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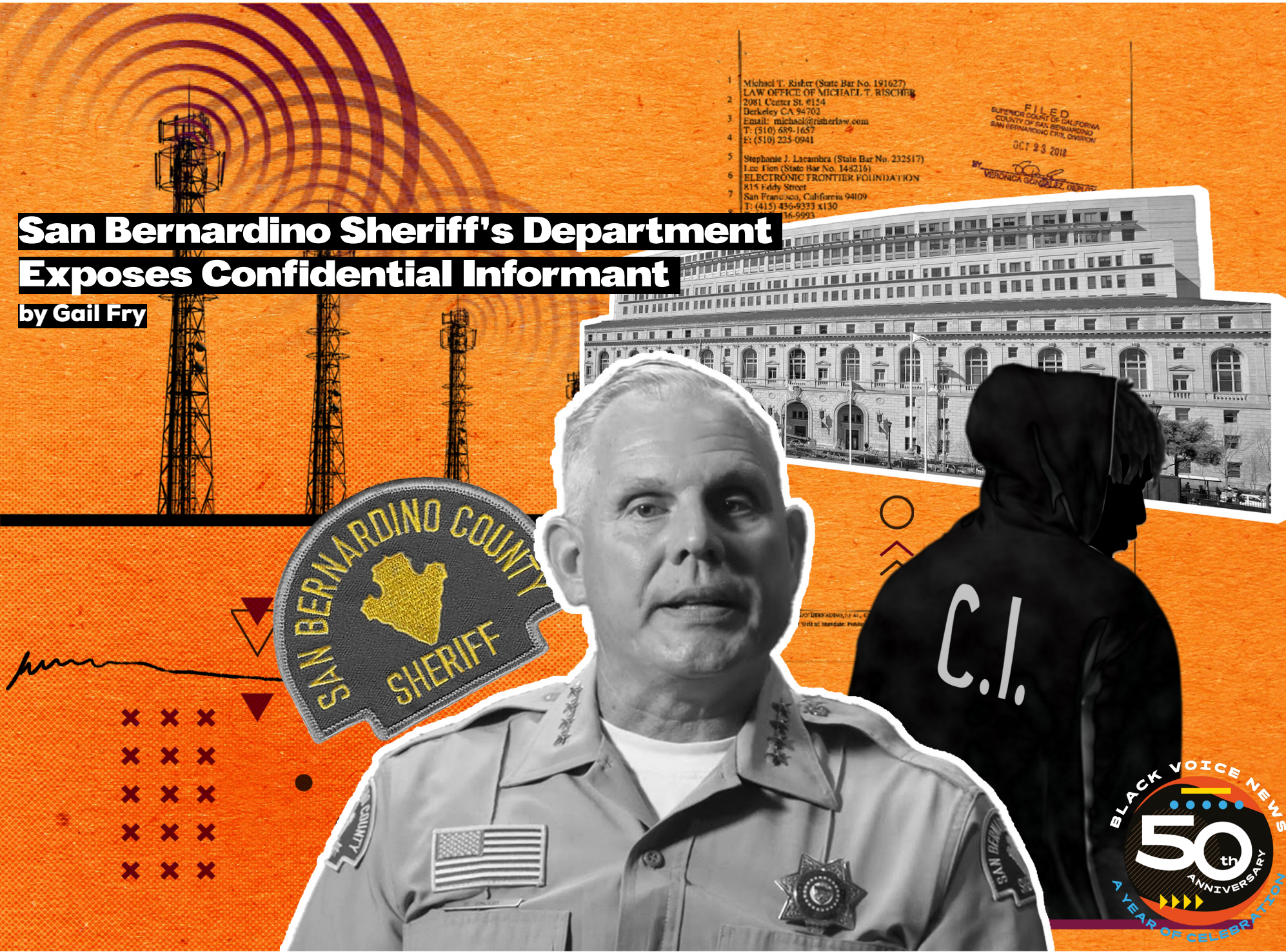
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San Bernardino Sheriff's Department  
Exposes Confidential Informant

by Gail Fry



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Misinformation





## We Welcome Your Insights and Opinions

The IE Voice/Black Voice News invites you to raise your voice on subjects of interest. We would like to publish your ideas, insights and/or opinions on topics you feel are important.

