




## VERIFICATION OF PUBLICATION

**COMMONWEALTH OF VIRGINIA  
COUNTY OF FAIRFAX**

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Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on Friday, September 18, 2020, the following legal advertisement – **CX REINSURANCE COMPANY LIMITED**– was published in the national edition of **USA TODAY**.

  
Principal Clerk of USA TODAY  
September 18, 2020



# No asterisk on Anderson, Turner big years

Gabe Lacques  
USA TODAY

Tim Anderson and Trea Turner were born a week apart in June 1993, millennial babies who would blossom into outstanding shortstops for any era in baseball history.

Anderson and Turner are in their age-27 seasons, viewed by many analysts as the prime season for a position player, when youthful zeal merges with veteran sensibilities, and quick-twitch muscles fire alongside a fully developed baseball brain. It appears we are seeing that unfold, amid the cruel ceiling of a 60-game season played amid a pandemic.

The Nationals' Turner leads the major leagues with 66 hits, has two double-digit hitting streaks and, with an elite combo of power and speed, has slugged his way from the lead-off spot to the No. 3 hole, pairing with Juan Soto to create a potent duo during an otherwise challenging title defense.

Anderson is merely batting .373, still unapologetically aggressive at the plate while banging his way to a .414 on-



**White Sox shortstop Tim Anderson and Nationals shortstop Trea Turner are MVP candidates having career years.** USA TODAY SPORTS

base percentage with an adjusted OPS of 172.

But Turner and Anderson's track records, combined with a diligence to improve and a steadily ascending stat line, suggest their 2020 performances are very real.

"I did that," Anderson said this week on a video call with media. "These games still count. Let's not get confused. I do go out every day and compete against top pitching. Whether it's 60 games or 162

games, let's not forget that you are competing at one of the highest levels, and that's not easy to do. Let's not take this for granted that I'm hitting what I'm hitting."

## Turner: 'Show up and work'

Sort the top age-27 players by total bases and see you what you find: All-Stars, MVPs, potential Hall of Famers.

Turner and Anderson are the only players never picked for an All-Star Game in a top five that includes Mookie Betts, Manny Machado and Trevor Story. Turner leads them all with 114 total bases, his four triples, nine home runs and nine stolen bases a testament to his power-speed combo.

Turner's skills are all coalescing this season, and it seems not at all silly to extrapolate his numbers over 162 games: a slash line of .344/.401/.596, 31 home runs, 31 steals, 45 multihit games.

That tracks with a 2019 season when Turner hit 19 homers and stole 35 bases while playing just 122 games after breaking his right index finger in

April; he did not surgically repair it until January, winning a World Series in the meantime.

Turner said on a recent video call that he's learned "how to be consistent," taking his cues from Anthony Rendon and Soto, who manage to look locked in every day even if they're not totally feeling it.

During the title run, Turner was fond of donning a shirt that read, "Day Off? &\$!# That!" It seems he's channeled that youthful exuberance with a greater focus and purpose.

## Anderson: 'Be in these moments'

Unlike Turner, Anderson's masterpiece season comes in a year he may win a championship. The White Sox are on the playoff doorstep, will probably win the American League Central and are balanced enough to weather this year's format.

Anderson's rise somewhat mirrors the White Sox's, growing as a player each season, adding a bit more to his game, and now ready to apply his greatness in a playoff setting.

He was a batting champ last

year and is tied atop the AL leaderboard with the Yankees' DJ LeMahieu. Sure, Anderson probably won't finish at .373.

But his overall game – including improvements on defense that have vaulted him to the top three in AL position-player WAR (Baseball-Reference) – are quite sustainable.

"I work hard at my work, man," Anderson said this week. "Each day I try to go out and get better, and I think it's showing."

"Understanding and learning how to hit a baseball," he says of the 2020 version of himself. "Knowing exactly what a pitcher's trying to do to you. Just understanding what I'm capable of doing in a box."

Anderson may not win the AL MVP only because teammate Jose Abreu could steal it from him, an outcome he said would be deserved and also "a win for both of us."

"I want to be in these moments," Anderson says. "You always try to get something that you can share with the squad. Championships are remembered way more than batting titles or whatever comes with individual awards."

