

Phased projects may impact fees

Certificate of Occupancy will not be issued until all fees are paid Section II. REPEALER. All

ordinances or parts thereof which are inconsistent with this ordinance are hereby repealed.

Section III. SAVINGS CLAUSE. Nothing in this ordinance hereby adopted shall be construed to affect any suit or proceeding now pending in any court, or any rights acquired or liability incurred nor any cause or causes of action accrued or existing, under any act or ordinance repealed hereby Nor shall any right or remedy of any character be lost, impaired or affected by this ordinance.

Section IV. CODIFICATION. This ordinance shall be codified as herein provided.

Section V. SEVERABILITY. If any one or more of the sections, sentences, clauses or parts of this ordinance chapter or section shall for any reason be held invalid, the invalidity of such section, clause or part shall not affect or prejudice in any way the applicability and validity of any other provision of this ordinance. It is hereby declared to be the intention of the Town Board of the Town of Ringwood that this section of the Ringwood Municipal Code would have been adopted has such unconstitutional, illegal or invalid sectence, clause, section or part thereof not been included herein.

Section VI. PENALTY. Any person who shall biolate the terms and conditions of this ordinance by act or omission shall be guilty of an offense and if convicted shall pay a fine of not to exceed \$200.00, together with court costs, state assessments and fees; provided each day of

continuing violation shall be deemed a separate offense. Section VII. EMERGENCY.

WHEREAS, it being immediately necessary for the preservation of the peace, health, safety and public good of the Town and the inhabitants thereof that the provisions of this Ordinance be put into full force and effect in order to immediately provide for these building code fees, as amended; By reason whereof, this Ordinance shall take effect and be in full force and effect after its passage, as provided by law.

Approved and executed this 9th day of January, 2023 THE TOWN OF RINGWOOD, OKLAHOMA /s/Brandi Goodman Mavor (Seal) ATTEST /s/ M. Maxine Smith Town Clerk Approved as to Form and Legality: /s/ Bryce S. Kennedy Town Attorney

(Published in the Fairview Republican, January 19 and 26, 2023)

#### **PROCLAMATION AND** NOTICE OF ELECTION

Under and by virtue of Section 26, Article X of the Oklahoma Constitution and Title 70, Article XV, Oklahoma Statutes 2011, and other laws supplementary and amendatory thereto and a Resolution of the Board of Education of Independent School District Number 84 of Major County, Oklahoma, adopted on the 7th day of November, 2022, an election is hereby called to be held in said School District on the 14th day of February, 2023, for the purpose of submitting to the registered qualified electors thereof the following

### propositions: PROPOSITION NO. 1

"Shall Independent School District Number 84 of Major County, Oklahoma, incur an indebtedness by issuing its bonds in the sum of One Million Eight Hundred Forty Thousand Dollars (\$1.840.000) to provide funds to be issued in series for the purpose of constructing, equipping, repairing and remodeling school buildings, acquiring school furniture, acquiring fixtures and equipment and acquiring and improving school sites and levy and collect an annual tax, in addition to all other taxes, upon all the taxable property in such District sufficient to pay the interest on such bonds as it falls due and also to constitute a sinking fund for the payment of the principal thereof when due, said bonds to bear interest not to exceed the

#### LEGAL NOTICE

### FAIRVIEW REPUBLICAN

rate of ten (10%) percentum per annum, payable semi-annually and to become due serially within ten (10) years from their date?

#### **PROPOSITION NO. 2**

"Shall Independent School District Number 84 of Major Oklahoma, County, incur an indebtedness by issuing its bonds in the sum of One Hundred Sixty Thousand Dollars (\$160.000) to provide funds to be issued in series for the purpose of purchasing transportation equipment and levy and collect an annual tax, in addition to all other taxes, upon all the taxable property in such District sufficient to pay the interest on such bonds as it falls due and also to constitute a sinking fund for the payment of the principal thereof when due, said bonds to bear interest not to exceed the rate of ten (10%) percentum per annum, payable semi-annually and to become due serially within five (5) years from their date?

The voting devices used at said election shall set out each proposition as above set forth and shall also contain, with respect to each proposition, the following words:

For the above proposition
 Against the above

above proposition

The polls shall be opened at seven o'clock A.M. and remain open continuously until and be closed at seven o'clock P.M.

The number and location of the polling places and the names of the persons who shall conduct said election shall be designated by the County Election Board(s). Such officers shall also act as counters.

The specific projects for which at least seventy (70%) percent of the proceeds of the aforesaid Bonds shall be expended and the dollar amounts for each project shall be as follows.

#### Proposition No. 1

Construct, equip and remodel the existing Middle School Front Office into a secure entrance/vestibule: remodel the breezeway into office space; remodel existing restrooms; Acquire Band Uniforms and Acquire and install new artificial turf at the Football Field and acquire additional school district furniture, fixtures and equipment \$1,840,000.00

Proposition No. 2

Acquire student transportation equipment

\$160,000.00 WITNESS our hands as President and Clerk of the above Board of Education and the seal of said School District this 7th

day of November, 2022. /s/ TRAVIS PEMBROOK

President, Board of Education ATTEST:

/s/ AUSTIN HURST Acting Clerk, Board of Education

**NOTICE OF MOTION FOR ATTORNEYS' FEES FROM JUDGMENT FUND** 

interested parties may present telephone. testimonv bv of cost The telephonic communication shall be paid by the person or persons requesting its use. Interested parties who wish to participate by telephone shall contact the Applicant or Applicant's attorney, prior to the hearing date, and provide their name

Commercial Fire and Life Safety Plan Review- \$.10/sq ft Fire Suppression Plan Review- \$300.00 per system Sprinkler Plan Review \$.03/sq ft

Fire Alarm/Hardware Smoke Alarm Plan Review-\$.03/sa ft 3. Inspection Fees Reinspection fee will be assessed if required- \$90.00



et al., Case No. 17-cv-313-JAG (E.D. Webber, PLLC, and Barnes & Lewis, LLP. Okla.) claims Sunoco, Inc. (R&M) and You may hire your own attorney, if you Sunoco Partners Marketing & Terminals, wish. However, you will be responsible for L.P. ("Defendants") failed to pay statutory interest on payments made outside the time periods set forth in the Production Revenue Standards Act, 52 O.S. §570.1, et seq. (the "PRSA") for oil and gas production proceeds from oil and gas wells in Oklahoma.

of Class Action and a Request for Exclusion from Class Form was mailed to class members.

On August 27, 2020, the Court entered a Judgment Order against Defendants in the amount of \$155,691,486.00 (the "Judgment Fund"). From the Judgment Fund, the Court may deduct reasonable Plaintiff's Attorneys' Fees, Litigation Expenses, Administration, Contribution Award.

Class Counsel will seek attorneys' fees up to 40% of the Judgment Fund. The amount of attorneys' fees paid from the Judgment Fund may be offset by \$4,500,000.00 in stipulated fees paid by Defendants. Class litigation expenses up to \$850,000.00, and Administration, Notice, and Distribution Costs up to \$650,000.00. The litigation expenses may be offset by up to \$500,000.00 in stipulated costs paid by Defendants. Class Representative will also seek a case contribution award of up to \$500,000.00. Class Counsel will submit these requests to the Court by no later than January 31, 2023. Copies of these filings will be posted on the website below.