We encourage you to submit your commentaries for potential publication to [myopinion@theievoice.com](mailto:myopinion@theievoice.com).

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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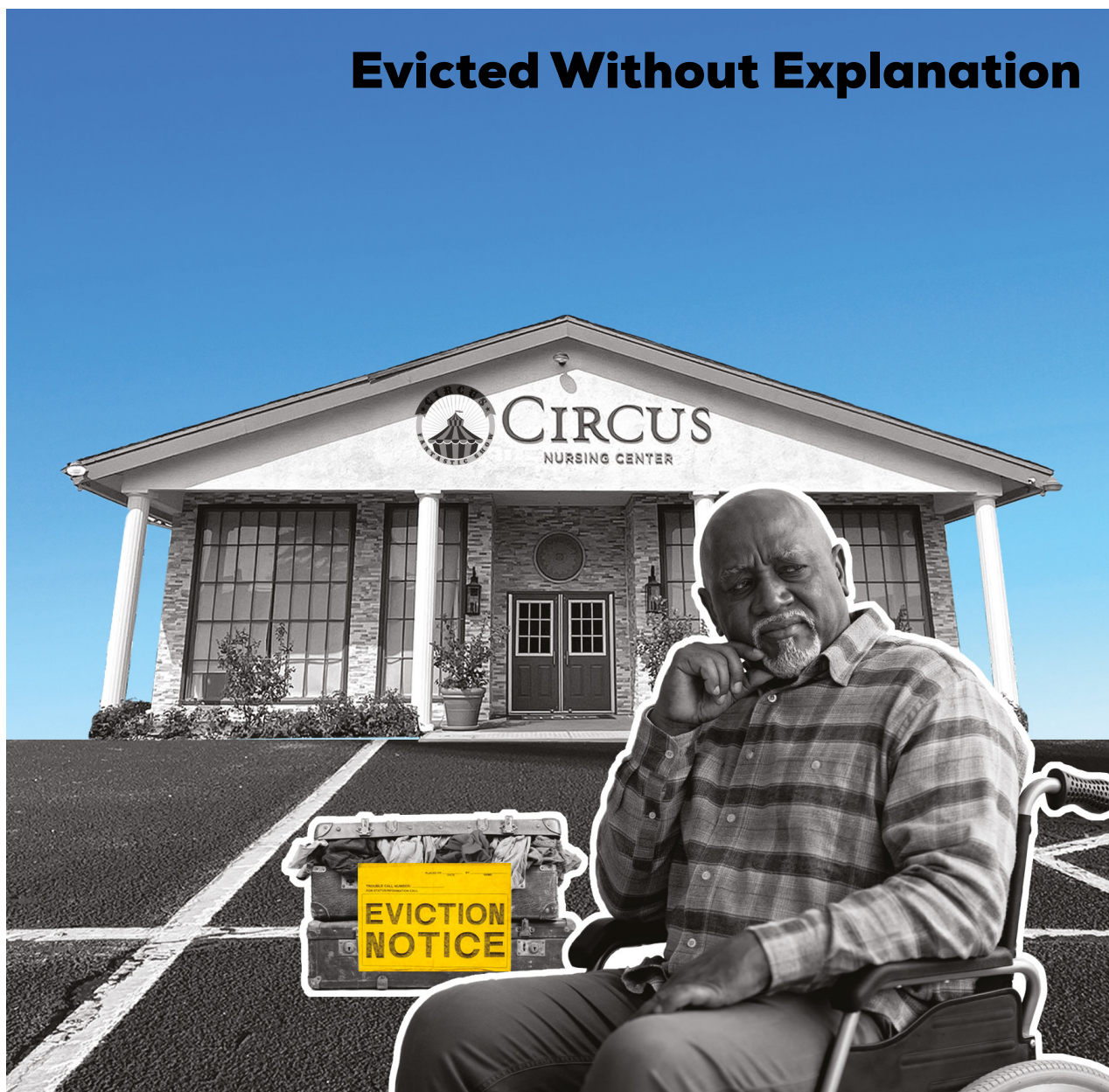
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## Evicted Without Explanation



*Illustration by Chris Allen, VOICE*

**N**ursing home residents are often evicted when high-rate Medicare payments expire and lower-rate Medi-Cal payments begin. Disturbingly, the evictions can occur with little to no justification to the resident and/or his/her family.