# Safety's End Racism T-shirt fit all of NFL



**Mike Jones**  
Columnist  
USA TODAY

As Week 1 of the NFL season kicked off, thousands of players stood together in solidarity in their fight against racism and systemic oppression. Their message – presented on black T-shirts worn as they arrived at stadiums or took the field for pregame warmups – was clear and impossible to distort.

"An injustice against one of us is an injustice against all of us," the front of the shirts read, printed over the shadowed statement, "One team," above the logos of the National Football League and NFL Players Association. The backs of the T-shirts read "End Racism," in big, block letters.

The shirts were the product of a collaboration from Texans safety Michael Thomas, his apparel company and the NFLPA. The NFL, and Nike, which owns exclusive on-field apparel rights, signed off on the project.

Thomas said the mission hit its mark: "It's one thing if we all had great messages on a team-by-team basis. But, to look up, and on Sunday, to see all of the players from across the league wearing that shirt, it gave me – I don't even know how to say it. It was surreal. It gave me a feeling that everyone is in this together. It's a brotherhood in the NFL, but everybody was supporting the message. All of us want to end racism. All of us want true justice in this country."

The idea was first hatched in late May. Troubled by the killings of George Floyd, Breonna Taylor and Ahmaud Arbery, Thomas and his fellow players tried to come up with ways to use their resources and platforms to draw attention to the need to further the fight against racism and police brutality against people of color.

That's when Thomas got a call from Dior Ginyard, who works in player engagement for the NFLPA. Thomas had previously been working with the NFLPA to obtain licensing for the apparel company he had started about a year ago in his hometown of Aldine, Texas. Ginyard asked Thomas about designing shirts for NFL players to wear as a sign of unity once the season kicked off. Thomas – a nine-year veteran who signed with the Texans this offseason and also serves as a member of the NFLPA's executive commit-

tee – went to work. He consulted with his business associates and new teammate Kenny Stills, an outspoken player-activist who had kneeled during the national anthem alongside Thomas in 2016, when the two played on the Dolphins. Thomas and Stills went back and forth about the T-shirt messaging.

Originally, they considered shirts that would read, "Am I next?" But Thomas, Ginyard, and Vogue Wilborn, one of the NFLPA's designers, wondered if the message was "too aggressive."

"A white guy might not feel comfortable wearing that, because obviously, 'Am I next?' didn't really apply," Thomas said.

The team settled on the "End Racism" message.

"It was very clear," Thomas said. "There was no reading between the lines and trying to figure out what message we were trying to put out. No. It reads very clear. 'An injustice against one of us is an injustice against all of us. End racism.' There was nothing people could try to take and use to their own narrative, and it kept us true to the movement and it spoke directly to what we were trying to do. It was very intentional."

In advance of Sunday's opener, 3,500 T-shirts were distributed to NFL players.

"I love the fact that all the players actually liked the shirts and wore them," Thomas said. "It also was well received by fans. You know, the ones who are going to comment or anything, as you saw in Kansas City when they booed us just for locking arms, there's going to be that crowd anyway. But for anybody else who's following the movement and understanding what we were trying to do, they found it unifying."

"Obviously, wearing T-shirts isn't enough," added Thomas, who has joined other players in continuing to lobby lawmakers for police reform while also heavily investing time and resources in voters' rights initiatives and education. "Wearing T-shirts, that's not the objective. But it does allow us to be visible and it was clear that, yes, we have to go back to work, and yes, we have a job to do. But we understand what's going on in our country – Black, white, Hispanic – we all understand that color doesn't matter. We all see it and we're all trying to fight for the whole thing."