The remainder of the fund (the "Net Judgment Fund") will be distributed to eligible Class Members based on a variety of factors as set forth in the Court's Plan of Allocation Order.

The law firms who represent the Class as Class Counsel are: Nix Patterson, LLP,

The lawsuit Cline v. Sunoco, Inc. (R&M), Ryan Whaley, Coldiron, Jantzen, Peters & that attorneys' fees and expenses.

#### What Are My Legal Rights?

Object to Class Counsel's Request for Attorneys' Fees, Reimbursement of Litigation Expenses, and/or In November 2019, a Notice of Pendency Administration, Notice, and Distribution Costs, or to Class Representative's **Request for a Case Contribution Award:** You can file and serve a written objection to Class Counsel's request for attorneys' fees, reimbursement of litigation expenses, and/ or administration, notice, and distribution costs, or to Class Representative's request for a case contribution award. Your written objection must explain the reasons for your objection and must be filed with the Notice, Distribution Costs, and a Case Court no later than February 14, 2023, at 5 p.m. CT.

The Court will hold a Hearing on February 28, 2023, at 10:00 a.m. CT via Zoom. At the hearing, the Court will consider the application for Attorneys' Fees, Litigation Expenses, Administration, Counsel will also seek reimbursement of Notice and Distribution Costs, and Case Contribution Award. If objections have been submitted in the manner required, the Court will consider them, as well. Please note that the date of the Hearing is subject to change without further notice.

> For more detailed information regarding the rights and obligations of **Class Members, read the documents** posted on the website or contact the Judgment Administrator.

Visit: www.cline-sunoco.com Call Toll-Free: 1-844-924-0848 Or write to: Cline v. Sunoco, Inc. (R&M), et al. c/o JND Legal Administration PO Box 91342 Seattle, WA 98111

State and local laws require public notice because you need to know when actions that affect you are about to happen. We expect accountability, transparency and warnings from our state and local governments.

Many important notices are included as part of this newspaper. Printed newspaper no-tices are permanent, affordable, archived, independent of government and well-read.

In a statewide survey, 68% of Oklahoma said government should be required to publish notices in local newspapers. Furthermore, 70% said government should not be allowed to put notices only on their own website. Oklahomans know Internet postings don't achieve the same results as printed notice put in the hands of local Citizens.

Public notice is for you – when you need to know



## Page 20 • Hughes County TRIBUNE • Published at Wetumka, Oklahoma 74883 • January 19, 2023

Wetumka School **Honor Roll** 

Continued from Page 7 STORY, JACE 11th WHITMORE, EMMA 11th WILLIAMS, MICHAEL 11th WILLIAMS, NATALIE 11th Wetumka Junior High School

#### 7th Grade

#### **1st Semester** Superintendent's **Honor Roll**

BLACKSHIRE, RAYLEN COX, CAILYN NEESE, CREED PAYNE, ETHAN

#### **1st Semester Principal's Honor Roll**

ATHERTON, PRESLEIGH CLANTON, MAELEE CORNELIUS, TAYTUM CURTIS, DUSTIN

**GRIFFIN, MATTISON** HEBERT, PATRICK LEWIS, WILLIAM LOWE, IAN MAAS, LEVI MELTON, ADDISON PROCTOR, BRYNLEE **RIVERA, NAZARETH** SCOTT, OSKEWVSKE

#### 8th Grade

#### **1st Semester** Superintendent's Honor Roll

HERROD, KAINOA

#### **1st Semester Principal's Honor** Roll

ADE, TV`ST VNVK`KE-CATE DAVIS, ME'LEE GAMBLE, ALYSSA KYLLONEN, MCKEN-ZIE LONGENBERGER, ELIZABETH

### round Town by John Bill Martin

**Continued from Page 9** this whole configuration was located on the other side of the ball field.

I though being a seventh grader was neat until I got into high school and realized that my basketball size (and probably ability as well) was that of an eighth grader, not a freshman. And not that I would have a car to drive but I couldn't get my drivers license until January 12 of my senior year.

UPON GRADUATION from college (at age 20) I was hired to teach English at Del City High School until the powers that were in charge decided that a 20-year-old probably shouldn't be teaching English classes with 18 and 19 year olds in it.

So I was redirected to Steed Elementary and

#### LEGAL NOTICE

I always take every opportunity to share this little particle of information to teachers complaining about their pay.

I taught fifth grade, coached football, boys and girls basketball, girls softball, boys baseball, boys and girls track, sponsored the Jr. Police squad and had bus duty. before and after school duty, lunch and recess duty.

All for the mighty sum of \$2,400 (per YEAR) and that included a \$100 MAN'S bonus because women teachers in the Midi-Del system had NO duty, as decreed by Supt. Oscar Rose. Think he could get by with that nowadays?

But being sent to Steed was a blessing because it provided a stepping stone to Monroney Jr. High for which I STILL thank God every day. For 22 years of coaching (early morning) 7th grade basketball. 7<sup>th</sup> arade football, track, teaching English and Journalism, sponsoring the school newspaper and the yearbook and I landed in the counselor's office for the last 10 years of my tenure.

And created friendships with teachers, students and parents that are still strong today.

Example: Just last week, I had dinner at that fabulous Los Aztecas Mexican Restaurant in Choctaw. When I got ready to pay, I was told that my ticket had been paid for by "a boy you coached in 7th grade football at Monroney Jr. High."

I cried like a baby.

### **NOTICE OF MOTION FOR ATTORNEYS' FEES** FROM JUDGMENT FUND PURSUANT TO RULE 23(H)

No. 17-cv-313-JAG (E.D. Okla.) claims Sunoco, Inc. (R&M) and Sunoco Partners Marketing & Terminals, L.P. ("Defendants") failed to pay statutory interest on payments made outside the time periods set forth in the Production Revenue Standards Act, 52 O.S. §570.1, et seq. (the "PRSA") for oil and gas production proceeds from oil and gas wells in Oklahoma.

In November 2019, a Notice of Pendency of Class Action and a Request for Exclusion from Class Form was mailed to class members.

On August 27, 2020, the Court entered a Judgment Order against Defendants in the amount of \$155,691,486.00 (the "Judgment Fund"). From the Judgment Fund, the Court may deduct reasonable Plaintiff's Attorneys' Fees, Litigation Expenses, Administration, Notice, Distribution Costs, and a Case Contribution Award.

Class Counsel will seek attorneys' fees up to 40% of the Judgment Fund. The amount of attorneys' fees paid from the Judgment Fund may be offset by \$4,500,000.00 in stipulated fees paid by Defendants. Class Counsel will also seek reimbursement of litigation expenses up to \$850,000.00, and Administration, Notice, and Distribution Costs up to \$650,000.00. The litigation expenses may be

The lawsuit Cline v. Sunoco, Inc. (R&M), et al., Case offset by up to \$500,000.00 in stipulated costs paid administration, notice, and distribution costs, or to by Defendants. Class Representative will also seek a case contribution award of up to \$500,000.00. Class Counsel will submit these requests to the Court by no later than January 31, 2023. Copies of these filings will be posted on the website below.

> The remainder of the fund (the "Net Judgment Fund") will be distributed to eligible Class Members based on a variety of factors as set forth in the Court's Plan of Allocation Order.

> The law firms who represent the Class as Class Counsel are: Nix Patterson, LLP, Ryan Whaley, Coldiron, Jantzen, Peters & Webber, PLLC, and Barnes & Lewis, LLP. You may hire your own attorney, if you wish. However, you will be responsible for that attorneys' fees and expenses.

