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The Thick Red Line, Part 3 Lines Keep Extending Through Time

A History of Redlining in
Southern California's
Inland Empire
by Blaire Langley

Redlining
How Banks
Destroy
Neighborhoods



3 KEEPING IT REAL
Officers Should Share
the Financial Costs of
Their Bad Behavior

4 IN THE NEWS
San Bernardino
Symphony's Special
Tribute to Monk and
Coltrane

5 IN THE NEWS
The Fight to End
Involuntary Servitude in
California

7 IN THE NEWS
UCR's PRIME Cohort
Prepares Medical
Students to Support
Healthcare Needs of
African, Black and
Caribbean Communities

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We respectfully request your submission be no more than 500 words. Any photo(s) included to accompany your writing should be at least 300 DPI.

**WE WANT TO
HEAR FROM
YOU!!!**



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Officers Should Share the Financial Costs of Their Bad Behavior



Highlighted by the media throughout each year are reports of courtroom judgements or settlements reached by county officials resulting from inappropriate actions by deputies or police, many resulting from the inappropriate use of force. (shutterstock)

Last week we learned that Riverside County agreed to a \$400,000 settlement in response to a claim filed by parent Daniel Silva resulting from a use of force incident against his son in September 2018 who was a high school freshman when the incident occurred.

Sprinkled in the news throughout each year are reports of settlements made by county officials resulting from inappropriate actions by deputies or police, many resulting from use of force scenarios.

In 2022, the Washington Post published an investigative report looking at the hidden billion-dollar cost of repeated police misconduct.

The report examined data for nearly 40,000 payments at 25 of the country's largest police and sheriff's departments—Riverside was among them—and found that in the course of the recent decade, more than \$3.2 billion was spent to settle claims nationwide.

One would think Riverside County has deep pockets because the report shows that between 2010 and 2020, the county paid an astounding

“

*There's a lot of things that need to change.
One specifically? Police brutality.*

- Colin Kaepernick

”

\$77 million in payments resulting from judgements and settlement claims resulting from officers' aberrant actions.

Although the county and its sheriff's department has insurance to pay for such costs, with any such claim, taxpayers are still on the

continued on page 14

San Bernardino Symphony's Special Tribute to Monk and Coltrane



The San Bernardino Symphony Orchestra presented the Joshua White Ensemble in a special tribute to Thelonius Monk and John Coltrane on Saturday May 20 at the San Bernardino Valley College Auditorium. (Photo courtesy: San Bernardino Symphony Library)

VOICE Staff

The San Bernardino Symphony Orchestra presented the Joshua White Ensemble in a special tribute to the music of Thelonius Monk and John Coltrane on Saturday, May 20, at the San Bernardino Valley College Auditorium. This performance was part of the Symphony's Chamber Series curated - and at this event also performed in - by Music Director and Conductor Anthony Parnter.

"Following the popularity of last year's focus

on Duke Ellington and Billy Strayhorn, we were excited to design a new concert centering on the legendary musical minds of John Coltrane and Thelonius Monk," explained Maestro Parnter. "Bringing the great Joshua White to San Bernardino was a real coup for our organization, and I can't think of anyone better to feature on such a technically challenging concert."

Thelonius Sphere Monk (1917-1982) was an American jazz pianist and composer with a unique improvisational style whose work significantly

informed the standard jazz repertoire. The second most recorded jazz composer after Duke Ellington, his compositions and improvisations feature dissonances and angular melodic twists and are consistent to his unorthodox approach to the piano which combined a highly percussive attack with abrupt, dramatic use of switched ket releases, silences, and hesitations.

“

Joshua White's own style is in many ways a reflection of the Monk-Coltrane partnership. As one of the current music scene's most creative and technically accomplished pianists

”

John William Coltrane (1926–1967) was an American jazz saxophonist, bandleader and composer. He is among the most influential and acclaimed figures in the history of jazz and 20th-century music. Coltrane moved to Philadelphia after graduating high school, where he studied music. Working in the bebop idiom early in his career, he helped pioneer the use of modes and was one of the players at the forefront of free jazz. However, his addiction to heroin stalled his career and it was not until he formed a collaboration with Monk that he was able to turn his life and his music around.

Following, he led at least fifty recording sessions and appeared on many albums by other musicians, including, of course, Thelonius Monk. Arguably, their most important album collaboration is 1961's Thelonius Monk and John Coltrane. The impetus for the album was the discovery of three usable studio tracks recorded by the Monk Quartet with Coltrane

continued on page 8

Prince James Story | Staff

“California hasn’t had an era, yet, where it wasn’t practicing enslavement on a mass scale. So, that’s what we’re trying to stop. Hopefully, it will be led by Indigenous and African people, [who will] lead us into liberation,” said Jeronimo Cuauhtemoc Aguilar, a policy analyst with legal services for Prisoners with Children.

“

It’s unacceptable that California’s constitution still carries this language in the year 2021. In our great state of California— often touted as one of the most progressive states in the country— this cannot stand.

- Rep. Sydney Kamlager (D-CA)

”

Aguilar addressed the fact that the first iteration of California’s State Constitution in 1849, embedded the same exception to slavery for imprisoned people as the 13th Amendment of the U.S. Constitution.

“Neither slavery, nor involuntary servitude, unless for the punishment of crimes, shall ever be tolerated in this State,” Article One, Section 18, reads.

In 1850 California passed the “Act for the Government and Protection of Indians,” introduced into law five months before California became an official state. This law legalized the indentured servitude of Native Americans, separated children and adults from their families and removed Native Americans



The Fight to End Involuntary Servitude in California

Representative Sydney Kamlager (D-CA) introduced Assembly Constitution Amendment (ACA) 3 in 2021.

from their lands.

Today, a group of California legislators are fighting to keep involuntary servitude out of prison.

In February, Assemblymember Lori Wilson (D-Suisun City) introduced Assembly Constitution Amendment (ACA) 8, a constitutional modification that will end slavery in any form.

In 2021, former state senator and now Rep. Sydney Kamlager (D-CA) introduced ACA 3,

which defined slavery to include involuntary servitude and set out to abolish all forced labor in California.

“It’s unacceptable that California’s constitution still carries this language in the year 2021. In our great state of California— often touted as one of the most progressive states in the country— this cannot stand,” said Kamlager.

“By removing this language from our constitution, we are moving our state into the

continued on page 13

classified&publicnotices

PUBLIC NOTICES

NOTICE INVITING BIDS

Bid No. NSB 2023-24-3
Grocery Products and Canned Goods
NOTICE IS HEREBY GIVEN that sealed bids will be received in the Nutrition Services Department of the San Bernardino City Unified School District, 1257 Northpark Boulevard, San Bernardino, California, 92407, on or before 11:00 a.m., on June 8th, 2023, for Grocery Products and Canned Goods, under Bid No. NSB 2023-24-3. Bid documents required for bidding may be secured at the above department. Please call 909/881-8000 ext. 227 for more information. Bid/addendum posts located online at <http://sbcsdnutritionservices.org>. The Board of Education reserves the right to reject any or all bids, and to waive any irregularities or informalities in any bid or in the bidding, and to accept or reject any items thereon.
By: Latoya Smith, Buyer
Nutrition Services Department
San Bernardino City Unified School District
1st Publication: May 18, 2023
2nd Publication: May 25, 2023
Virtual Bid Opening: June 8, 2023, at 11:00 a.m.
<https://us02web.zoom.us/j/83358639746?pwd=UXNkK2xZS2ZzYjZaZDZmSEl2MVo4dz09>
5/18, 5/25/23
CNS-3699211#

p. 5/18, 5/25/2023

NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMV 2301763
To All Interested Persons: Petitioner: ANGELA LISSET ESCALANTE CASTRO filed a petition with this court for a decree changing names as follows: ANGELA LISSET ESCANANTE CASTRO to, ANGELA LISSET MEDINA. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why petition should not be granted. If no written objection is timely filed the court may grant the petition without a hearing. NOTICE OF HEARING: DATE: 06/21/2023 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 3575 HOLDING ST, RIVERSIDE, CA 92501. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507
Date: APRIL 11, 2023
BELINDA A. HANDY, Judge of the Superior Court

p. 5/4, 5/11, 5/18, 5/25/2023

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVC02300681
To All Interested Persons: Petitioner: MARISA MARLENE HERNANDEZ filed a petition with this court for a decree changing names as follows: MARISA MARLENE HERNANDEZ to, MARISA MARLENE CASTRO. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why

petition should not be granted. If no written objection is timely filed the court may grant the petition without a hearing. NOTICE OF HEARING: DATE: 06/21/2023 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVE ROOM #201, CORONA, CA 92882 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507
Date: 02/16/23
TAMARA L.WAGNER, Judge of the Superior Court

p. 5/18, 5/25, 6/1, 6/8/2023

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVC02301125
To All Interested Persons: Petitioner: DAYLON HASHIM WILSON filed a petition with this court for a decree changing names as follows: DAYLON HASHIM WILSON to, DAYLON HASHIM LUTALO. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why petition should not be granted. If no written objection is timely filed the court may grant the petition without a hearing. NOTICE OF HEARING: DATE: 06/21/2023 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA. ROOM 201, CORONA, CA 92882 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507
Date: MAY 10, 2023
TAMARA L. WAGNER, Judge of the Superior Court

p. 5/15, 5/25, 6/1, 6/8/2023

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVC0 2302140
To All Interested Persons: Petitioner: CARLOS ALFREDO TORRES filed a petition with this court for a decree changing names as follows: CARLOS ALFREDO TORRES to CARLOS ALFREDO PELAYO TORRES The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court day before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. NOTICE OF HEARING: Date 06/28/2023 Time 8:00 AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 S. BUENA VISTA RM 201, CORONA CA 92882, CORONA COURT HOUSE, A copy of this order to show cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVE, SUITE 210, RIVERSIDE, CA 92507
Date 05/12/2023
Tamara L. Wagner, Judge of the Superior Court