## MARKETPLACE TODAY

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NOTICES
LEGAL NOTICE
<p><b>NOTICE TO POTENTIAL VICTIMS OF ALLEGED DISCRIMINATION AGAINST PERSONS WITH DISABILITIES AT MILLER-VALENTINE APARTMENT COMPLEXES</b></p> <p>On August 27, 2020, the United States District Court for the Southern District of Ohio entered a Consent Order resolving a housing discrimination lawsuit brought by the United States against Miller-Valentine Operations, Inc., <i>et al.</i>, and related apartment complex owners at eighty-two apartment complexes throughout Illinois, Indiana, Iowa, Kansas, Kentucky, Missouri, North Carolina, Ohio, Oklahoma, Pennsylvania, Tennessee, Texas, and West Virginia. The United States alleges that the units and many common use areas (for example, rental offices, routes to amenities, etc.) are not accessible to persons with physical disabilities. As part of the Consent Order, Defendants have agreed to retrofits to elements of the units and common use areas that are covered by the Fair Housing Act and the Americans with Disabilities Act at the following apartment complexes:</p> <ul style="list-style-type: none"><li>Galena Estates, Galena, KS</li><li>Reserve at Oak Spring, Clarksburg, WV</li><li>Lyons Place II, Dayton, OH</li><li>Oak Ridge Apartments, Nolanville, TX</li><li>Reserve at Spencer, Spencer, OK</li><li>Fairway Breeze Apartments, El Reno, OK</li><li>Silversage Point at Western Center, Fort Worth, TX</li><li>Hampshire Landing, Joplin, MO</li><li>Riverside Landing at Delaware Place, Delaware, OH</li><li>St. Bernard Commons, St. Bernard, OH</li><li>Twin Lakes Senior Villas, Rantoul, IL</li><li>Carriage Trails Senior Villas, Huber Heights, OH</li><li>Gallatin Park Apartments, Gallatin, TN</li><li>Meadow Vista Senior Villas, Altoona, IA</li><li>Summit Pointe, Lawrenceburg, IN</li><li>The Enclave at Winston-Salem, Winston-Salem, NC</li><li>Whitehouse Square Senior Villas, Whitehouse, OH</li><li>Allegheny Pointe, Apollo, PA</li><li>Lyons Place I, Dayton, OH</li><li>Waterstone Landing, Perrysburg, OH</li><li>Lofts at One West High, Oxford, OH</li><li>St. Rita's Senior Housing, Garfield Heights, OH</li><li>Faith Community Housing, Crestline, OH</li><li>Lake Towne Senior, Walbridge, OH</li><li>Queen Esther's Village, Canton, OH</li><li>Walkers Ridge Apartments, Greensburg, PA</li><li>Walnut Run Senior Villas, Cortland, OH</li><li>Harmony Senior Village, Williamsburg, OH</li><li>Lofts at Hoover, Dayton, OH</li><li>Pinecrest Apartments, Walkertown, NC</li><li>Pine Ridge, Logan, OH</li><li>Riverview Bluffs, New Richmond, OH</li><li>Villas at Twin Cedars, Hickory, NC</li><li>Pheasant Run Senior, Dayton, OH</li><li>Scioto Woods II, Chillicothe, OH</li><li>Wright Place Apartments, Xenia, OH</li><li>Madison Place Senior, Gastonia, NC</li><li>Honey Creek, Greenwood, IN</li><li>River Crossing, Charlotte, NC</li><li>Sandhurst, Zanesville, OH</li><li>The Landings at Steele Creek I, Charlotte, NC</li><li>Twin Cedars I, Hickory, NC</li><li>Deerfield Crossing, Lebanon, OH</li><li>Holly Hills Apartments, Jackson, OH</li><li>Mallard Glen, Amelia, OH</li><li>Mallard Landing, Marion, OH</li><li>The Landings at Steele Creek II, Charlotte, NC</li><li>Twin Cedars II, Hickory, NC</li><li>Bridge Street