#### What Are My Legal Rights?

**Object to Class Counsel's Request for Attorneys'** Fees, Reimbursement of Litigation Expenses, and/ or Administration, Notice, and Distribution Costs, or to Class Representative's Request for a Case Contribution Award: You can file and serve a written objection to Class Counsel's request for attorneys' fees, reimbursement of litigation expenses, and/or

Class Representative's request for a case contribution award. Your written objection must explain the reasons for your objection and must be filed with the Court no later than February 14, 2023, at 5 p.m. CT.

The Court will hold a Hearing on February 28, 2023, at 10:00 a.m. CT via Zoom. At the hearing, the Court will consider the application for Attorneys' Fees, Litigation Expenses, Administration, Notice and Distribution Costs, and Case Contribution Award. If objections have been submitted in the manner required, the Court will consider them, as well. Please note that the date of the Hearing is subject to change without further notice.

For more detailed information regarding the rights and obligations of Class Members, read the documents posted on the website or contact the Judgment Administrator.

> Visit: www.cline-sunoco.com Call Toll-Free: 1-844-924-0848 Or write to: Cline v. Sunoco, Inc. (R&M), et al. c/o JND Legal Administration PO Box 91342 Seattle, WA 98111

## **Oklahoma health officials will take back management of health lab**

#### **By KAYLA BRANCH** THE FRONTIER

vears marked with staffing shortages and citations from federal inspectors, management of the Oklahoma Public Health Lab will shift back from a private nonprofit vendor to the State Department of Health at the end of January.

Prairie One Solutions, a nonprofit formed under the Oklahoma State University Research Foundation, took over management of the lab in late 2020. The facility processes vital testing for the state, including health screenings for newborns, tests for COVID-19 and other infectious diseases.

Prairie One Solution's initial contract with the state in December 2020 was for one year with four automatic renewal periods. But the Health Department said Wednesday in a statement to The Frontier that transitioning management of the lab back to the state has "always been the plan."

The statement said the agency was "grateful" for its collaboration with Oklahoma State University and Prairie One Solutions. The state has paid Prairie One Solutions nearly \$2.5 million to manage the lab.

....But we believe it is the right time for OSDH to take the reins in managing the lab," the statement said. "We are excited and ready to manage the PHL, and are committed to COVID-19 tests, and test-

top labs in the country." State Commissioner of After more than two Health Keith Reed told lawmakers during a budget hearing Wednesday at the Oklahoma Capitol that the Health Department will repurpose the money spent on its \$1.5-milliona-year contract with Prairie One Solutions and the agency will absorb employees in key staff positions.

lab to make it one of the

Kenneth Sewell, president of the Oklahoma State Research Foundation and founder of Prairie One Solutions, said they were "pleased with our critical role in filling gaps in our state's public health system."

"We support this move, recognizing Prairie One Solutions was set up at a critical time with a sense of urgency during the early stages of the emerging COVID-19 pandemic,' Sewell said in a statement to The Frontier.

Gov. Kevin Stitt announced in late 2020 that the lab would move from Oklahoma City to Stillwater. The Public Health Lab had been included in plans for a pandemic research center on the OSU campus that state officials said would be a "global leader in promoting pandemic awareness and preserving public health."

Following the move, which many criticized as rushed and without legislative oversight, the lab has faced critical staffing shortages, federal investigations on mishandling of



THE OKLAHOMA PUBLIC HEALTH LAB was relocated to Stillwater in 2020.



to outsource work it could no longer handle in its new facility.

Sen. Julia Kirt (D-Oklahoma City) sits on the Senate's Health and Human Services Appropriations Committee and said she was surprised to learn of the management transition

'We are facing the congrowing and building the ing delays after the lab had sequences of hasty deci-

in the middle of the pandemic," Kirt said. "Many of us advised against the further analysis of longterm needs and consequences."

Reed said Wednesday that funding for the pandemic center had not been realized, so health officials are trying to hammer out future plans for the Public Health Lab. The building that now houses the lab in Stillwater would require further construction to bring back tests that have been outsourced. The Lab. Reed said the agency agency could also put is comparing the costs of readfrontier.org.

sions by the governor to trailers that it ordered in renovating the existing move the public health lab late 2020 behind the lab building and run some tests there.

"I'm focusing on trying knee-jerk move and for to get the Public Health Lab back to the operational standard I need it at now," Reed said. "I don't want to rely on another Public Health Lab to meet the needs I feel like we should be able to."

> The Health Department is asking state lawmakers for funding to cover debt payments for a \$58.5-million bond lawmakers approved in 2017 for building a new Public Health

building versus constructing a new facility in the same location.

DYLAN GOFORTH | The Frontier

The agency owns the current lab building and the land it's on in Stillwa-

The Health Department has already spent at least \$30 million to move the Public Health Lab after using federal COVID-19 relief money to cover pandemic-related payroll costs, freeing up other money out of its own budget to move the facility.

The Frontier is a nonprofit focusing on investigative and watchdog journalism. For more information or to donate, go to www.

#### LEGAL NOTICE

#### **NOTICE OF MOTION FOR ATTORNEYS' FEES FROM JUDGMENT FUND PURSUANT TO RULE 23(H)**

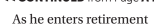
The lawsuit Cline v. Sunoco, Inc. (R&M), LLP, Ryan Whaley, Coldiron, Jantzen, pay statutory interest on payments made outside the time periods set forth in the Production Revenue Standards Act, 52 O.S. §570.1, et seq. (the "PRSA") for oil and gas production proceeds from oil and gas wells in Oklahoma.

et al., Case No. 17-cv-313-JAG (E.D. Peters & Webber, PLLC, and Barnes Okla.) claims Sunoco, Inc. (R&M) & Lewis, LLP. You may hire your own and Sunoco Partners Marketing & attorney, if you wish. However, you will Terminals, L.P. ("Defendants") failed to be responsible for that attorneys' fees and expenses.

#### What Are My Legal Rights?

**Object to Class Counsel's Request** for Attorneys' Fees, Reimbursement of <u>Litigation Expenses, and/or</u> Administration, Notice, and Distribution Costs, or to Class Representative's **Request for a Case Contribution Award:** You can file and serve a written objection to Class Counsel's request for attorneys' fees, reimbursement of litigation expenses, and/or administration, notice, and distribution costs, or to Class Representative's request for a case contribution award. Your written objection must explain the reasons for your objection and must be filed with the Court no later than February 14, 2023, at 5 p.m. CT. The Court will hold a Hearing on February 28, 2023, at 10:00 a.m. CT via Zoom. At the hearing, the Court will consider the application for Attorneys' Fees, Litigation Expenses, Administration, Notice and Distribution Costs, and Case Contribution Award. If objections have been submitted in the manner required, the Court will consider them, as well. Please note that the date of the Hearing is subject to change without further notice.

#### Inhofe... << CONTINUED from Page A4



at age 88, Inhofe said he plans to spend time with his wife of 63 years, Kay whether it be in Tulsa or at his favorite vacation spot on South Padre Island in Texas.

• **The Frontier** is a nonprofit focusing on investigative and watchdog journalism. For more information or to donate, go to www. readfrontier.org.