P05/18/2023, 05/25/2023, 06/01/2023, 06/08/2023
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVC02301925
To All Interested Persons: Petitioner: ADRIEN JARAMILLO filed a petition with this court for a decree changing names as follows: ADRIEN JARAMILLO to, KEKOA ADRIEN LOKUA. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why petition should not be granted. If no written objection is timely filed the court may grant the petition without a hearing. NOTICE OF HEARING: DATE: 06/28/2023 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE CORONA BRANCH 505 S. BUENA VISTA RM 201, CORONA, CA 92882, A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507
Date: 05/01/2023
Tamara L. Wagner, Judge of the Superior Court
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVC02301868
To All Interested Persons: Petitioner: ROBYN CARROLL filed a petition with this court for a decree changing names as follows: a. CHRISTIAN CARTER ALLEN to, CHRISTIAN CARTER CARROLL, b. TRISTAN COLE ALLEN to, TRISTAN COLE CARROLL, c. AUTUMN REIGN ALLEN to, AUTUMN REIGN CARROLL. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why petition should not be granted. If no written objection is timely filed the court may grant the petition without a hearing. NOTICE OF HEARING: DATE: 06/14/2023 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 S. BUENA VISTA RM 201, CORONA, CA 92882, CORONA COURTHOUSE A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507
Date: 04/27/2023
Tamara L. Wagner, Judge of the Superior Court
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

NOTICE OF PETITION TO ADMINISTER ESTATE OF:

RICHARD LEE WARE
Case Number PRR12300785
To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: RICHARD LEE WARE. A Petition for Probate has been filed by DANIEL WARE in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that DANIEL WARE be appointed as personal representative to administer the estate of

the decedent. The petition requests the decedent's will and codicils, if any, be admitted to probate. The will and codicils are available for examination in the file kept by the court. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows: Date: JULY 20, 2023, Time: 8:30 am Dept: 8 The Courts address is the SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 MAIN ST, RIVERSIDE, CA 92501.

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Petitioner: JONATHAN G. STEIN, 5050 LAGUNA BLVD, SUITE 112-325, ELK GROVE, CA 95758
p. 5/25/23, 6/01/23, 6/08/23

NOTICE OF PETITION TO ADMINISTER ESTATE OF:

PHILLIPS, ORLANDA
Case Number PRR12300784
To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: PHILLIPS, ORLANDA. A Petition for Probate has been filed by PHYLLANDA PHILLIPS in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that PHYLLANDA PHILLIPS be appointed as personal representative to administer the estate of the decedent. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows: Date: 06/06/2023, Time: 8:30 am Dept: 11 The Courts address is the SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 MAIN ST, RIVERSIDE, CA 92501.

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as

provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Petitioner: Ryan S. Carrigan 6800 Brockton Ave, Riverside, CA 92506
p. 5/11/23, 5/18/23, 5/25/23

FICTITIOUS BUSINESS NAMES

The following persons) is (are) doing business as:
TWO MEN AND A TRUCK – TEMECULA VALLEY
27471 Paper Bark Ave
Murrietta, CA 92562
RIVERSIDE COUNTY
Transitions, Inc
27471 Paper Bark Ave
Murrietta, CA 92562
CA
This business is conducted by: Corporation Registrant has not yet to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Timothy M. South, President
This business is conducted does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/21/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202306187
p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:
CHURUMBANGAS TODO PARA TUS FIESTAS!
3170 Gunsmoke Rd
Corona, CA 92882
RIVERSIDE COUNTY
Jessica Maria Rodriguez
3170 Gunsmoke Rd
Corona, CA 92882
This business is conducted by: Individual Registrant has not yet to transact business under the fictitious business name(s) listed above.
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Jessica Maria Rodriguez

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/05/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.
NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202305237
p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:
BETTY FIGUEROA'S VOICE
14870 La Brises Way
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Betty Jean Figueroa
14870 La Brises Way
Moreno Valley, CA 92553
This business is conducted by: Individual Registrant has not yet to transact business under the fictitious business name(s) listed above.
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Betty Jean Figueroa
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/27/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202306517
p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:
CLEAN CUT HAULING
7338 Ysmael Villegas St
Riverside, CA 92504
RIVERSIDE COUNTY
Carlos Enrique Gutierrez
7338 Ysmael Villegas St
Riverside, CA 92504
Amalia – Guzman

Breanna Reeves | Staff

During a recent end-of-the-year mixer, scholars from the first inaugural Program in Medical Education (PRIME) class at the University of Riverside, California (UCR), welcomed the new class of PRIME scholars as they prepare to begin their second year as medical students.

“We got to meet the next incoming PRIME students, and that was just really crazy because you realize you’re part of something bigger than you. This mission, it’s serious and it’s ongoing and



First-year medical students and inaugural PRIME scholars pose for a selfie (Image courtesy of Arturo Chavez).

it’s going to evolve, and we’re going to be a part of it,” said PRIME scholar Destiny Prudhomme, 28.

Last March, UCR’s School of Medicine welcomed six first-year medical students to PRIME. The primary purpose of PRIME is to produce physicians who are specifically trained to support and address healthcare needs of African, Black and Caribbean communities of the Inland Empire.

“[PRIME scholars] also get training in advocacy skills. They do a lot of work with getting ready for health justice focused work when they get out of medical school. We really are training the scholars — once they become physicians — to really provide anti-racist centered care for communities that are African, Black and Caribbean,” explained PRIME Director Dr. Adwoa Osei.

In her role as program director, Dr. Osei is tasked with ensuring that the program enrolls students who fit the mission of PRIME. She oversees admissions, curriculum design and all duties that encompass setting the vision for the program. Dr. Osei works to collaborate with

UCR’s PRIME Cohort Prepares Medical Students to Support Healthcare Needs of African, Black and Caribbean Communities



Students and faculty of the inaugural PRIME cohort pose for a picture in front of UCR’s School of Medicine Education Building. (Photo courtesy of UCR)

community partners and other faculty, with the goal of “setting the stage for scholars to thrive in and get all the skills and support they need to become the physicians we hope they grow to be.”

UCR PRIME is partnered with the University of California, Irvine’s sister program, PRIME-LC, which is similar and focused on training physicians to meet the needs of under-resourced Latino communities.

Dr. Osei said that the impact of this program will be far-reaching given that it is ongoing and will continue to admit and retain students. In the next four years, PRIME will have 24 students who will be specifically trained to address the needs of ABC communities in the region.

“When the program is full and running, [we’ll] have 24 students in the medical school who are really trained to provide this excellent, equitable



Marvellous Osunde, one of UCR’s PRIME scholar

health care for our communities. Really, you just need one person — the power of one — to get you in that clinical space to advocate for you, to practice health justice, to make a change in their life,” Dr. Osei stated.

“So, if you look at 24 students doing this, again and again, and again, because this is an ongoing program, I am expecting the program to have a huge impact in the health care of ABC communities.”

According to a study published by the JAMA Network Open in April, Black people who lived in counties with more Black primary care physicians lived longer by approximately 31 days.

The study found that the presence of more Black primary care physicians was associated with lower mortality rates among Black individuals across all causes. The study also noted a 1.2% reduced mortality rate disparity between Black

continued on page 18

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IN THE NEWS

SB Symphony's, continued from page 4

in July 1957 at the beginning of the band's six-month residency at New York's legendary Five Spot Club. To round out the release, label Jazzland included two outtakes from the Monk's Music album recorded the previous month, and one additional outtake from Thelonius Himself recorded that April. The album was inducted into the Grammy Hall of Fame in 2007.

Joshua White's own style is in many ways a reflection of the Monk-Coltrane partnership. As one of the current music scene's most creative and technically accomplished pianists, and praised by legendary musicians like Herbie Hancock as having "immense talent" and lauded for his "daring and courageous approach to improvisation... on the cutting edge of innovation," Joshua White has distinguished himself as a formidable leader among his peers. Born and raised in Southern California, White received early training at the piano and developed rapidly through rigorous study of both Western European Classical literature and the Black American Music traditions. Shortly after placing in the top two as a finalist of the prestigious Thelonius Monk International Piano Competition, he began concertizing as a soloist and musical collaborator all over the world -- and continues to maintain an active touring schedule throughout Europe, Africa, and Asia.