Landing, Chillicothe, OH</li><li>Brookdale Trillium Crossing, Columbus, OH</li><li>Brookstone Apartments, Bellefontaine, OH</li><li>Cedar Wood Apartments, Mansfield, OH</li><li>Meadow Creek Apartments, Bryan, OH</li><li>Mill Pond, Muncie, IN</li><li>Oak Wood Apartments, Lexington, OH</li><li>Sycamore Creek Apartments, Sidney, OH</li><li>Timberlake Apartments, Vandalia, OH</li><li>Windsor Place, Beavercreek, OH</li><li>Bent Tree Apartments II, Piqua, OH</li><li>Eagles Point Apartments, Kenton, OH</li><li>Glen Arbors Apartments, Napoleon, OH</li><li>Hoover Place, Dayton, OH</li><li>Indian Trace II, Oxford, OH</li><li>Waterbury Apartments, Decatur, IN</li><li>Breckenridge Apartments, Findlay, OH</li><li>Fox Run, Trotwood, OH</li><li>Hunter's Oak Apartments, Greenville, OH</li><li>Indian Trace I, Oxford, OH</li><li>Quail Run Apartments, Van Wert, OH</li><li>Scioto Woods I, Chillicothe, OH</li><li>Aspen Grove Apartments, Middletown, OH</li><li>Bent Tree Apartments I, Piqua, OH</li><li>Cobblegate Square Apartments, Moraine, OH</li><li>Siena Village Senior Living, Dayton, OH</li><li>Stone Creek Apartments, Moraine, OH</li><li>Timber Glen II (TGII), Batavia, OH</li><li>Timber Ridge Apartments, Dayton, OH</li><li>Weaver Farm Apartments, Florence, KY</li><li>Wind Ridge Apartments, Tipp City, OH</li><li>Cedar Trail, Bellbrook, OH</li><li>Harbour Cove Apartments, Cincinnati, OH</li><li>Meadow View South, Springboro, OH</li></ul> <p>The Consent Order also establishes a Settlement Fund to compensate persons who have been harmed as a result of this alleged discrimination at any of the above-named complexes. You or members of your family may be qualified to recover from the Settlement Fund if you or members of your family:</p> <ul style="list-style-type: none"><li>were discouraged from living at any of the above-named complexes because of the lack of accessible features of the apartment or the complex;</li><li>rented an apartment but were unable to use, or had difficulties using portions of your apartment or the complex because they were not accessible (including the inability to have visitors who have disabilities);</li><li>paid to have any portion of your apartment or the complex modified to be more accessible;</li><li>were not informed about, or offered, all available apartment units because of your disability or the disability of someone who would be living with you; or</li><li>requested and were denied a reasonable accommodation for your disability or the disability of someone who was living with you.</li></ul> <p><i>If you believe you may have been harmed because of your disability at any of the above-named apartment complexes, or if you have information about someone else who may have been harmed, please contact the United States Department of Justice at: 1-833-591-0295. You also may write to United States Department of Justice, Civil Rights Division, Housing and Civil Enforcement Section, 150 M Street, NE, Washington, DC, 20530, Attn: DJ 175-58-251</i></p> <p><b>*** You must call or write no later than 1 year from the August 27, 2020 to be eligible for compensation, and your telephone message or letter must include your name, address, and, if possible, at least two telephone numbers where you may be reached.</b></p>