**AUTISM SPEAKS** 

JAN. 18TH FROM 8:00 AM TO 5:00 PM AND STARTING AT 8:00 AM DAY OF AUCTION

INSPECTION: TUES, JAN, 17TH & WED,

**AUCTION HELD AT:** DAKIL AUCTIONEERS, INC. 200 NW 114TH ST, OKLA. CITY, OKLA.

(W. Side Service Rd of the Bdwy Ext. between 122nd & Hefner)

CAN'T MAKE IT TO THE AUCTION, **BID LIVE ON-LINE AT WWW.DAKIL.COM** Large selection of Tractors, Trailers, Trucks, Machine Equipment, etc. Buyer premium will apply PLEASE SEE WEB SITE FOR DETAILED

LISTING & PICTURES!

**AUCTIONEERS 405-751-6179** www.dakil.com



**REAL ESTATE 405-751-6179** www.dakil.com

SPORTS TIP? CALL US AT 918-421-2026

In November 2019, a Notice of Pendency of Class Action and a Request for Exclusion from Class Form was mailed to class members.

On August 27, 2020, the Court entered a Judgment Order against Defendants in the amount of \$155,691,486.00 (the "Judgment Fund"). From the Judgment Fund, the Court may deduct reasonable Plaintiff's Attorneys' Fees, Litigation Expenses, Administration, Notice, Distribution Costs, and a Case Contribution Award.

Class Counsel will seek attorneys' fees up to 40% of the Judgment Fund. The amount of attorneys' fees paid from the Judgment Fund may be offset by \$4,500,000.00 in stipulated fees paid by Defendants. Class Counsel will also seek reimbursement of litigation expenses up to \$850,000.00, and Administration, Notice, and Distribution Costs up to \$650,000.00. The litigation expenses may be offset by up to \$500,000.00 in stipulated costs paid by Defendants. Class Representative will also seek a case contribution award of up to \$500,000.00. Class Counsel will submit these requests to the Court by no later than January 31, 2023. Copies of these filings will be posted on the website below.

The remainder of the fund (the "Net Judgment Fund") will be distributed to eligible Class Members based on a variety of factors as set forth in the Court's Plan of Allocation Order.

The law firms who represent the Class as Class Counsel are: Nix Patterson,

www.cline-sunoco.com

For more detailed information regarding the rights and obligations of **Class Members, read the documents** posted on the website or contact the Judgment Administrator.

Visit: www.cline-sunoco.com Call Toll-Free: 1-844-924-0848 Or write to: Cline v. Sunoco, Inc. (R&M), et al. c/o JND Legal Administration PO Box 91342 Seattle, WA 98111

1-844-924-0848

# www.mcalesternews.com

LIVE WEATHER • BREAKING NEWS • LOCAL NEWS • ALWAYS ON • ALWAYS LOCAL

## Have news to share? 918-421-2023

## **OKLAHOMA**

## **18-year-old** arrested after Del City shooting

**Hallie Hart** The Oklahoman USA TODAY NETWORK

Police have arrested an 18-year-old man in connection with a Tuesday night shooting after a high school basketball game in Del City.

Del City police said shots were fired about 7:36 p.m. inside Del City High School's John Smith Fieldhouse after a boys basketball game between Del City and Millwood.

Police said one person was hit by gunfire. The victim was driven to OU Medical Center in a personal vehicle and is listed as stable, according to police.

The identity of the man arrested Wednesday was not released by police because he has not been formally charged. Police said neither the man arrested nor the victim are Del City High School students or affiliated with Mid-Del Public Schools.

Two on-duty Del City officers and two more off-duty officers were working security at the game, according to police. After officers evacuated the gym, more shots were reported in the school parking lot.

After the incident, Del City Principal Steve Gilliland announced the school was shifting to a virtual learning day Wednesday.

"After the completion of the boys basketball game against Millwood High School, a fight occurred and gunshots were fired inside the field house," Gilliland said in a news release. "The Del City Police Department is onsite and investigating the incident. ... We will continue to update our families as more information becomes available."

Del City is returning to in-person learning Thursday.

Toni Lewis, the mother of Del City senior forward Brandon Garrison, said Tuesday night on Twitter that her son and the team were "doing good." Millwood senior guard William Mays also said Tuesday night on Twitter that both teams were safe and thanked the public for praying for both schools.

## **#THROWBACKTHURSDAY** LOVE OF MUSIC A **TEACHING MOMENT IN 1956**



Children grasp a drum, tambourine and other handheld musical instruments during a rhythm band session in 1956 at Dale Rogers School. The school was formed in 1953 by a group of parents who had children with disabilities. They named the school in honor of Dale Evans Rogers, whose daughter with husband Roy Rogers had Down syndrome. This photo accompanied a Jan. 19, 1956, Oklahoma City Times story about the school needing financial assistance. The story also reported that music was a favorite of the students, whose speech benefited from singing. The agency evolved into what is now known as the Dale Rogers Training Center. DICK PETERSON/THE OKLAHOMAN FILE

We run a #Throwback image each week, showcasing Oklahoma's history. Be sure to follow us on Twitter @TheOklahoman\_ and "Like" us at Facebook.com/TheOklahoman for more historical photos.

— Linda Lynn, news research editor

#### LEGAL NOTICE

### **NOTICE OF MOTION FOR ATTORNEYS' FEES FROM JUDGMENT FUND PURSUANT TO RULE 23(H)**

The lawsuit Cline v. Sunoco, Inc. (R&M), LLP, Ryan Whaley, Coldiron, Jantzen, et al., Case No. 17-cv-313-JAG (E.D. Peters & Webber, PLLC, and Barnes

## CROSSROADS OUF

pay statutory interest on payments made and expenses. outside the time periods set forth in the Production Revenue Standards Act, 52 O.S. §570.1, et seq. (the "PRSA") for oil and gas production proceeds from oil and gas wells in Oklahoma.

of Class Action and a Request for to class members.

On August 27, 2020, the Court entered a Judgment Order against Defendants in the amount of \$155,691,486.00 (the "Judgment Fund"). From the Judgment Fund, the Court may deduct reasonable Plaintiff's Attorneys' Fees, Litigation Expenses, Administration, Notice, Distribution Costs, and a Case Contribution Award.

Class Counsel will seek attorneys' fees The Court will hold a Hearing on up to 40% of the Judgment Fund. The amount of attorneys' fees paid from the Judgment Fund may be offset by \$4,500,000.00 in stipulated fees paid by Defendants. Class Counsel will also seek reimbursement of litigation expenses up to \$850,000.00, and Administration, Notice, and Distribution Costs up to \$650,000.00. The litigation expenses may be offset by up to \$500,000.00 in stipulated costs paid by Defendants. Class Representative will also seek a case contribution award of up to \$500,000.00. Class Counsel will submit these requests to the Court by no later than January 31, 2023. Copies of these filings will be posted on the website below.

The remainder of the fund (the "Net Judgment Fund") will be distributed to eligible Class Members based on a variety of factors as set forth in the Court's Plan of Allocation Order.

The law firms who represent the Class as Class Counsel are: Nix Patterson,

Okla.) claims Sunoco, Inc. (R&M) & Lewis, LLP. You may hire your own and Sunoco Partners Marketing & attorney, if you wish. However, you will Terminals, L.P. ("Defendants") failed to be responsible for that attorneys' fees

#### What Are My Legal Rights?

Object to Class Counsel's Request for Attorneys' Fees, Reimbursement Litigation Expenses, and/or <u>of</u> In November 2019, a Notice of Pendency Administration, Notice, and Distribution Costs, or to Class Representative's Exclusion from Class Form was mailed **Request for a Case Contribution Award:** You can file and serve a written objection to Class Counsel's request for attorneys' fees, reimbursement of litigation expenses, and/or administration, notice, and distribution costs, or to Class Representative's request for a case contribution award. Your written objection must explain the reasons for your objection and must be filed with the Court no later than February 14, 2023, at 5 p.m. CT.