Meet the ensemble

The ensemble, comprised of a talented and eclectic group of outstanding musicians, included bassist Karl McComas-Reichl, drummer Mark Ferber, vocalist Dwight Tribble, alto saxist Josh Johnson, and on tenor sax and clarinet Chris Speed.

Bassist McComas-Reichl is also a cellist, film composer and artist. He earned a BFA from The New School. His arrangement and performance credits include: Baskets Season 4, The Shrink Next Door, Special, Three Busy Debras, ONI: Thunder Gods Tale, Grace & Frankie, NY State Lottery. Other performance credits include: Jane Monheit, Ingrid Jensen, Mark Turner, John C. Reilly, Larry Goldings, Ben Monder, Matt Wilson, Joshua White, Joy Crookes, Matt Otto, Tony Tixier, Anthony Wilson, Glenn Zaleski, Josh Nelson, Peter Schlamb, Hermon Mehari, Maelo Ruiz, Liberty Ellman, Logan Richardson, Colin Stranahan, Geoff Keezer, Logan Hone and Tommy Crane.

Drummer Mark Ferber can be heard on nearly 200 recordings. His ongoing projects include ECM recording artist Ralph Alessi's 'This Against That', the Marc Copland trio, the Brad Shepik Organ Trio, and his twin brother, Alan Ferber's Grammy nominated big band. He currently maintains a busy freelance schedule throughout New York's jazz clubs, recording studios, and international touring circuit. Past work includes tours and recordings with Lee Konitz, Gary Peacock, Jonathan Kreisberg, John O'Gallagher, Don Byron, Fred Hersch, Tony Malaby, Anna Webber, Mark Helias, Pete McCann, Matt Pavolka, Michael Attias and Billy Childs, among others. Mark has taught extensively in the United States and Europe.

Vocalist Dwight Tribble combines the best of vocal virtuosity with

continued on page 19

Part 3

Lines Keep Extending Through Time

by **Blaire Langley**

The American Dream

What does the term The American Dream really mean? The meaning of the phrase has changed over time, always encapsulating the idea of success. It started out as simply “a dream of equality, justice, and democracy” for all Americans and has evolved to what is more commonly known today, as a dream of wealth and prosperity.

Either way the coin is flipped, Blacks and other minority groups as a whole in America have run into difficulty attaining this dream because of racist and discriminatory practices. One of the main resources toward gaining economic success and sustaining generational growth is the right to homeownership. However, the history of redlining prohibited certain American families from achieving this dream.

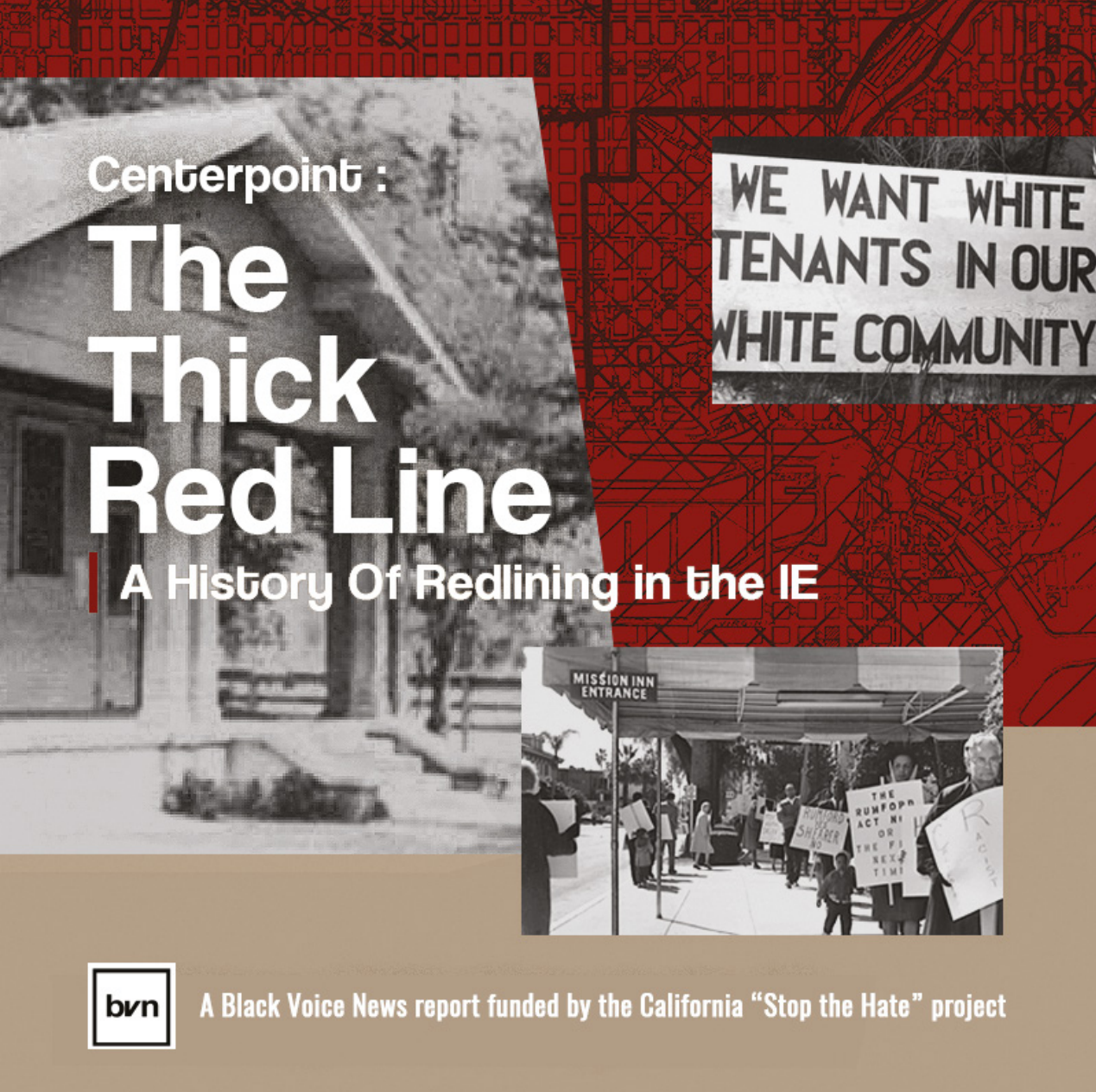
Redlining

The idea of redlining originated during the Great Depression of the 1930's when government-insured mortgage loans were created to help provide a way for Americans to own homes and begin to dig out of the economic crisis.

The Homeowners Loan Corporation (HOLC) created maps to indicate which neighborhoods would qualify for such loans. Certain areas of the maps were separated with red lines around them. The areas drawn in red were considered unworthy of and risky to inclusion in the new homeownership program.

Simply put, redlining is the act of denying or limiting financial opportunities to specific groups of people or communities based on their race or ethnicity. On April 11, 1968, after several years of consideration and just seven days after the assassination of the African American Civil Rights leader, Dr. Martin Luther King Jr., President Lyndon Johnson signed the Fair Housing Act. This act would make discriminatory practices within housing and “residential real estate-related transactions,” illegal.

The Inland Empire and Redlining



Centerpoint :
The Thick Red Line
A History Of Redlining in the IE

MISSION INN ENTRANCE

THE RUMFORD ACT IN OR THE P1 NEXT TIME

bvn A Black Voice News report funded by the California “Stop the Hate” project

Located around forty miles east of Los Angeles, California, is the region of the Inland Empire (IE), encompassing two counties known as Riverside and San Bernardino. From the 1920s through the 1960's, until the Fair Housing Act was passed in 1968, this Southern California region was no exception in its practices of discrimination and racism, including redlining. However, unlike the larger cities, while the practice was very much at play, redlined maps for the area cannot be found, according to a study by the University of Redlands.

Professor of Race and Ethnic Studies, Jennifer Tilton and her team have built historic census maps

that let us see how racial segregation developed in our region. They utilized census data, historical census maps and other local historical sources “to draw enumeration districts (early census geographical units)” for each of four decades (1910 to 1940), in the City of Riverside.

The maps depict how the Black population grew in Riverside through these four decades during the first half of the 20th century, as well as how housing “segregation increased on the Eastside of Riverside.”

Because of its agricultural industry and the prospect of job opportunities during the Second

continued on next page

FEATURE STORY

Lines Keep Extending, continued from page 9

Migration, which began around 1940, many Blacks moved to the IE. In the slide map below, see how Riverside's Black population grew between 1940 and 1960.

Much like other redlined communities, local newspapers in the area advertised homes with whites only specific language, racial covenants. The language of these covenants was included in deeds and used to discriminate based on race or class. Gentleman agreements were also a part of the process.

Language of a typical covenant might read: *"...hereafter no part of said property or any portion thereof shall be...occupied by any person not of the Caucasian race, it being intended hereby to restrict the use of said property...against occupancy as owners or tenants of any portion of said property for resident or other purposes by people of the Negro or Mongolian race."*

Aside from such written and verbal discrimination, some individuals were met with violence, such as the tragic story of O'day Short and his family, who lost their lives in 1946 because of a violent bombing.