<p><b>UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK</b></p> <p><i>In re:</i> CX REINSURANCE COMPANY LIMITED (In Administration) Debtor in a Foreign Proceeding</p> <p><b>RULE 2002 NOTICE OF FILING AND HEARING ON PETITION FOR RECOGNITION OF A FOREIGN PROCEEDING AND RELATED RELIEF</b></p> <p><b>PLEASE TAKE NOTICE</b> that on September 14, 2020, Richard Barker and Simon Edel, the foreign representatives (the "<b>Foreign Representatives</b>") in the above-captioned chapter 15 case (this "<b>Chapter 15 Case</b>") in respect of CX Reinsurance Company Limited (in Administration) (the "<b>Company</b>") and its administration proceeding (the "<b>UK Proceeding</b>"), under Schedule B1 of the Insolvency Act 1986 of England and Wales before the High Court of Justice, Business and Property Courts of England and Wales, filed (i) a petition for recognition of the UK Proceeding (the "<b>Petition</b>") under chapter 15 of title 11 of the United States Code, 11 U.S.C. §§ 101, et seq. (the "<b>Bankruptcy Code</b>") and (ii) the <i>Verified Petition for Recognition of Foreign Main Proceeding and Granting Related Relief</i> (the "<b>Chapter 15 Petition</b>") with accompanying documentation with the United States Bankruptcy Court for the Southern District of New York (the "<b>Court</b>") seeking entry of an order (a) recognizing the UK Proceeding as a "foreign main proceeding" and (b) granting related relief.</p> <p><b>PLEASE TAKE FURTHER NOTICE</b> that the Court has scheduled a hearing before the Honorable Martin Glenn on <b>October 8, 2020 at 10:00 a.m.</b> (<b>prevailing Eastern time</b>) to consider approval as provided above, the Court may grant the relief requested in the Chapter 15 Petition (the "<b>Recognition Hearing</b>").</p> <p><b>PLEASE TAKE FURTHER NOTICE</b> that the Recognition Hearing will be conducted telephonically in accordance with General Order M-543 dated March 20, 2020 (Morris, C.J.). Any parties wishing to participate must do so telephonically by making arrangements through Courtsolutions LLC (<a href="http://www.court-solutions.com">www.court-solutions.com</a>) for which registration of the Petition and certain other pleadings filed contemporaneously therewith are available by instructions are attached to General Order M-543.</p> <p><b>PLEASE TAKE FURTHER NOTICE</b> that General Order M-543 and other temporary procedures which can be accessed from the Court's website at this Court has implemented in connection with the COVID-19 pandemic (including procedures for electronic filing for <i>pro se</i> parties) can be found by which interested parties should regularly monitor visiting <a href="https://www.uscourts.gov">https://www.uscourts.gov</a> and clicking for such information, updates, and notices of "Coronavirus COVID-19 Protocol".</p>	<p><b>PLEASE TAKE FURTHER NOTICE</b> that the Court may order the scheduling of a case management conference to consider the efficient administration of this Chapter 15 Case.</p> <p><b>PLEASE TAKE FURTHER NOTICE</b> that any response or objection to the Chapter 15 Petition must be filed in accordance with the Bankruptcy Code, the Local Rules of the United States Bankruptcy Court for the Southern District of New York, and the Federal Rules of Bankruptcy Procedure, in a writing that sets forth the bases therefor with specificity and the nature and extent of the respondent's claims against the Company. Such response or objection must be (a) filed electronically with the Court on the Court's electronic case filing system in accordance with and except as provided in General Order M-399 and the Court's Procedures for the Filing, Signing and Verification of Documents by Electronic Means (copies of each of which may be viewed on the Court's website at <a href="http://www.nysb.uscourts.gov">http://www.nysb.uscourts.gov</a>); (b) served upon (i) Fried, Frank, Harris, Shriver &amp; Jacobson LLP, One New York Plaza, New York, New York 10004 (Attn: Gary L. Kaplan and Andrew M. Minear), (ii) all other parties that request notice in the Chapter 15 Case prior to the date of such service, and (iii) any other parties that the Court may direct, in each case so as to be actually received by each of them no later than <b>4:00 p.m. (prevailing Eastern time) on October 1, 2020</b>; and (c) a courtesy copy must be served by email upon the Court's Chambers' email address at <a href="mailto:mg.chambers@nysb.uscourts.gov">mg.chambers@nysb.uscourts.gov</a>. All parties in interest opposed and wishing to object to the Chapter 15 Petition or the request for relief contained therein must appear at the Recognition Hearing at the time and place set forth above. If no response or objection is timely filed and served as provided above, the Court may grant the relief requested by the Foreign Representatives without further notice or hearing.</p> <p><b>PLEASE TAKE FURTHER NOTICE</b> that the Recognition Hearing may be adjourned from time to time without further notice other than a motion on the docket in this Chapter 15 Case or date announcement in open court of the adjourned date to participate must do so telephonically by making arrangements through Courtsolutions LLC (<a href="http://www.court-solutions.com">www.court-solutions.com</a>) for which registration of the Petition and certain other pleadings filed contemporaneously therewith are available by instructions are attached to General Order M-543.</p> <p><b>PLEASE TAKE FURTHER NOTICE</b> that copies of Court's Electronic Case Filing System, (a PACER login and password are required to retrieve a document), the COVID-19 pandemic (including procedures for electronic filing for <i>pro se</i> parties) can be found by which interested parties should regularly monitor visiting <a href="https://www.uscourts.gov">https://www.uscourts.gov</a> and clicking for such information, updates, and notices of important events.</p>
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