> February 28, 2023, at 10:00 a.m. CT via Zoom. At the hearing, the Court will consider the application for Attorneys' Fees, Litigation Expenses, Administration, Notice and Distribution Costs, and Case Contribution Award. If objections have been submitted in the manner required, the Court will consider them, as well. Please note that the date of the Hearing is subject to change without further notice.

> For more detailed information regarding the rights and obligations of **Class Members, read the documents** posted on the website or contact the Judgment Administrator.

Visit: www.cline-sunoco.com Call Toll-Free: 1-844-924-0848 Or write to: Cline v. Sunoco, Inc. (R&M), et al. c/o JND Legal Administration PO Box 91342 Seattle, WA 98111

COLLECTIBLES **Right Inside the Main Mall Grossroads** Antiques **CROSSROADS MALL** 7000 Crossroads Blvd OKC

Booths available. **Call Joe** 405-236-4111. Admission Saturday, January 21st & Sunday, January 22nd Saturday hours 9am-5pm 🐈 Sunday hours 10am-5pm

#### 1-844-924-0848

**TULSA WORLD** 



#### **NOTICE OF MOTION FOR ATTORNEYS' FEES FROM JUDGMENT FUND PURSUANT TO RULE 23(H)**

The lawsuit Cline v. Sunoco, Inc. (R&M), Peters & Webber, PLLC, and Barnes et al., Case No. 17-cv-313-JAG (E.D. & Lewis, LLP. You may hire your own Okla.) claims Sunoco, Inc. (R&M) and attorney, if you wish. However, you will