As concerning as this issue is today, unless something is done to mitigate these circumstances, more and more seniors are destined to be impacted as the state's population continues to age.

Although only about 15% of California's total population is 65 years of age or older, it has the

highest number of older residents – 5.15 million – in the nation.

In addition, the California Department of Aging (CDA) predicts that those in the population aged over 60 are destined to increase by about 166 percent during the period from 2010 to 2060.

CDA further suggests that more than half the state's 58 counties will see an increase of at least 100 percent in this age group and 24 counties will experience growth rates over 150 percent. Riverside and San Bernardino Counties, on the

*continued on page 16*



## Eli Lilly to Cap Out-of-Pocket Insulin Costs



Eli Lilly to cut costs for its most commonly prescribed insulin by 70% beginning in October. (Image source: Chris Allen, VOICE).

### Breanna Reeves | Staff

Insulin producer Eli Lilly and Company announced on Mar. 1 that the company will cap patient out-of-pocket costs at \$35 or less per month in an effort to increase access and affordability.

Lilly will cut the costs of Humalog, the company's most commonly prescribed insulin, and another insulin called Humulin by 70% beginning in the fourth quarter which starts in October.

Approximately eight million Americans rely

on insulin, but roughly one in five adults — 16.5% — with diabetes, either skipped, delayed or rationed insulin in order to save money in 2021, according to a study published in the *Annals of Internal Medicine*. The findings in the study were based on data collected in a 2021 National Health Interview Survey (NHIS) conducted by the Centers for Disease Control and Prevention.

Insulin is produced by the pancreas and is used by the body to convert food into energy. People who have diabetes cannot produce enough insulin and rely on lab-made insulin.

“While the current healthcare system provides access to insulin for most people with diabetes, it still does not provide affordable insulin for everyone and that needs to change,” said David A. Ricks, Lilly's Chair and CEO, in a statement.

A Kaiser Family Foundation report found that among insulin users enrolled in Medicare's prescription drug benefit (Medicare Part D), who do not receive low-income subsidies, spent on average \$572 per person for insulin in 2020. The cost of insulin increased by 76% between 2007 and 2020, from \$324 to \$572, the report

“

*While the current healthcare system provides access to insulin for most people with diabetes, it still does not provide affordable insulin for everyone and that needs to change*

”

noted.

Insulin users often go through several vials of insulin per month. One vial of Humalog is listed with a cost of \$275, which Lilly plans to reduce to \$66. Lilly also announced that it will reduce the cost of its non-branded insulin, Insulin Lispro Injection, to \$25 a vial beginning May 1, 2023. This will make the generic insulin the lowest “list-priced mealtime insulin available.”

“For far too long, American families have been crushed by drug costs many times higher than what people in other countries are charged for the same prescriptions. Insulin costs less than \$10 to make, but Americans are sometimes forced to pay over \$300 for it. It's flat wrong,” President Joe Biden said in a statement. “It's a

*continued on page 19*



**Breanna Reeves | Staff**

**A**fromexicanos — Mexicans with African roots — make up just two percent of Mexico's total population. For hundreds of years, Afromexicans have fought for recognition and in 2020, for the first time, the country's 2020 census counted its Afromexican population of 2.5 million, officially recognizing the underrepresented communities that exist across the regions of Oaxaca, Guerrero, Veracruz and Coahuila.

In 2019, the Mexican government issued a decree which recognized Afromexican communities as part of the "pluricultural composition of the nation and thus guaranteed their self-determination, autonomy, development and inclusion."

As Black History Month comes to a close, the Anthropology Museum at the California State University, San Bernardino (CSUSB) celebrated AfroOaxacan culture through art, dance, music and food. The free, two-day event celebrated the richness of Afromexican identity and encouraged attendees to learn more about the history of Afrodescendants in Mexico.

"I hope that more people are aware that there are Black people in Mexico and Black people across Latin America. Unfortunately, it's just something that's not taught. It's not anybody's fault that they don't know that, it's just not a common part about how we think about Latin America," explained Arianna Huhn, associate professor of anthropology at CSUSB and director of the CSUSB Anthropology Museum. "I hope by coming here that people realize there are Black people and that there are rich cultures and histories associated with those populations as well."