Overtime, and after the passing of the 1968 Fair Housing Act, racial divides in neighborhoods show more of a leveling out in the Inland Empire, but there are still areas with a higher concentration of minorities, and those areas reflect ones that were redlined during this period.

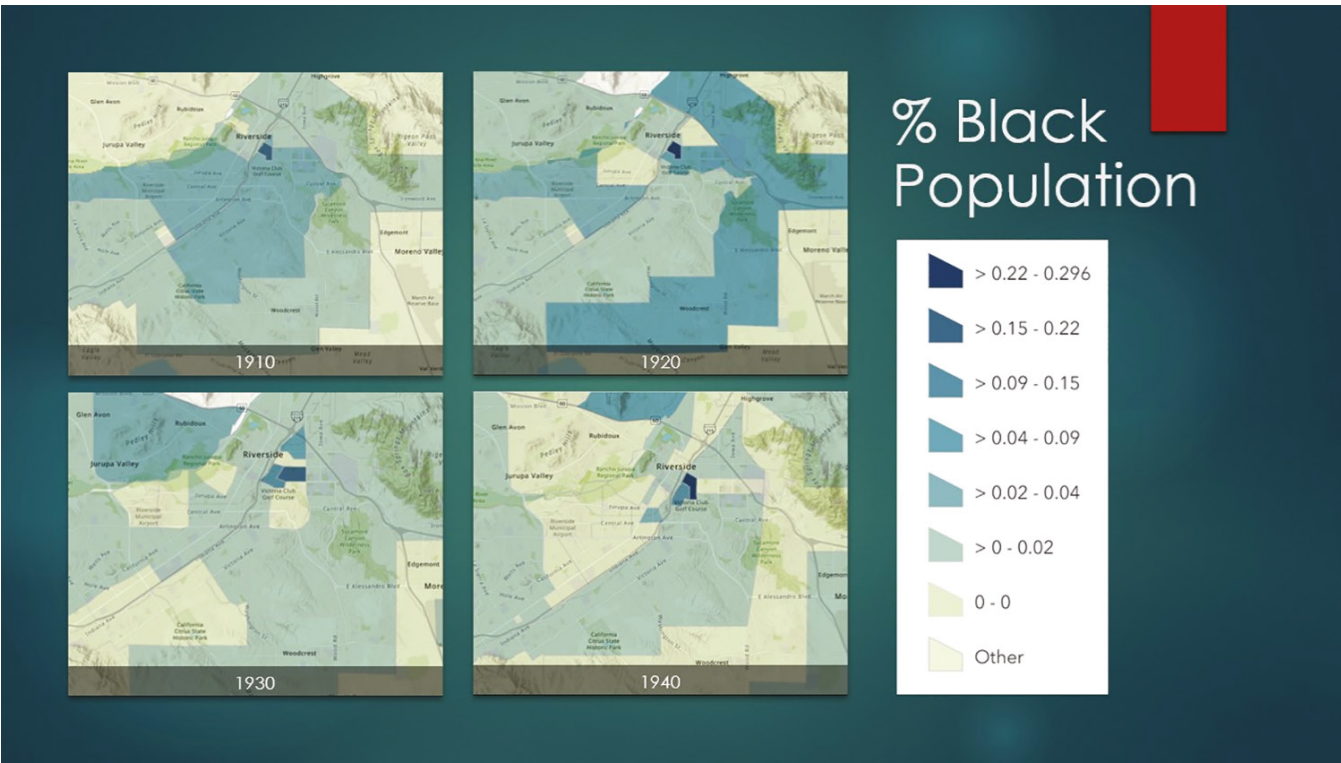
What about today?

During the era when redlining was still legal, it was a transparent and overt practice. Newspapers advertised properties with language that made it clear that none other than whites would be allowed to rent or own certain properties. Maps were clearly drawn to show where people of color, especially Blacks, could and could not buy properties.

While the Fair Housing Act of 1968, dissolved the overtness, elements of the practice of housing discrimination still exists today, but with subtlety.

Neighborhoods that were impacted by redlining experienced more poverty, lower educational opportunities, economic disparities, higher crime, and less access to health care. While other racial groups fell into the categories listed as high-risk investments and were redlined, the initial implementation of the practice was specifically targeted toward Blacks and as of 2019, the areas once redlined, are today, more likely to have a higher concentration of Blacks compared to other parts of most cities, according to a report by the Brookings Institute.

So, is redlining in the Inland Empire (and



As the Black population grew on the Eastside of Riverside County during the first half of the 20th Century so did segregation in housing. (Source: redlands.edu)

elsewhere) really gone?

The Flight from South Los Angeles to the Inland Empire

In the 1980s and 1990s, a migration took place into the Inland Empire when many were in search of more affordable housing.

Blacks left the "ghettos" of Los Angeles in search of their American Dream— homeownership, no drugs, and nicer schools. The Inland Empire offered such a space, promising bigger homes and large yards.

At this time, Moreno Valley, a city on the west side of Riverside, boasted homes with more affordable costs and became the neighborhood that many Blacks leaving Los Angeles's inner cities, settled in.

While many were enticed by the idea of a neighborhood that was more affordable and suburban, some of those involved in the development of this community were offering a new, risky type of loan that would initially provide the satisfaction of a happy new life, but soon after, prove to send many new homeowners plummeting into insurmountable debt and uncertain futures.

Moreno Valley and Perris

Located in Riverside County sits the city of Moreno Valley and around 11 miles away is the city of Perris. Both cities became more populated

Vigilante Terror in Fontana

THE TRAGIC STORY OF
O'DAY H. SHORT AND HIS FAMILY



By
MYRA TANNER WEISS
Organizer, Los Angeles Local
Socialist Workers Party

Price 10 cents

This brochure, written by Myra Tanner Weiss, sister of O'Day Short's wife, Helen Short, tells the story of the fire that killed O'Day, Helen and their young children, Barry and Carol Ann. The story is told in the context of threats they received from vigilantes just two weeks before their house exploded and burned on December 16, 1945. The Shorts had purchased and occupied their home in an area of Fontana considered off limits to Blacks during that era. (Source: marxists.org).

by working-class people during the flight from South Los Angeles to the Inland Empire. Moreno Valley was slightly more built up with track homes and Perris was more rural according to Professor of Anthropology and Associate

Vice Chancellor for Diversity, Excellence and Equity at the University of California - Riverside, Dr. Yolanda Moses.

The growth of the Black population in Moreno Valley, the Inland Empire's "blackest city" can be initially credited to the arrival of the March Air Reserve Base. However, in the 1980s, a subtle targeting of the Black communities in Los Angeles began, as advertisements were being made to residents to move to Moreno Valley. Later, between the 1990s and 2000s, real estate agents began to give vouchers to residents in Los Angeles.

While some families moved due to these subtle pushes, others moved because of word of mouth from community members, like Candice Mays and her parents, who settled in the area.

Mays was born just months after her family moved from Carson, CA to Moreno Valley in 1986. Her parents were initially homeowners in Carson and decided on a fresh start.

"I've...heard stories about Black people who moved to Moreno Valley because they were looking to move inland. They were originally looking in Riverside and builders and real estate agents in Riverside were redirecting them out of Riverside and telling them to buy in Moreno Valley."

Once May's parents moved their family here, they encouraged at least one of a group of cousins to move to the area. "Growing up, I had a fairly extensive family network in Moreno Valley," said Mays, Project Director for Black Voice News' Mapping Black California and Mapping Black initiatives, and resident of Moreno Valley.

Predominantly Hispanic with a 58% (124,204) Latino population in 2019, the Black population in the Moreno Valley was 18.8% (40,111), compared to areas like Riverside, which stood at 5.4% and San Bernardino, at 15.7% Black residents in the same time period.

While Mays tells the story of a young girl growing up in Moreno Valley, Yolanda Moses has an earlier recollection of the Inland Empire as she recalls her family's move to Perris, CA.

Moses was a young girl when her father, Henry Moses Jr., moved from Compton, CA to Perris, CA because he had four daughters and did not want them to grow up around gang violence and crime. Moses and her sisters had to adjust to a less exciting life because Perris was so rural "there was nothing going on,"but for her father, it was about safety.

"[I]t was at a time when working-class people could move to places and start over again, or create the kind of lifestyle that they wanted. And because it was more rural, it was kind of open. It didn't feel as harsh as living under, you know, police surveillance and stuff like that, because there were no real police, it was sheriffs and people like that," recalls Anthropologist Dr. Yolanda Moses.

According to Moses, many families like her own had similar stories, with some moving into Moreno Valley and others into Perris, however, the newness of both communities meant there were limited jobs, and the people



Candice Mays, Director of Black Voice News' Mapping Black California and Mapping Black initiatives, poses for a portrait on May 11, 2023. Mays was born just months after her family relocated from Carson, CA to Moreno Valley in 1986. Her parents were initially homeowners in Carson and made the decision to move east for a fresh start.(Aryana Noroozi for Black Voice News / CatchLight Local)

who moved from Los Angeles were still commuting to and fro for work.