Protocol	The following self-storage unit contents containing household and other goods will be sold for cash by CubeSmart 19451 E S1st St. S, Broken Arrow, OK 74014 918-355-2436 to satisfy a lien on February 10, at approx. 3PM at www.storagetreasure s.com 823 John Pointer 1016 Kenesha Davis 2202 Matt Franklin 8252 Joshua Campbell	<ul> <li>PB-2020-947 SHANNON L HALL-HARRIS, DEC., DA VID M. UNIKE/THORNION, JR., PERS. REP.</li> <li>PB-2021-575 JAMES WAYNE ROBISON, DEC., ROSEZETTA LEE WALDING, PERS. REP.</li> <li>PB-2021-1186 BARBARA SUE CONNER, DEC., CHRISTOPHER E. CONNER, PERS. REP.</li> <li>PB-2022-010 JACKIE DALE HESS, AK/A JACK D. HESS, DEC., CLARKE ANSON HESS, PERS, REP.</li> <li>PB-2022-203 ELISE ANN MCCARTHY AND HUGUETTE T. FORTUNA TO, BOTH DEC., NYLA CARR, PERS. REP.</li> <li>PB-2022-203 DOROTHY WILSON CRAWLEY, A/K/A DOROTHY WILSON OBERLIN, DEC., DANIEL OBERLIN, PERS. REP.</li> <li>PB-2022-558 MARTHA A. WITT, DEC., TERESA DELANCY, PERS. REP.</li> <li>PB-2022-568 KEVIN E. RILEY, DEC., SEAN O'NEILL RILEY, PER. REP.</li> <li>PB-2022-691 GEORGE ARTHUR MCCULLOUGH, DEC., DEBRA ILENE MCCULLUGH, PERS REP.</li> </ul>	Sunoco Partners Marketing & Terminals, L.P. ("Defendants") failed to pay statutory interest on payments made outside the time periods set forth in the Production Revenue Standards Act, 52 O.S. §570.1, <i>et seq.</i> (the "PRSA") for oil and gas production proceeds from oil and gas wells in Oklahoma.
<ul> <li>NOTICE OF PUBLIC SALE: The Course of the Course of the Course work of the Course work</li></ul>	790727 Published in the Tulsa World, Tulsa County, Oklahoma, January 19,	On this 30th day of December, 2022, it appearing to the satisfaction of the Court, that in the above named case the personal representatives, guardians or conservators having filed their annual reports or final reports and Petitions, for determination of heirship and distribution and their discharge. The Heirs, Legatees, Devisees, Wards, and all parties interested in said	In November 2019, a Notice of Pendency of Class Action and a Request for
<ul> <li>and solutions to the next of kin and the series howing cutady of said word or minor.</li> <li>based word December 2022</li>     &lt;</ul>	The following self-storage unit contents containing household and other goods will be sold for cash by CubeSmart, 2861 N. Hwy 66, Catoosa, OK 74015, 918-266- 1990 to satisfy a lien on Feb- ruary 9, 2023 at approx. 3PM	estate, are given notice and are hereby directed to appear in the Court Room of the District Court of Tulsa County, State of Oklahoma, 7th Floor, County Courthouse, Tulsa, on the 1st day of February, 2023, at the above listed time to show cause why said accounts should not be ap- proved and final orders made determining heirship and decreeing distribution and closing es- tates. IT IS FURTHER ORDERED, that notice of proceedings herein concerned be given by publi- cation hereof as required by law for two successive weeks in the Tulsa World of Tulsa, Okla- homa, and notice of said hearing shall be mailed at least ten 10 days prior to the date of hear-	to class members. On August 27, 2020, the Court entered a Judgment Order against Defendants
Published in the Julyse Oklamor, Surgers       7817       OF Julyse Streptor Reveal       Published in the Tulyse Published in the Tulyse World, Tulyse County, State OF OKLAHOMA         NTHE DISTRICT COURT OF TULYSE COUNTY STATE OF OKLAHOMA       IN THE DISTRICT COURT WITHIN AND FOR THE COUNTY, STATE OF OKLAHOMA         AUTO ADVANTAGE F.F.       Published in the Tulyse World, Tulyse County, State OF OKLAHOMA         NANCE, LLC Plointif, Vs.       Published in the Tulyse World, Tulyse County, State OF OKLAHOMA         NANCE, LLC Plointif, Vs.       Published in the Tulyse World, Tulyse County, State OF OKLAHOMA         No.CS, 2022-2867       Published Science, LLC, County, LLC, Marker SA, PERS, REP.         Packer, Derendont.       Published Nummetr, State, DEC, John A, HOWELL, PERS, REP.         No.CS, 2022-2867       Published Science, JLC, County, LLC, MARCE SCIENCE, VERS, REP.         Published In the Tulyse World Advance Science, The Press, REP.       Published Science, JLC, JOHN A, HOWELL, PERS, REP.         Published In the Tulyse World Advance Science, The Press, REP.       Published Science, JLC, JCHAR MARKE SAREPROD, DEC, JACOUELLINE N, SHAREPHERD, DEC, JACOUELLINE	Unit 1029 Kimberly Schaeffer Unit 939 Stephen Ryan Unit 925 Tanya Ariaz Unit 910 Olivia Gonzalez Unit 759 James Halford Unit 732 Rachel Bellew Unit 1203 Carolyn Coffman	ceedings to the next of kin and the person having custody of said ward or minor. Dated this 30th day of December, 2022 KURT G. GLASSCO District Judge BY: <u>/s/ Kathy Adreon</u>	(the "Judgment Fund"). From the Judgment Fund, the Court may deduct reasonable Plaintiff's Attorneys' Fees, Litigation Expenses, Administration,
IN THE DISTRICT COUNTY STATE OF OKLAHOMA AUTO ADVANTAGE / ECKUNY STATE OF OKLAHOMA STEPHANE KENE PASCES OF STATE OF STATE OF STATE OF OKLAHOMA STEPHANE KENE PASCES OF STATE OF OKLAHOMA NNCE: LLC Paintiff, No. CS.2022-2007 PE 2023-021 VILLIAM J. BANNES, DEC., STARE ALMEYDA, PERS, REP. PB-2023-021 VILLIAM J. BANNES, DEC., GARY EDWINSTONER, PERS, REP. PB-2023-021 VILLIAM J. BANNES, DEC., GARY EDWINSTONER, PERS, REP. PB-2023-021 VILLIAM J. BANNES, DEC., CACKE EDWINSTONER, PERS, REP. PB-2023-021 VILLIAM J. BANNES, DEC., JENCH EXALVER PERS, REP. PB-2023-021 VILLIAM J. BANNES, DEC., JENCH ANATORD, PERS, REP. PB-2023-021 VILLIAM J. BA	Published in the Tulsa World, Tulsa County, Oklahoma, January 5, 12	791876	Contribution Award. Class Counsel will seek attorneys' fees
AUID ADVANIAGE LEP ADVAILAGE FF AVAILED ADVANIAGE FF AVAILED ADVANIAGE ADVANIAGE FF B-2020-322 BOBBY GENE BRUMMETT, DEC., SUSAN LYNN AUBRY, PERS, REP. PB-2020-322 BOBBY GENE BRUMMETT, DEC., SUSAN LYNN AUBRY, PERS, REP. PB-2020-322 BOBBY GENE BRUMMETT, DEC., SUSAN LYNN AUBRY, PERS, REP. PB-2020-322 JOBBY GENE BRUMMETT, DEC., SUSAN LYNN AUBRY, PERS, REP. PB-2020-322 JOBBY GENE BRUMMETT, DEC., SUSAN LYNN AUBRY, PERS, REP. PB-2020-322 JOBBY GENE BRUMMETT, DEC., GARY EDWIN STONER, PERS, REP. PB-2020-322 JOBBY GENE S. CRUINEGER, DEC., JOHNA A HOWELL, PERS, REP. PB-2020-327 JUANES C, BOLLINGER, PECS, JACQUELINNE S. HEPHERD, PB-2020-327 JUANES C, BOLLINGER, PECS, JACQUELINNE S. HEPHERD, PB-2020-377 JUANES C, BOLLINGER, PECS, INAG, HANFORD, PERS, REP. PB-2020-377 JUANES C, BOLLINGER, PECS, CHEORY FACTOR, PECS, INAG, HANFORD, PERS, REP. PB-2020-377 JUANES GLED CHARSING GUIDE BOLLINGER, PERS, REP. PB-2020-270 JUANES C, BOLLINGER, PECS, CHEORY FACH, PEG, STR.F. PB-2020-377 JUANES GLED CHARSING GUIDE BOLLINGER, PERS, REP. PB-2020-270 JUANES LED C, JACUELING JUANES, REP. PB-2020-270 JUANES LED C, JACUELING JUANES J	IN THE DISTRICT COURT OF TULSA COUNTY	Published in the Tulsa World, Tulsa County, Oklahoma, January 19 & 26, 2023 IN THE DISTRICT COURT WITHIN AND FOR THE COUNTY, STATE OF OKLAHOMA	amount of attorneys' fees paid from
NOTICE BY PUBLICATION       19:00AM         Stephonie Renee Parker vou are hereby noticed that vou how been sub of AUC AL vou must answer plantifis entition on before the 24th and or February, 2023 or money iudgment in momey iudgment in emers vidgment in emers vidgment in money iudgment in emers vidgment in emers vidgment in money iudgment in emers vidgment in event vidgment in event vidgment in event vidgment in event vidgment in event vidgment in event vidgment vidgment in event vidgment	NANCE, LLC Plaintiff, VS. STEPHANIE RENEE PARKER Defendant.	PB-2022-332 BOBBY GENE BRUMMETT, DEC., SUSAN LYNN AUBRY, PERS. REP. PB-2021-428 FRANCES GERALDINE FREAR, DEC., DAIL L. SUMMERS, PERS. REP. PB-2021-1222 JOSEPH R. MCNEAL, DEC., ANGELA ALMEYDA, PERS. REP. PB-2022-078 BOBBY EARL HOWELL, DEC., JOHN A. HOWELL, PERS. REP. PB-2022-401 WILLIAM J. BARNES, DEC., SHERRY BARNES HARRISON, PERS. REP. PB-2022-401 WILLIAM J. BARNES, DEC., SHERRY BARNES HARRISON, PERS. REP. PB-2022-708 VERA THELMA STONER, DEC., CARY EDWIN STONER, PERS. REP. PB-2022-708 VERA THELMA STONER, DEC., GARY EDWIN STONER, PERS. REP. PB-2022-708 WANDA MARIE SHEPHERD, DEC., JACQUELINE N. SHEPHERD, PERS. REP.	\$4,500,000.00 in stipulated fees paid by Defendants. Class Counsel will also seek reimbursement of litigation expenses up to \$850,000.00, and Administration, Notice, and Distribution Costs up to
<ul> <li>Individuation of the statistic former of the statistin the statistic former of the statistic former of the statis</li></ul>	NOTICE BY PUBLICATION		
<ul> <li>2022. On this 5th day of January, 2023, it appearing to the satisfaction of the Court, that in the above named case the personal representatives, guardians or conservators having filed their annual reports or final reports and Petitions, for determination of heirship and distribution and their discharge. The Heirs, Legatees, Devisees, Wards, and all parties interested in said estate, are given notice and are hereby directed to appear in the Court, Court of Tulus a County. State of Oklahoma, 7th Floor, County Courthouse, Tulsa, on the 8th day of February, 2023, at the above listed time to show cause why said accounts should not be approved and final orders made determining heirship and decreeing distribution and closing estates.</li> <li>(seal)</li> <li>APPROVED BY:</li> <li>Isl Hugh H. Fudge</li> <li>Hugh H. Fudge, OBA# 20487</li> <li>Robinson, Hoover &amp; Fudge, PLLC</li> <li>Ti S. Further Order and the person having custody of said ward or minor.</li> <li>Dated this 5th day of January, 2023</li> <li>KURT G. GLASSCO</li> <li>District Judge</li> <li>BX: /// Kathy Adreon</li> </ul>	are hereby noticed that you have been sued by Auto Ad- vantage Finance, LLC and you must answer plaintiffs petition on or before the 24th day of February, 2023 or a money judgment in the amount of \$6,321.96 plus in- terest will be rendered ac- cordingly.	PB-2022-76 JANET RUTH KASISHKE, DEC., ALBERT HENRY KASISHKE, III, PERS. REP.	Class Representative will also seek a case contribution award of up to \$500,000.00. Class Counsel will submit these requests to the Court by no later than January 31, 2023. Copies of these filings
(seal) APPROVED BY: Isl Hugh H. Fudge. Hugh H. Fudge, OBA# 20487 Robinson, Hoover & Fudge, PLLC 19 N. Robinson Ave., Suite 000 Oklahoma City, OK 73102 (MS) 272-464 L (MS) 272-464	2022. By /s/ Joanna Millican DEPUTY COURT CLERK FOR TULSA COUNTY DISTRICT COURT CLERK	named case the personal representatives, guardians or conservators having filed their annual reports or final reports and Petitions, for determination of heirship and distribution and their discharge. The Heirs, Legatees, Devisees, Wards, and all parties interested in said estate, are given notice and are hereby directed to appear in the Court Room of the District Court of Tul- sa County, State of Oklahoma, 7th Floor, County Courthouse, Tulsa, on the 8th day of Febru- ary, 2023, at the above listed time to show cause why said accounts should not be approved	The remainder of the fund (the "Net Judgment Fund") will be distributed to eligible Class Members based on
Oklahoma City, OK 73102	APPROVED BY: Isl Hugh H. Fudge Hugh H. Fudge, OBA# 20487 Robinson, Hoover & Fudge, PLLC 119 N. Robinson Ave., Suite	cation hereof as required by law for two successive weeks in the Tulsa World of Tulsa, Okla- homa, and notice of said hearing shall be mailed at least ten 10 days prior to the date of hear- ing, to the Heirs, Legatees and Devi sees whose addresses are known, and in guardianship proceedings to the next of kin and the person having custody of said ward or minor. Dated this 5th day of January, 2023 KURT G. GLASSCO	Court's Plan of Allocation Order. The law firms who represent the Class as Class Counsel are: Nix Patterson,
	Oklahoma City, OK 73102 (405) 232-6464 I (405) 232-6363	BY: /s/ Kathy Adreon	www.cline-sunoco.com