Using artifacts (traditional drums), photography (photo exhibit by Mexican photographer Nicolás Triedo), traditional Oaxacan music and food, the event transported participants to the Black communities in Mexico. Displays featuring cultural instruments and masks told stories of the ritual dances of Afromexican culture from the Costa Chica region of Guerrero, such as the Dance of the Devils, the Dance of the Cattle Herders

## CSUSB's Anthropology Museum Celebrates AfroOaxacan Culture as Black History Month Closes



*Musicians in Academia Maqueos, a Los Angeles-based music academy, alternate playing their instruments in their performance of traditional Oaxacan music on stage at CSUSB's AfroOaxacan cultural celebration at the Garcia Center for the Arts on February 25, 2023. The group was led by co-director Yulissa Maqueos. (Aryana Noroozi for Black Voice News / CatchLight Local).*

and the Danza de la Tortuga (Dance of the Turtle). According to the exhibit, the dances are symbolic depictions of societal identities and each dance dramatizes different issues. The Danza de los Diablos (Dance of the Devils) and the Danza de Vaqueros (Dance of the Cattle Herders) demonstrate problems related to mistreatment and dangers for agricultural laborers. The Danza de la Tortuga represents problems related to pleasure and love.

During the two-day festivities, attendees were encouraged to join Esteban Zúñiga, a Los Angeles-based artist, in crafting large turtle and bull structures using bamboo sticks and twine, which were later used to perform the ritualistic dance at the Garcia Center while Los Guajes Oaxacan Ensemble played traditional Oaxacan songs on stage. Live music was also performed by

*continued on page 13*

“

*I hope by coming here that people realize there are Black people and that there are rich cultures and histories associated with those populations as well.*

”



# classified&publicnotices

PUBLIC NOTICE

**NOTICE INVITING BIDS**  
**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 April 6, 2023, for DELIVERY OF PROCESSED USDA FOODS (Distributor and/or Manufacturer Direct—by Section), under Bid No. NSB 2023/24-2.  
Bid documents required for bidding may be secured at the above department or online at <https://sbcsdnutritionservices.org/?page=BidsandProposals>. Please call 909/881-8000 for more information.  
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.  
Publications of this Notice are March 9, 2023, and March 16, 2023.  
SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT  
By: Nutrition Services Department, Lisa Falcone, Admin. Analyst  
3/9, 3/16/23  
CNS-3675867#

p. 3/9, 3/16/2023

**Notice Inviting Proposals**  
**RFP NO. 22-32**  
Next Generation Endpoint Detection and Response Solution  
NOTICE IS HEREBY GIVEN that the San Bernardino City Unified School District of San Bernardino County, State of California, acting through its Governing Board, hereafter referred to as the "District", is soliciting electronic proposal submittals through its OpenGov e-Procurement web portal in response to RFP No. 22-32, Next Generation Endpoint Detection and Response Solution for the Districts permanent and substitute employees. Vendors who are desirous of securing a copy of the RFP documents may do so by logging into the District's website at: <https://procurement.opengov.com/portal/sbcsud>.  
RFP responses must conform and be responsive in accordance with the RFP Documents posted through the District's OpenGov website portal. Proposals must be submitted electronically up to but not later than March 29, 2023 at 11:00 a.m.  
Contract award is contingent upon availability of funds. Local, Minority and Disabled Veterans Businesses are specifically encouraged to respond. The District reserves the right to accept or reject any or all proposals, and to accept or reject any item, to withdraw a line item or entire RFP, and to waive any irregularities or informalities in the Bid document(s). The District may award any, all, or none of this RFP.  
By: James Soto, Buyer  
1st Publication: March 9, 2023  
Request for Clarification: March 20, 2023 at 11:00 a.m.  
Virtual RFP Opening: March 29, 2023 at 11:00 a.m.  
<https://meet.google.com/tyu-hxpr-gbf>  
3/9/23  
CNS-3676904#

p. 3/9/2023

HOME RENTAL

**5 br / 4 ba**  
Near Washington & Markham.  
Woodcrest area Riverside, 92504.  
VA, Sec 8 & others welcome, \$4032. mo  
Cecilia 951-388-9863