While an exit from the inner city to the Inland Empire meant escaping certain types of crime, the lack of social movements at the time did not exempt Moses, or her fellow Black and Latino classmates from a different kind of problem—discrimination in education. With the area being rural, agricultural work had a strong presence, and the assumption was made, based on their race, that they would be attending high school without plans for college and would end up working in the fields.

Moses recounted that her mother, Willie Moses, was heavily involved in the formation of Human Relations Council groups in the Inland Empire, the NAACP local chapter and various churches and church councils, such as the African American AME Church. These groups contributed to getting people of color to vote and eventually led to some running for local office. She credits her mother as a "mover and shaker" and the work she did, and local newspapers, as influential in the area.

While at the time, the move from the inner city to the Inland Empire seemed to present better opportunities for people of color, Moses, like Mays, states that people of color would still experience real estate steering when moving into the neighborhoods.

Over time, as Blacks continued migrating to the area, a new issue loomed on the horizon that would result in an economic disaster for many—Subprime Loans.

Subprime Loans

Subprime Loans emerged in the 1980s. This was

when lenders bundled mortgages together and sold them as securities to investors, allowing them to gain profit through selling the loans instead of keeping them on their books.

Just a decade later, lenders began offering these loans as mortgage loans for those with lower credit scores. Borrowers would not be required to show as many documents as verification of their income or assets, resulting in higher interest rates and fees than a typical mortgage loan. Yet, it would afford opportunities to buyers who may not otherwise qualify to purchase a new home.

These loans were offered to some minorities moving into the Inland Empire as they left inner cities and the later impact of these loans would cause further economic damage to families. Originally created to be aimed at folks with lower credit scores or income, they were disproportionately offered to Blacks and Latinos, and even provided to some with high FICO scores and good credit.

The story of Billy Ross and his wife when they moved to Fontana, CA, a city in the Inland Empire county of San Bernardino, is an unfortunate example of this issue.

Ross recalls that many were moving from Compton, CA and the surrounding areas where he grew up to the Inland Empire. However, Ross adopted the mindset of his family of keeping roots in the Compton area and originally had not intended to leave. He credits his move as one of practicality, as his wife's job was in the Inland Empire.

"It's kind of like two waves for me and we were part of the second wave...the first wave that I saw was...maybe mid to late 90's...there were a lot of Black people leaving LA...and moving to cities like Moreno Valley, San Bernardino and Rialto," explained Ross.

Ross and his wife were part of the second wave, which he describes as around the housing cycle that ended in a crash. Many people were moving into the area at this time for opportunity, one that could get individuals more for their money, according to Ross. Although he moved primarily for his wife's job, he includes them in this wave.

The year is 2006, Ross and his wife, both with great credit, moved into their home after being offered a mortgage loan that was almost too good to be true, with the incentive that they could refinance at any time—it was a subprime loan.

By 2008, their home lost value and they were drowning in payments, while simultaneously being unable to find lenders who would help them refinance their home. This eventually led them to have to take extreme measures to be able to keep their home.

continued on page 12

FEATURE STORY

Lines Keep Extending, continued from page 11

“We had some tough calls to make...do we continue to pay this note, or do we look for some kind of alternative relief and we decided to look for some relief” recalls Ross.

Ross is just one example of the kind of damage that was caused by the impact of loans with poor conditions. Ross, now a Real Estate Broker and the owner of Billy Ross Realtor, believes that he was targeted for this experience because of a narrative he and other Black people bought into. The narrative suggests that the way to build wealth through real estate is to not use one's own money, but instead to use a loan for leverage. He believes that this strategy may work for investors, but not for families seeking homeownership.

Modern Day Redlining

Today, though there have been improvements, studies suggest that the impacts of redlining on Blacks and other minority groups, still exists. Wealth inequalities persisted in 2019, according to the latest Survey of Income and Program Participation (SIPP) data released in October 2021.

Wealth is the value of assets owned, minus the liabilities (debts) owed. As described in a previous report on household wealth in 2017, the new U.S. Census Bureau report, and detailed tables on household wealth in 2019 show similarly wide variations across demographic and socioeconomic groups, but also detail generational wealth differences for the first time.

In 2019, Black and Hispanic householders, compared to white and Asian householders had lower median household wealth.

This gap in net worth can easily be tied to the lack of homeownership within the aforementioned groups as many Black and Latino households continue to face issues in their efforts to acquire conventional mortgage loans. Reports indicate they are more likely to be denied conventional loans compared to white applicants who have similar credit scores and credit histories. Such roadblocks to securing home loans only serve to exacerbate the damage already done by the long history of redlining, as homeownership is the primary way most Americans build wealth to pass to future generations.

The difference in homeownership rates between racial groups from the 1960s to now further shows the longer term impact of these discriminatory practices. In the 1960s, before the Fair Housing Act was passed, the rate of Blacks owning homes in California was higher than it is now. In the U.S. at large, Black and



Yolanda Moses stands outside her parents' home in Perris, CA on April 20, 2023. Working-class people, including Blacks and other minorities, migrated from Los Angeles to Perris and Moreno Valley. Moses said her father moved their family from Compton to Perris in 1959 when she was a child, and that part of the reason for the move was that he did not want his four daughters to grow up around gang violence and crime. Their home became a centerpoint for community organization as well as a safe space for family members and close friends who moved from urban areas to Perris to begin a new life. (Aryana Noroozi for Black Voice News / CatchLight Local).

white homeownership moved from a 27 point gap to a 30 point gap as of 2017. While the housing gap in California seemed to begin shrinking in the four years prior to the pandemic, factors already in place, such as the previous economic collapse of 2008, which impacted Black and Latino families at a higher rate than whites, are seemingly creating a larger gap post pandemic.

Aside from poor lending practices that are still in existence in the Inland Empire and elsewhere, there are continuing reports and stories being told by residents that suggest Black people are steered into neighborhoods that are predominantly Black.

“I’ve had faculty of color, who have told me that when they first moved here, especially if they come from out of state, there are realtors who first take them to Black neighborhoods...not allowing them to decide...where they want to live,” said Dr. Moses.

Furthermore, while affordability was an upsell in the initial exodus from the inner cities to the Inland Empire, the reverse is now true. Housing costs have more than tripled in the area since the 1990s and early 2000s, with the average home price being around \$129,000 in 2000 and is currently around \$458,000 according to Federal Reserve Economic Data.

Redistricting

A very current area of concern is the ways in which the practice of redistricting is being implemented in predominantly minority communities. Redistricting is “the process of drawing district lines”. Simply put, this is when the boundaries of an area are changed every 10 years in alignment with the decennial census

to balance voting districts based on population shifts at the local, state and federal levels. It also determines federal funding allocations for a number of programs important to underserved communities including Medicaid, Head Start, block grant programs for community mental health services, and the Supplemental Nutrition Assistance Program, etc. Although this process should not be, it is often political, where areas can be realigned based on some government officials’ ability to see where the most votes are for their own political interests. They then realign the districts in favor of getting a majority vote for themselves and/or their party, according to Rose Mayes, the Executive Director of the Fair Housing Council of Riverside County.

“I’m concerned about that because the low to moderate income people always come out on the end where they don’t get very much support on the national, regional, nor the local level and we’re always having to fight for just the crumbs off the table,” said Mayes.

Based on the work the Fair Housing Council has been involved in, Mayes described that many neighborhoods do not want inclusionary housing in their communities because they don’t want low income families moving into those homes.

As a result, according to Mayes, instead of building this type of housing, the developers negotiate with the city so that low to moderate income housing is eliminated and only higher end housing is included. This leads to inequality in redistricting because people of color with low to moderate income are unable to integrate into other areas in the community due to the high cost of housing.

What or Who is Solving the Problem?

On October 22, 2021, the Justice Department under the Administration of President Joe Biden released an announcement regarding the Redlining Enforcement and Accountability Program (REAP), a new program to combat redlining. The initiative is intended to enforce fair lending practices and investigate instances of redlining. Some of its specifics include: pursuing legal action against lenders, insurers, and other financial institutions for discriminatory practices, supplying resources and training to these institutions, and partnering with relevant community organizations and advocacy groups.

On a local level, the Inland Empire has a few organizations and community groups working to address the issue of modern day redlining and the various ways it impacts the communities in this

continued on page 14



The Fight to End, continued from page 5

21st century and taking steps to ensure that no Californian is ever put in a position of involuntary servitude again. Dissolving these remnants of slavery and racial inequality is more important than ever before.”

The Declaration of Rights, Section 6 of Article 1 of the state constitution reads, “Slavery in any form is prohibited. Involuntary servitude is prohibited except to punish a crime.”

“The narrative is so potent with the use of the term punishment. It renders slavery invisible. So people don’t see slaves when you could be standing right beside somebody working on the freeway. You don’t see slaves when slaves [are] out there putting out forest fires,” Dorsey Nunn, executive director of Prisoners With Children, stated about involuntary servitude.

“They don’t see slaves, even when the California Department of Corrections tries to close down the prison in Susanville and the people in Susanville [say] you need to leave

the institution open because it will crash the economy of our city.”