PB-2021-630 JUNE VERONICA GRENIER, DEC., DARLA MARIE GRENIER, PERS. REP.
 PB-2021-830 GARY LEE YECK, DEC., AUDREY YECK, PERS. REP.
 PB-2021-830 GARY LEE YECK, DEC., AUDREY YECK, PERS. REP.
 PB-2021-830 ROTH A DOKS, DEC., SHARON ROOKS SCHOBER, PERS. REP.
 PB-2022-150 HOWARD SCOTT ORANSKY, DEC., JEFFREY ORANSKY, PERS. REP.
 PB-2022-520 MARTHA J. FOSTER, DEC., RICHARD WAYNE BRIGGS, PERS. REP.
 PB-2022-532 CYNTHA ANN GILL, DEC., GARELD F. GILL, PERS. REP.
 PB-2022-552 TILLERS. WATSON, SR. AND GENEVA MARIE WATSON, BOTH DEC., BENNIE LEE WATSON, PERS. REP.

Oklahoma, January 19, 26 & February 2, 2023

Vehicle Sale

Sale Date: February 3, 2023 9:30 AM RANDY MCDEVITT 918-932-6524

1976 YAMAHA VIN: 560003574

791904 Published in the Tulsa World, Tulsa County, Oklahoma, January 19,

2023

9:30 AM

10:00 AM

rketing & Terminals, be responsible for that attorneys' fees and expenses.

#### What Are My Legal Rights?

**Object to Class Counsel's Request** for Attorneys' Fees, Reimbursement of Litigation Expenses, and/or Administration, Notice, and Distribution Costs, or to Class Representative's **Request for a Case Contribution Award:** You can file and serve a written objection to Class Counsel's request for attorneys' fees, reimbursement of litigation and/or expenses. administration, notice, and distribution costs, or to Class Representative's request for a case contribution award. Your written objection must explain the reasons for your objection and must be filed with the Court no later than February 14, 2023, at 5 p.m. CT.

The Court will hold a Hearing on February 28, 2023, at 10:00 a.m. CT via Zoom. At the hearing, the Court will consider the application for Attorneys' Fees, Litigation Expenses, Administration, Notice and Distribution Costs, and Case Contribution Award. If objections have been submitted in the manner required, the Court will consider them, as well. Please note that the date of the Hearing is subject to change without further notice.

For more detailed information regarding the rights and obligations of Class Members, read the documents posted on the website or contact the Judgment Administrator.

Visit: www.cline-sunoco.com Call Toll-Free: 1-844-924-0848 Or write to: Cline v. Sunoco, Inc. (R&M), et al. c/o JND Legal Administration PO Box 91342 Seattle, WA 98111

Published in the Tulsa World, Tulsa County, Oklahoma, (19/01/2023)

## Wes Moore sworn in as **Maryland's first Black governor**

**By Brian Witte** Associated Press

ANNAPOLIS, Md. (AP) — Maryland Gov. Wes Moore was sworn in as the state's first Black governor on Wednesday, punctuating his inauguration with references to Black history that included an acknowledgement of the enslaved people who once arrived by ship near the state Capitol.

Before his inaugural speech, Moore attended a wreath-laying ceremony at the Annapolis City Dock, which was once a regional slave port and the site of a memorial to enslaved African Kunta Kinte, who arrived there in 1767 and was written about in Alex Haley's book "Roots."

Moore was joined by other Black leaders at the ceremony on a bright sunny morning, including Maryland Rep. Kweisi Mfume, **Attorney General** Anthony Brown, former Lt. Gov. Michael Steele, and former Massachusetts Gov. Deval Patrick, who was the second Black governor elected in the nation's history in



Maryland Governor-Elect Wes Moore, stands for a photograph outside of the capitol dome in Annapolis, Md., Tuesday. (AP Photo/Bryan Woolston)

2006. Virginia's Douglas Wilder was the first Black governor elected in 1989, and Moore is the nation's third.

"I feel lifted up and encouraged that Black talent has been recognized and has an opportunity to come forward," Patrick said in an interview with The Associated Press after the ceremony.

Steele, a former chairman of the Republican National Committee who was Maryland's first Black candidate elected statewide, described the inauguration as an exciting day for the state.

"It's interesting to watch these things

unfold in a world in which there's still resistance to it, but we're excited here in Maryland and I'm honored to be a part of it today and be a part of that line as well," Steele said while walking in a procession up the city's Main Street.

Former NAACP president Ben Jealous, **Baltimore Mayor** Brandon Scott and former Lt. Gov. Kathleen Kennedy Townsend also attended.

Moore took the oath of office using a Bible owned by Frederick Douglass, a Marylander who escaped slavery on the state's Eastern Shore before going on to become an

author and famed abolitionist.

When Moore gives his inaugural speech as Maryland's 63rd governor, he will be looking out on a mall in front of the Capitol with a statue of U.S. Supreme **Court Justice** Thurgood Marshall.

One thing Moore won't see: The statue of U.S. Supreme **Court Justice Roger** B. Taney, who authored the infamous 1857 Dred Scott decision declaring that Black people could not be U.S. citizens. That statue stood for nearly 145 years outside the Maryland State House before Moore's predecessor, Republican Gov. Larry Hogan, ordered it removed in response to racial violence in Charlottesville, Va. Moore's run-

ning mate, Aruna Miller, also will be making history on Wednesday. She is the first immigrant and first Asian American elected statewide in Maryland.

> ruling in favor of the city of Miami, ordering the federal regulator to determine what role the Corps plays in preventing flooding and whether the Grand River Dam bears

## Anger grows in Virginia city where first-grader shot teacher

THE ARDMOREITE THURSDAY, JANUARY 19, 2023 A7

**By Ben Finley and Denise Lavoie** Associated Press

NEWPORT NEWS, Va. (AP) — When a 6-year-old shot and wounded his first-grade teacher in this shipbuilding city near Virginia's coast, the community reacted with collective shock.