p. 3/2, 3/9, 3/16, 3/23/2023

SUMMONS

**SUMMONS**  
**(FAMILY LAW)**  
**Case Number FLHE1800663**  
Notice to Respondent: OSCAR FLORES VAZQUEZ



6 VOICE | MARCH 9, 2023 | [theievoice.com](http://theievoice.com)

You are being sued Petitioner's name is: MARIA DE LOS ANGELES ERAZO REYNA  
You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120)) at the court and have a copy served on the petitioner. A letter or phone call will not protect you. If you do not file your Response on time, the court may make orders affecting your right to custody of your children. You may also be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center ([www.courtinfo.ca.gov/serlfhelp](http://www.courtinfo.ca.gov/serlfhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association.  
Tiene 30 dias corridos despues de haber recibido la entrega legal de esta Citacion y Peticion para presentar una Respuesta (formulario FL-120) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefonica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar ordenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte tambien le puede ordenar que pague manutencion, y honorarios y costos legales. Si no puede pagar la cuota de presentacio, pida al secretario un formulario de exencion de cuotas. Si desea obtener asesoramiento legal, pongase en contacto de inmediato con un abogado. Puede obtener informacion para encontrar a un abogado en el Centro de Ayuda de las Cortes de California ([www.sucorte.ca.gov](http://www.sucorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniendose en contacto con el colegio de abogados de su condado.  
The name and address of the court is: Superior Court of California, County of Riverside, SUPERIOR COURT OF CALIFORNIA, 880 N. STATE STREET, HEMET, CA 92543  
The name, address, and telephone number of plaintiff's attorney, or plaintiff without an Attorney is, Maria De Los Angeles Erazo Reyna 342 Dale Street, Apt. 148, Perris, CA 92571. Notice to the person served: You are served as an individual.  
Clerk, by C Molina, Deputy  
DATE: 08/31/2018

p. 3/9, 3/16, 3/23, 3/30/2023

NAME CHANGE

**ORDER TO SHOW CAUSE FOR CHANGE OF NAME**  
**CASE NUMBER CVCO2300787**  
To All Interested Persons: Petitioner: AMANDA MCNAIR-ROBINSON filed a petition with this court for a decree changing names as follows: LEILANI SOPHIA GOMEZ-SHAW to. LEILANI SOPHIA MCNAIR-ROBINSON. 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: 04/12/2023 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: 02/24/2023  
Tamara L. Wagner, Judge of the Superior Court

p. 3/9, 3/16, 3/23, 3/30/2023

FICTITIOUS BUSINESS NAMES

The following persons) is (are) doing business as:  
**VILLA DEL SOL**  
**41208 Parado Del Sol Drive**  
**Temecula, CA 92592**  
**RIVERSIDE COUNTY**  
**Raymond Anis Dagher**  
**26581 Sinforosa Drive**  
**Mission Viejo, CA 92691**  
This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 01/03/2023  
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. Raymond Anis Dagher  
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 02/07/2023  
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-202301685  
p. 2/16, 2/23, 3/02, 3/9/2023  
The following persons) is (are) doing business as:  
**SKYELLE JADE**  
**2461 Bunche Place**  
**Riverside, CA 92507**  
**RIVERSIDE COUNTY**  
**Irene Rene Jimenez**  
**2461 Bunche Place**  
**Riverside, CA 92507**  
This business is conducted by: Individual  
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. Irene Rene Jimenez  
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 02/02/2023  
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-202301533  
p. 2/16, 2/23, 3/02, 3/9/2023  
The following persons) is (are) doing business as:  
**OLAIZGROUP**  
**OLAIZGROUP.COM**  
**387 La Sierra Ave #1006**  
**Riverside, CA 92505**  
**RIVERSIDE COUNTY**  
**4333 Parkwood Ct Apt D**  
**Bakersfield, CA 93309**  
**James – Olai**  
**4333 Parkwood Ct Apt D**  
**Bakersfield, CA 93309**  
This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 1-17-2023  
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. James – Olai  
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 01/31/2023  
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-202301417  
p. 2/16, 2/23, 3/02, 3/9/2023  
The following persons) is (are) doing business as:  
**BART INSURANCE SERVICES**  
**7374 Wake Forest Drive**  
**Eastvale, CA 92880**  
**RIVERSIDE COUNTY**  
**Andre Bartrosouf**  
**7374 Wake Forest Drive**  
**Eastvale, CA 92880**  
This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 12/2017  
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. Andre Bartrosouf  
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 02/08/2023  
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-202301826  
p. 2/16, 2/23, 3/02, 3/9/2023  
The following persons) is (are) doing business as:  
**REINO'S AUTO REPAIR**  
**23770 Sunnymead Blvd #A**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**Guadalupe – Reino**  
**23770 Sunnymead Blvd #A**  
**Moreno Valley, CA 92553**  
**Jose Maria Reino**  
**23770 Sunnymead Blvd #A**  
**Moreno Valley, CA 92553**  
This business is conducted by: Married Couple  
Registrant commenced to transact business under the fictitious business name(s) listed above on 2014  
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. Guadalupe Reino  
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 02/09/2023  
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-202301898  
p. 2/16, 2/23, 3/02, 3/9/2023  
The following persons) is (are) doing business as:  
**INTERIM HEALTHCARE OF CORONA**  
**838 Allegre Drive**  
**Corona, CA 92879**  
**RIVERSIDE COUNTY**  
**Rochel Care LLC**  
**838 Allegre Drive**