In 2021, the city of Susanville in Lassen County, CA, filed a Writ of Mandamus and a temporary restraining order against the California Department of Corrections and Rehabilitation (CDCR), Secretary of the Department of Corrections and Rehabilitation Kathleen Allison and Gov. Gavin Newsom to block the closure of the California Correctional Center (CCC) in Susanville.

In their lawsuit, Susanville mentioned the environmental impact the closure of CCC would have on the community and also noted that CCC was a hub for firefighter training for incarcerated individuals.

The judge ruled against Susanville in September 2022, and CCC is now scheduled to close permanently by June 30. CCC is 58 years old and needs over \$500 million in infrastructure repairs.

CCC existing as a firefighter camp, is one

example of incarcerated people doing dangerous work for meager pay. A 2018 American Civil Liberties Union (ACLU) report found that incarcerated firefighters in California were paid \$1.45 daily despite battling some of the state’s most dangerous fires.

Wilson mentioned the state is one of the largest beneficiaries of prison labor, which was a big reason why ACA 3 didn’t get past the Senate floor. In November 2022, ACA 3 failed to secure 27 votes to proceed.

“I believe there was a lot of concern around the economics of it and what it would cost the state,” Wilson said. This time around, Wilson believes the outcome will be different, and they have time to talk through the language in the amendment.

“We’re incorporating conversations with senators who are still concerned and working through their concerns to ensure we get it across the finish line over there, too. So that’ll be a lot

continued on page 19



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KEEPING IT REAL

Officers Should, continued from page 3

hook whether it's to offset the cost of lawyers, investigators, miscellaneous court costs, etc. There is always a price to be paid and depending on how long a case drags on, the more those costs accrue. Although some can claim budgets include funding to offset these costs, those budget dollars come from the taxpayers.

Many activists have argued police misconduct costs should be directly linked to police budgets as a way to mitigate bad behavior by deputies/police. There is also a case to be made for those who abuse citizens—especially repeat offenders who continue to do so—should be personally penalized financially. I personally believe they should be terminated, however termination is difficult as long as the protections of qualified immunity remain in place.

When SB 2 became effective in January 2022, although it did not do away with the protections afforded officers via qualified immunity, it did make it easier for victims of excessive force to press civil lawsuits by eliminating certain

immunities.

Recognizing that SB 2 should not be the final word in this regard, perhaps California should look to Colorado for an innovative option that may move the state further along in its quest to reduce police misconduct.

Colorado has implemented a hybrid system where officers found guilty of using excessive force or other violations, are now required to pay five percent of a judgment up to \$25,000—whichever is less. In addition, the law allows the officers to purchase liability insurance.

Requiring officers to share the cost of his/her bad behavior could be a giant step toward finding a solution to the issue of excessive force and police misconduct in general. However, recognizing the stranglehold police/sheriff unions have over politicians in this state Colorado's approach may be a heavy lift in California.

Of course, this is just my opinion. I'm keeping it real.

S.E. Williams
Executive Editor

FEATURE STORY

Lines Keep Extending, continued from page 12
region.

For example, organizations like the Fair Housing Council of Riverside County where Rose Mays is the Executive Director, work on a community-based level, providing services to ensure access to individuals and resources related to fair housing discrimination. If you need their assistance they can be reached at (951) 682-6581.

The California Reinvestment Coalition is another organization that focuses on a statewide level to advocate for communities of color and their equal access to financial services. They can be contacted at: (415) 864-3980.

Conclusion

America has a history of discriminatory practices against Blacks and other minorities, but redlining has proven to have severe and lasting impacts yet to be completely dissolved. The practice, in its many forms, continues to prevent predominantly Blacks and Latinos from homeownership. In turn, these

communities have been severely disenfranchised of their opportunities for health equity, as was experienced during the COVID-19 pandemic, educational equity, as reflected in academic achievement gaps and lower graduation rates, in addition to the economic limits placed on their ability to generate sustainable, generational wealth.

A special thanks to Professor Jennifer Tilton, University of Redlands and Associate Professor Catherine Gudis, University of California, Riverside. Read and learn more about their work on Black history in the Inland Empire by following these links. Color Lines of San Bernardino, Fighting School Segregation in San Bernardino, Building a Movement on San Bernardino's Westside, Claiming Our Space, A People's History of the Inland Empire, and the Bridges That Carried Us Over Project.

This redlining series was funded by the California State Library's Ethnic Media Stop the Hate Grant Program.

All references used for Part 3 can be viewed in the online story at [BlackVoiceNews.com](https://www.BlackVoiceNews.com).

publicnotices

7338 Ysmael Villegas St

Riverside, CA 92504

This business is conducted by: Marreid Couple

Registrant has not yet to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Carlos Enrique Gutierrez

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/26/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202306452

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

AYI MAMA LUPITA

6854 Woodmere Dr

Riverside, CA 92509

RIVERSIDE COUNTY

Adrian – Villalobos

6854 Woodmere Dr

Riverside, CA 92509

Rosa – Sanchez

2625 Fredinand Ct

Perris, CA 92571

This business is conducted by: Co-Partners Registrant commenced to transact business under the fictitious business name(s) listed above on 02/16/2023

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Adrian Villalobos

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/10/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my

office.

Peter Aldana, County Clerk,

FILE NO. R-202305504

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

SEE 3 INDUSTRIES

QUEEN ENERGY CS

SEE 3 CAPITAL

7681 Stonegate Drive

Eastvale, CA 92880

RIVERSIDE COUNTY

7056 Archibald Ave, Suite 102-314

See Three Industries

7681 Stonegate Drive

Eastvale, CA 92880

CA

This business is conducted by: Limited Liability Company

Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Chavonne Stewart, CEO

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/25/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202306343

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

BURGESS OFFICE INSTALLATION

1625 Iowa Avenue

Riverside, CA 92507

RIVERSIDE COUNTY

P.O. Box 5547

Riverside, CA 92517

Inland Moving & Storage Co. Inc

1625 Iowa Avenue

Riverside, CA 92507

CA

This business is conducted by: Corporation Registrant commenced to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Ed Coelho, Secretary

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/28/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it

was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202306633

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

RL BUILDERS

26100 Newport Rd #A12-78

Menifee, CA 92584

RIVERSIDE COUNTY

Richard Alvin Lopp Jr

26100 Newport Rd #A12-78

Menifee, CA 92584

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 1998

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Richard Alvin Lopp Jr

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/18/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202306032

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

NYKE'S GIFTED HANDS

40477 Murrieta Hot Springs Rd, D1 #2018

Murrieta, CA 92563

RIVERSIDE COUNTY

Nykesha S. Hughes

1121 Via Del Echo

Hemet, CA 92543

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 1998

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Nykesha S. Hughes

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of

Riverside on 03/21/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202304243

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

ONE ELEVEN TOWN CENTER

111 TOWN CENTER

44419-44491 Town Center Way

Palm Desert, CA 92260

RIVERSIDE COUNTY

1121 SW Salmon St, Suite 5000

Portland, OR 97205

Schnitzer Properties Realty, LLC

1121 SW Salmon St, Suite 5000

Portland, OR 97205

DE

This business is conducted by: Limited Liability Company Registrant commenced to transact business under the fictitious business name(s) listed above on 5/14/2004

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Jeffrey F. Nudelman, Secretary

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/06/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202305348

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

PLAZA LA QUINTA

78267 Highway 111

La Quinta, CA 92253

RIVERSIDE COUNTY

1121 SW Salmon St, Suite 500

Portland, OR 97205

Schnitzer Properties Realty, LLC

1121 SW Salmon St, Suite 500

Portland, OR 97205

DE

This business is conducted by: Limited Liability Company Registrant commenced to transact

business under the fictitious business

name(s) listed above on 5/14/2004

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Jeffrey F. Nudelman, Secretary

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/06/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202305349

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

COBRA AIR CONDITIONING

18215 Avenue D

Perris, CA 92570

EVERSIDE COUNTY

Miguel Angel Espejel

18215 Avenue D

Perris, CA 92570

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 12/17/2007

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Miguel Angel Espejel

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/21/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202306261

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

REEL MEDIA MUSIC

12245 Carnation Lane, Unit B

Moreno Valley, CA 92557

RIVERSIDE COUNTY

Johcemen Estella Kelly

12245 Carnation Lane, Unit B

Moreno Valley, CA 92557

Nathaniel – Wright

175-20 Linden Blvd #11434

Queens, New York 11434

Timothy Ezell Kelly

12245 Carnation Lane, Unit B

Moreno Valley, CA 92557

This business is conducted by: Co-Partners Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000))

s. Johcemen Estella Kelly

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/10/2023

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202305482

p. 5/4, 5/11, 5/18, 5/25/2023

The following persons) is (are) doing business as:

AARON'S TIRES

3861 Leigh St

Jurupa Valley, CA 92509

RIVERSIDE COUNTY

6482 Villa Vista Dr

Jurupa Valley, CA 92509

Abdon Aispuro Pena

6482 Villa Vista Dr

Jurupa Valley, CA 92509

itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 05/12/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,
FILE NO. R-202307394
p. 5/25/23, 6/01/23, 6/08/23, 6/15/23