But the sentiment percolated over 12 days into rage from parents and particularly from teachers, with many lambasting school administrators Tuesday night for what they said was a misguided emphasis on attendance and other education statistics over the safety of children and staff.

During a three-hour school board meeting dedicated solely to public comment, Newport News teachers and parents said students who assaulted classmates and staff were routinely allowed to stay in the classroom with few consequences. They said the shooting of Abigail Zwerner could have been prevented if not for a toxic environment in which teachers' concerns are systemically ignored.

"Every day in every one of our schools, teachers, students and other staff members are being hurt," high school librarian Nicole Cooke told the board. "Every day, they're hit. They're bitten. They're beaten. And they're allowed to stay so that our numbers look good."

Addressing superintendent George Parker, Cooke said: "If Abigail had been respected, she wouldn't be in the hospital right now."

The shooting occurred on Jan. 6 as Zwerner taught her first-grade class at Richneck Elementary. There was no warning and no struggle before the 6-year-old pointed the gun at his teacher and fired one round, police said.

The bullet pierced Zwerner's hand and struck her chest. The 25-year-old hustled her students out of the classroom before being rushed to the hospital.

> any responsibility for the flooding in Miami.

The Federal Energy **Regulatory Commission** has yet to issue a subsequent ruling in response to the court order.

#### LEGAL NOTICE

### **NOTICE OF MOTION FOR ATTORNEYS' FEES FROM JUDGMENT FUND**

FLOODING

Continued from A3

out in other Miami neighborhoods and main thoroughfares, leaving empty lots or parks where houses and businesses once stood.

Once a full buyout occurs, the property cannot be built on again.

Miami's fairgrounds,

occurred, rather than the federal government proactively buying additional land, because it would be cheaper.

Sullivan said he believes federal authorities should purchase more land or easements, but it could come with major drawbacks for Miami. Land buyouts would kill any chances for future development and could decimate the town. While Parker said previous city leaders have unsuccessfully tried negotiating with the Grand River Dam Authority to work out a solution for the town's flooding, he had hoped he would be able to reach a deal shortly after being elected. "They all tried the same thing I tried. GRDA does not want to fix this because it doesn't benefit them financially,"

he said.

Brannen Parrish, public affairs specialist for the U.S. Army Corps of Engineers' Tulsa district, said Grand Lake is considered a state reservoir, and the only jurisdiction the Corps has over the dam is ordering water releases once the lake level at the dam gets to flood stage.

While the Corps is not

additional easements or

land to address the flood-

ing issue, it cannot do so

without Congressional

approval and funding

agency official said.

to make those buys, an

The Corps is currently

working with the city of

Miami to identify flood-

mitigation strategies.

prone areas and evaluate

The exact role the U.S.

Army Corps of Engineers

plays on Grand Lake is

opposed to acquiring

a question the Federal **Energy Regulatory** Commission is currently considering. In January 2022, the U.S. Court of Appeals for the District of Columbia issued a

city park and community swimming pool, once considered one of the largest in the state, are regularly inundated with flood water from the nearby Neosho River, making them unusable for weeks at a time, Stotts said.

With no resolution in sight, the city has made efforts to begin shifting any new development further away from the river. But there is only so much land that can be used for development, and the city's coffers are not flush with cash, Stotts said.

The Grand River Dam Authority and, to a lesser extent, the federal government purchased much of the land that was expected to be flooded to make Grand Lake in the 1930s and 1940s. But the purchases weren't adequate to prevent surrounding communities from future flooding, said Jack Dalrymple, Miami's city engineer.

Federal documents Dalyrmple provided to The Frontier show that the U.S. Army Corps of Engineers was aware of the danger of flooding upstream from the dam since at least 1942 and a consultant recommended buying out land owners in Miami.

Archived documents from the Corps of Engineers from 1957 show the agency recommended that Miami-area property owners be paid for damages if flooding



**PURSUANT TO RULE 23(H)** 

The lawsuit Cline v. Sunoco, Inc. (R&M), et al., Case No. 17-cv-313-JAG (E.D. Okla.) claims Sunoco, Inc. (R&M) and Sunoco Partners Marketing & Terminals, L.P. ("Defendants") failed to pay statutory interest on payments made outside the time periods set forth in the Production Revenue Standards Act, 52 O.S. §570.1, et seq. (the "PRSA") for oil and gas production proceeds from oil and gas wells in Oklahoma.

In November 2019, a Notice of Pendency of Class Action and a Request for Exclusion from Class Form was mailed to class members.

On August 27, 2020, the Court entered a Judgment Order against Defendants in the amount of \$155,691,486.00 (the "Judgment Fund"). From the Judgment Fund, the Court may deduct reasonable Plaintiff's Attorneys' Fees, Litigation Expenses, Administration, Notice, Distribution Costs, and a Case Contribution Award.

Class Counsel will seek attorneys' fees up to 40% of the Judgment Fund. The amount of attorneys' fees paid from the Judgment Fund may be offset by \$4,500,000.00 in stipulated fees paid by Defendants. Class Counsel will also seek reimbursement of litigation expenses up to \$850,000.00, and Administration, Notice, and Distribution Costs up to \$650,000.00. The litigation expenses may be offset by up to \$500,000.00 in stipulated costs paid by Defendants. Class Representative will also seek a case contribution award of up to \$500,000.00. Class Counsel will submit these requests to the Court by no later than January 31, 2023. Copies of these filings will be posted on the website below.

The remainder of the fund (the "Net Judgment Fund") will be distributed to eligible Class Members based on a variety of factors as set forth in the Court's Plan of Allocation Order.

The law firms who represent the Class as Class Counsel are: Nix Patterson, LLP,

Ryan Whaley, Coldiron, Jantzen, Peters & Webber, PLLC, and Barnes & Lewis, LLP. You may hire your own attorney, if you wish. However, you will be responsible for that attorneys' fees and expenses.

#### What Are My Legal Rights?

**Object to Class Counsel's Request** for Attorneys' Fees, Reimbursement Litigation Expenses, and/or of Administration, Notice, and Distribution Costs, or to Class Representative's **Request for a Case Contribution Award:** You can file and serve a written objection to Class Counsel's request for attorneys' fees, reimbursement of litigation expenses, and/or administration, notice, and distribution costs, or to Class Representative's request for a case contribution award. Your written objection must explain the reasons for your objection and must be filed with the Court no later than February 14, 2023, at 5 p.m. CT.

The Court will hold a Hearing on February 28, 2023, at 10:00 a.m. CT via Zoom. At the hearing, the Court will consider the application for Attorneys' Fees, Litigation Expenses, Administration, Notice and Distribution Costs, and Case Contribution Award. If objections have been submitted in the manner required, the Court will consider them, as well. Please note that the date of the Hearing is subject to change without further notice.

For more detailed information regarding the rights and obligations of **Class Members, read the documents** posted on the website or contact the Judgment Administrator.

Visit: www.cline-sunoco.com Call Toll-Free: 1-844-924-0848 Or write to: Cline v. Sunoco, Inc. (R&M), et al. c/o JND Legal Administration PO Box 91342 Seattle, WA 98111

1-844-924-0848