

**SUPREME COURT MINUTES
MONDAY, JUNE 5, 2017
SAN FRANCISCO, CALIFORNIA**

S076169**PEOPLE v. PARKER
(GERALD)**

Opinion filed: Judgment affirmed in full

Majority Opinion by Werdegar, J.

-- joined by Cantil-Sakauye, C. J., Chin, Corrigan, and Kruger, JJ.

Concurring Opinion by Cantil-Sakauye, C. J.

Concurring and Dissenting Opinion by Liu, J.

-- joined by Cuéllar, J.

S219567

A138949 First Appellate District, Div. 1

**WEATHERFORD
(CHERRITY) v. CITY OF SAN
RAFAEL**

Opinion filed: Judgment reversed

The Court of Appeal erred when it held that payment of a property tax was required under section 526a. The statute's text, context, and broad remedial purposes preclude such an interpretation. But this case's procedural posture limits our ability to fully consider the parties' other contention about taxpayer standing. We therefore reverse the decision of the Court of Appeal and remand with instructions that the Court of Appeal reverse the stipulated judgment and remand to the superior court for further proceedings consistent with our opinion.

Majority Opinion by Cuéllar, J.

-- joined by Cantil-Sakauye, C. J., Werdegar, Chin, Corrigan, Liu, and Kruger, JJ.

Concurring Opinion by Cantil-Sakauye, C. J.

-- joined by Liu, J.

Concurring Opinion by Kruger, J.

S224476

F068652 Fifth Appellate District

**WILLIAMS & FICKETT v.
COUNTY OF FRESNO**

Opinion filed: Judgment affirmed in full

Henceforth, a claim of nonownership of nonexempt assessed property, by itself, will not provide a sufficient basis for invoking the nullity exception and thereby avoiding the assessment appeal process when a taxpayer seeks a reduction in an assessment on the local roll. We overrule our decision in *Parr-Richmond Industrial Corp. v. Boyd, supra*, 43 Cal.2d 157, insofar as it related a contrary rule. But because our holding operates only prospectively, we affirm the judgment of the Court of Appeal, and remand this matter for further proceedings consistent with this opinion.

Majority Opinion by Cantil-Sakauye, C. J.

-- joined by Werdegar, Liu, Cuéllar, and Kruger, JJ.
Concurring and Dissenting Opinion by Chin, J.
-- joined by Corrigan, J.

S242319 A151376 First Appellate District, Div. 3

**BRADSHAW (JOSEPH
FRANKLIN) v. S.C. (PEOPLE)**

Petition for review & application for stay denied

S238855

BARRY ON DISCIPLINE

Time extended to consider modification or rehearing – PATRICIA JOAN BARRY

The time for granting or denying rehearing in the above-entitled case is hereby extended to August 15, 2017, or the date upon which rehearing is either granted or denied, whichever occurs first.

S239759

SCHOOLER ON DISCIPLINE

Time extended to consider modification or rehearing – JANE L. SCHOOLER

The time for granting or denying rehearing in the above-entitled case is hereby extended to August 15, 2017, or the date upon which rehearing is either granted or denied, whichever occurs first.

S242108 B268133 Second Appellate District, Div. 5

**BARANCHIK (PHILLIP) v.
FIZULICH (MARIO)**

Time for ordering review extended on the court's own motion

The time for ordering review on the court's own motion is hereby extended to August 17, 2017. (Cal. Rules of Court, rule 8.512(c).)

S239552

**PEOPLE v. WASHINGTON
(DARNELL KEITH)**

Extension of time granted

Good cause appearing therefor, in light of the fact that the combined clerk's and reporter's transcript exceeds 32,000 pages, the request of the Clerk of the Superior Court of Contra Costa County for a 35-day extension of time to complete the clerk's transcript on appeal is granted. (See Cal. Rules of Court, rule 8.616(d).)

The Clerk of the Superior Court of Contra Costa County is directed to complete the clerk's transcript on appeal on or before July 10, 2017, and to notify the Clerk of this court in writing when the transcript is completed.

S239713 F065807 Fifth Appellate District

**PEOPLE v. RODRIGUEZ
(JESUS MANUEL)**

Extension of time granted

On application of appellant Edgar Octavio Barajas and good cause appearing, it is ordered that the time to serve and file the opening brief on the merits is extended to July 31, 2017.

S240803

KENT (RONALD) ON H.C.

Extension of time granted

On application of respondent and good cause appearing, it is ordered that the time to serve and file the informal response to the petition for writ of habeas corpus is extended to June 20, 2017.