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME
File No. R-202214080

ONE HEART NURSE FINDERS

1639 Snowberry Rd
Beaumont, CA 92223
RIVERSIDE COUNTY
Terrell Professional Services Inc
1639 Snowberry Rd
Beaumont, CA 92223
CA

This business is conducted by: Corporation
The fictitious business name(s) referred to above was filed in Riverside County on 10/28/2022

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Buellah Arends-Terrell, CEO
This statement was filed with the County Clerk of Riverside County on 5/12/2023
Peter Aldana, County, Clerk
FILE NO R-202214080
p. 5/25/23, 6/01/23, 6/08/23, 6/15/23

The following persons) is (are) doing business as:
HENDERSON WOODS REALTY
26025 Newport RD, Suite #A-108
Menifee, CA 92584
RIVERSIDE COUNTY
HENDERSON WOODS REALTY GROUP INC
26025 Newport RD, Suite #A-108
Menifee, CA 92584
CA

This business is conducted by: Corporation
Registrant has not yet begun to transact to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Suzette Henderson, President
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 05/3/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days

after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202306889
p. 5/11/23, 5/18/23, 5/25/23, 6/01/23

The following persons) is (are) doing business as:
DELTA CLEANING
28451 Ficus CT
Murrieta, CA 92563
RIVERSIDE COUNTY
Farhan - Qureshi
28451 Ficus CT
Murrieta, CA 92563
This business is conducted by: Individual
Registrant commenced to transact to transact business under the fictitious business name(s) listed above on 05/01/2023

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Farhan Qureshi
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 05/10/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202307258
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

Phleb on Demand
Mobile Phlebotomy Service
Service areas- California- Beaumont, Moreno Valley, Hemet & Banning
Danika Glover
phlebondemand@gmail.com
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

The following persons) is (are) doing business as:
LAYERS BY LESLEY
11772 Betula Cir
Moreno Valley, CA 92557
RIVERSIDE COUNTY
11772 Betula Cir
Moreno Valley, CA 92557
Lesley M. Ortiz
11772 Betula Cir
Moreno Valley, CA 92557
This business is conducted by: Individual
Registrant has not yet begun to transact to transact business under the fictitious business name(s) listed above.
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the

registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Lesley M. Ortiz
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 04/10/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202305432
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

FICTITIOUS BUSINESS NAME STATEMENT
File No. R-202306873

The following person(s) is (are) doing business as:
HYPERWOLF - WEED DELIVERY SERVICE, 571 CRANE ST, BUILDING D, LAKE ELSINORE, CA 92530

County of RIVERSIDE Mailing Address:
571 CRANE ST BUILDING F, LAKE ELSINORE, CA 92530
Registrant Information:
THE HIGHEST CRAFT, LLC, 571 CRANE ST BUILDING F, LAKE ELSINORE, CA 92530; State of Incorporation: CALIFORNIA This business is conducted by a limited liability company
Registrant commenced to transact business under the fictitious business name(s) listed above on N/A. I declare that all information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) THE HIGHEST CRAFT LLC S/ Karika Telo, Managing Member
This statement was filed with the County Clerk of Riverside County on 05/03/2023.
NOTICE-In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires five years from the date it was filed with the County Clerk, except as provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A New Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State, or common law (See Section 14411 et seq., Business and Professions Code).
Peter Aldana, Riverside County Clerk 5/9, 5/16, 5/23, 5/30/23
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

The following persons) is (are) doing business as:
LITTLE OASIS
1393 University Ave
Riverside, CA 92507
RIVERSIDE COUNTY
11550 Pierce St
Riverside, CA 92505
G&K Enterprises Inc
20364 Elkwood Rd
Walnut, CA 91789
CA
This business is conducted by: Corporation

Registrant has not yet begun to transact to transact business under the fictitious business name(s) listed above.
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Opal Parikh, CEO
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 03/28/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202304717
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23

The following persons) is (are) doing business as:
PROVIEW GLASS
32975 Grand Ave
Winchester, CA 92596
RIVERSIDE COUNTY
JEFFREY MICHAEL MCDANIELS
32975 Grand Ave
Winchester, CA 92596
This business is conducted by: Individual
Registrant has not yet begun to transact to transact business under the fictitious business name(s) listed above.
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Jeffrey McDaniel
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 05/11/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202306667
p. 5/11, 5/18, 5/25, 6/1/2023
p. 5/11/23, 5/18/23, 5/25/23, 6/01/23

The following persons) is (are) doing business as:
RM PRINTING
449 Shenandoah RD
Corona, CA 92879
RIVERSIDE COUNTY
F & J Management Group, Inc.
449 Shenandoah RD
Corona, CA 92879
CA
This business is conducted by: Corporation
Registrant has not yet begun to transact to transact business under the fictitious business name(s) listed above.

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME
File No. R-202214393

ONE HEART CPR SERVICES

1639 Snowberry Rd
Beaumont, CA 92223
RIVERSIDE COUNTY
Terrell Professional Services Inc
1639 Snowberry Rd
Beaumont, CA 92223
CA

This business is conducted by: Corporation
The fictitious business name(s) referred to above was filed in Riverside County on 11/04/2022

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Buellah Arends-Terrell, CEO
This statement was filed with the County Clerk of Riverside County on 5/12/2023
Peter Aldana, County, Clerk
FILE NO R-202214393
p. 5/25/23, 6/01/23, 6/08/23, 6/15/23

The following persons) is (are) doing business as:
JERRY HIDALGO OUTDOOR FURNITURE REPAIRS
1356 Friedman ST
Perris, CA 92571
RIVERSIDE COUNTY
Gerardo Hidalgo
1356 Friedman ST
Perris, CA 92571
This business is conducted by: Individual
Registrant commenced to transact to transact business under the fictitious business name(s) listed above on 01/01/2023

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Gerardo Hidalgo
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right Central Avenue Suite 24s of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 05/01/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202306667
p. 5/11, 5/18, 5/25, 6/1/2023
p. 5/11/23, 5/18/23, 5/25/23, 6/01/23

The following persons) is (are) doing business as:
RM PRINTING
449 Shenandoah RD
Corona, CA 92879
RIVERSIDE COUNTY
F & J Management Group, Inc.
449 Shenandoah RD
Corona, CA 92879
CA
This business is conducted by: Corporation
Registrant has not yet begun to transact to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Gloria J Ramos, Vice President
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 04/27/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202306534
p. 5/11/23, 5/18/23, 5/25/23, 6/01/23

The following persons) is (are) doing business as:
LOVE 2 MONITOR 4 U
6201 Appian Way
Riverside, CA 92506
RIVERSIDE COUNTY
3380 La Sierra Ave #104-484
Riverside, CA 92503
Debra Annielee Shelton-Love
3380 La Sierra Ave #104-484
Riverside, CA 92503

This business is conducted by: Individual
Registrant has not yet begun to transact to transact business under the fictitious business name(s) listed above.
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Debra Annielee Shelton-Love
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the right of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 04/26/2023
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. R-202306479
p. 5/18/23, 5/25/23, 6/01/23, 6/08/23



IN THE NEWS

UCR's PRIME Cohort, continued from page 7

and White individuals for all causes.

The authors acknowledged limitations in their research such as recognizing that “geographic proximity to health care is not equivalent to access” and that the association between Black physician representation and the results of the study do not prove a cause and effect relationship.

This study indicates the need for more diverse representation in health care, in addition to several other studies that have shown that shared cultural and ethnic traits between patients and doctors result in access to equitable care and some improved health outcomes. A report by the Urban Institute titled “Improving and Expanding Programs to Support a Diverse Health Care Workforce” noted that “when the race or ethnicity of a patient matches that of their physician, patients have greater satisfaction with, and trust in them, and in some cases, receive more effective care.”

PRIME scholars are matching their passion with the mission

Black people make up 13.6% of the U.S. population, but only 5.7% of physicians identify as Black/African American, according to the Association of American Medical Colleges. In California, 6.5% of the population identifies as Black and approximately 3% of doctors in the state are Black.

Part of UCR's PRIME mission is to train scholars to conduct culturally sensitive care among patients from ABC communities and to work with community members to deliver the best care.

Marvellous Osunde, 25, moved to the U.S. from Nigeria to complete her undergraduate degree, and is now one of UCR's PRIME scholars. Osunde was drawn to the program because of the emphasis on ABC communities.

“What drew me to [PRIME] was they said, it's ABC, which is African, Black and Caribbean communities. I see myself as part of the African community. Then, another part of the mission of the program was to educate Black scholars. Basically, to train them in this community that we are part of,” Osunde said.

Osunde saw this program as an opportunity to learn more about ABC communities in the U.S. and how to advocate on behalf of these communities'

healthcare needs. As a community-centered and health justice oriented program, many facets of PRIME's mission is what led the other scholars to also apply to the program.

As a native of South Central Los Angeles, Brooke Malone, 27, was used to seeing health disparities, but didn't recognize it as such until she completed her undergraduate work as a public health major.

“I think when it really hit home for me was during COVID. I became a community health worker for a nonprofit organization by the name of Trap Medicine. I was basically assisting with setting up these pop up clinics, if you will, that helped get Black and Latinx folks vaccinated as well as [tested for] COVID-19,” Malone shared.

During the first year of the pandemic, studies found that Black and Latinx people were overrepresented in COVID-19 deaths. According to a report published in December 2022 by the Healths and Human Rights Journal, during the later half of 2020, roughly 97.9 out of every 100,000 African Americans died from COVID-19 — a rate that was higher than the Latino population (64.7 per 100,000), White population (46.6 per 100,000) and Asian population (40.4 per 100,000).

After witnessing such health disparities happen on the ground, Malone's interest in working with underserved minority populations really “flourished.”

“When I saw the PRIME program, and how we're specifically going to be focusing on the care of African, Black and Caribbean communities, I knew this was just something that I had to do,” Malone explained. “It aligned with my passion and my interest in the work that I already did, especially because as a physician, in the future, I never want to be too far removed or feel like I'm far removed from the community itself.”

Similar to Malone, prior to joining PRIME, Arturo Chavez, 47, spent a lot of time working in underserved and underrepresented communities in Los Angeles County — not as medical or public health personnel, but as a teacher. His first career as a teacher working with communities of color influenced his decision to apply to UCR's PRIME.

“One of the most vulnerable, if not, probably the most vulnerable populations that we encounter are Black and brown patients. And even within that population, Black patients in general terms have

seen the vast majority of institutionalized racism and specific atrocities done to the community ever since the country was established,” Chavez said.

“I felt that it was my responsibility to address that need, specifically, and to dismantle the system that actually created such a disgusting tradition of hate, especially when it comes to something so fundamental as a basic human right, which is healthcare. So, for me, PRIME was the vehicle in which that could be accomplished.”

Bringing equity to an inequitable healthcare system

Before PRIME scholars began the quarter, they completed a summer immersion program that centered around skills for medical school education, self-advocacy and engaging with ABC community leaders. Scholars had the opportunity to meet and talk with different community members like a pastor or a doctor who worked with a local barber shop, and learn what their needs are.

Part of the first and second year curriculum includes enrolling in Community Health or Health Leadership Emphasis courses, something the scholars have already begun practicing as they have participated in scenario-based skits during community health workshops.

During the community workshops, PRIME scholars have heard from community members who have shared their experiences within the healthcare system and how the system must prioritize communication skills among patients and practice equitable care.

“When I think of equitable healthcare, I think of that classic image they show when they're trying to explain what equity is, and it has the three cartoon characters who are trying to watch the game over the fence...,” Prudhomme described.

“I think that's what, really, equitable care means. It means you have to consider what disadvantages they have when you're addressing their care or what advantages they have, even, and what works best for them and what their needs are. That's how we take care of the inequities that we see in healthcare: by meeting people where they are, instead of having that one size fits all, because it doesn't.”

Osunde explained that equity in healthcare means meeting patients where they are and

continued on page 19



SB Symphony's, continued from page 8

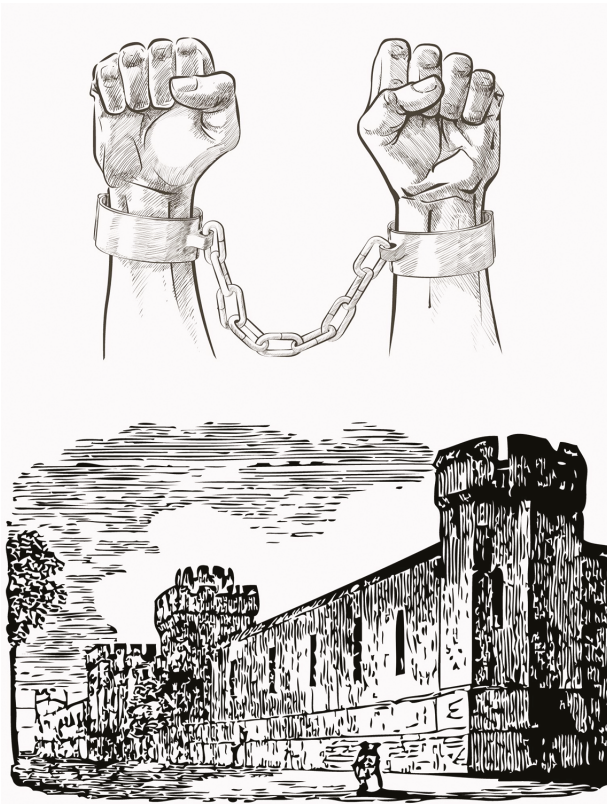
musicianship and improvisational skills to the delight of audiences and musicians alike. In addition to performing with his own group, the Dwight Trible Ensemble, he is the vocalist with the Pharaoh Sanders Quartet and is also the vocal director for the Horace Tapscott Pan Afrikan Peoples' Arkestra. Trible has worked with such notables as Oscar Brown Jr., Charles Lloyd, Billy Childs, Kenny Burrell, Kenny Garrett, Steve Turre, Harold Land, Harry Belafonte, Della Reese and Norman Connors, John Beasley, Patrice Rushen, Babatunde Lea, Ernie Watts, Kahlil El Zabar, as well as contemporary soul artist like LA Reid and DJ Rogers.

Josh Johnson is a saxophonist, keyboardist, multi-instrumentalist, and composer. He has performed extensively with the likes of Jeff Parker, Kiefer, Makaya McCraven, Miguel Atwood-Ferguson, Leon Bridges, and Marquis Hill. Johnson can be heard on records by all of these artists, as well as records from the Chicago Underground Quartet, Jeremy Cunningham, Mark de Clive-Lowe, Dawes, Dexter Story, Louis Cole, and Joshua White. Since 2018, Johnson has been the musical director, keyboardist, and saxophonist for Leon Bridges, which has taken him to Europe, Asia, and Australia. Highlights of his time with Bridges include sold-out performances at Radio City Music Hall, Greek Theater, and the Hollywood Bowl. As a composer, Johnson has written music for many of his own projects, including the bands Snaarj and Holophonor, in addition to writing music for commercial use. He recently contributed arrangements to Sara Gazarek's album "Thirsty Ghost", which was nominated for two Grammy awards.

Chris Speed is a tenor saxophonist, clarinetist and composer, whose work ranges widely, from a jazz base out through various forms of folk, classical and rock music. Affiliated with a bewildering variety of ensembles, he has been a prominent and influential voice in jazz and improvised music for three decades. After studies at New England Conservatory followed by a stint with the Artie Shaw Band (led by Dick Johnson), Speed moved to New York City where he started working with Tim Berne and his band

Bloodcount. Speed has put an inimitable stamp on the classic sax-bass-drums format. Most compelling about his music is the incorporation of early jazz styles in a way that is direct and deeply felt.

The Fight to End, continued from page 13



Legislators are making another attempt at ending slavery in California (Graphic: Prince James Story)

of work. It's a dynamic situation."

On May 18th, ACA 8 was ordered to a third reading on the Assembly floor.

"I think what this is about is treating people humanely and recognizing that even those incarcerated have value to give to our society and are valuable members of our society. Their value is not removed just because they're incarcerated," Wilson stated.

"It's really important that we keep that on the forefront and we find the solution to ensure that slavery is not part of our Constitution in the state nor anywhere across our entire nation."



#theievoice

UCR's PRIME Cohort, continued from page 18

providing patient-centered care that prioritizes what they need. Malone and Osunde are in agreement that equitable care means delivering patient-centered care that is tailored to each person. Malone also explained that equitable care means addressing social determinants of health — non-medical factors that contribute to a person's health and access to healthcare such as where someone lives or works and access to transportation or grocery stores.

"When I think of equity, I think that it may look a little bit different depending on the person that you're treating, or depending on the socioeconomic group that they come from or depending on what racial background they identify as, and how they navigate the world in regards to that," Malone clarified.

As a former teacher who served within communities of color and as a PRIME scholar learning alongside his classmates, Chavez hopes to be an effective doctor who can bring equity to an inequitable healthcare system.

"I hope to be instrumental in dismantling a system that has caused tremendous harm to a lot of communities. I also want to bring equity to a healthcare system that is resistant to change, and for that you need to be strong willed and develop the leadership skills that are necessary to conquer such a massive challenge," Chavez expressed. "I want to be a fearless doctor and an informed doctor that has the necessary tools to overcome some of the harms that have been done."

As the director and overseer of student admissions into the program, Dr. Osei wants the community to know four vital pieces of information about the PRIME scholars. These students are "highly accomplished," dedicated to the cause, hungry to learn and serve and that they are going to bring great change."

"I am so confident that the scholars are going to bring about such transformative advocacy and leadership. They want to partner with our community members. They understand that this is not a [do it yourself] DIY approach. This is a collaborative thing. This is a team effort — they get it," said Dr. Osei.

This article is published as part of the Commonwealth Health Equity Reporting Fellowship.

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My teammates work closely with entrepreneurs here in the Inland Empire. We are here to help them start and grow their business, so they can continue to create jobs and keep our community strong.

Bansree

Bansree Parikh
President, Bank of America Inland Empire

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