**Corona, CA 92879**  
**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. Lenin Belangonda, Member  
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 02/07/2023  
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-202301687  
p. 2/16, 2/23, 3/02, 3/9/2023  
The following persons) is (are) doing business as:  
**MOLLY MAL'S VENDING**  
**14234 Casco Court**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**Jamal Lewis Najiid**  
**14234 Casco Court**  
**Moreno Valley, CA 92553**  
This business is conducted by: Individual  
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. Jamal Lewis Najiid  
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 02/01/2023  
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



### Prince James Story | Staff

A group of California assembly members is championing a constitutional amendment that would restore voting rights and end the disenfranchisement of system impacted individuals still in custody across the state.

“Many people who are incarcerated have never participated in democracy before because they didn't feel represented or included in our civic institutions before, and so that disconnection between not voting and ending up incarcerated can be turned to the inverse,” Assembly Member Isaac Bryan, the bill's author, said. “If we allow folks who are incarcerated to vote, it'll build a healthier, more engaged society, and it will decrease the likelihood of people going back to incarceration.”

Executive Director of Initiate Justice, Antoinette Ratcliffe is another person who has been working hard to get this piece of legislation passed.

Initiate Justice and the Free the Vote Coalition co-sponsored ACA 6, which became the proposition to restore voting rights to people on parole.

“Upon passing Proposition 17, we also acknowledged that continuing to restrict access to our democracy to even those who are currently incarcerated was unfair and disproportionately impacted our Black, Brown, and poor communities,” Ratcliffe said.

### Ending disenfranchisement

California is looking to become the third state in the nation to allow those incarcerated to vote. Maine and Massachusetts are the only states that practice this.

Canada, Zimbabwe, Israel, and Norway are some of the countries that have ended the practice of disenfranchisement of incarcerated individuals around the world.

If this amendment is passed, this issue will go on the ballot, and ultimately, the people of California will make the final decision.

“In general, most of my colleagues, and most of the people in California believe that democracy should include everybody and that every citizen of our country and citizen of the state of California should have a voice in that democracy,” Bryan said. “Ultimately, that's

## CA's Push to Restore Voting Rights to System Impacted Individuals Still in Custody



*California is looking to become the third state in the nation to allow incarcerated individuals to vote. Illustration by Chris Allen, VOICE*

what will prevail.”

### When the bill becomes law

If this new legislation becomes law, there will be two options for those incarcerated to place their ballot.

Some of them could place their ballot in person, and others could turn in their votes through the mail.

In 2020, the Century Regional Detention Facility (CRDF) in Los Angeles opened a polling station and allowed those eligible to vote in

person.

Those considered eligible to vote in prison must be awaiting trial or be on trial, in prison for a misdemeanor conviction, in prison on a probation violation, on felony probation, or serving a county jail sentence under Assembly Bill 109, the California Public Safety Realignment Act, according to the Los Angeles County Sheriff's Department.

According to a press release by the Los Angeles Sheriff's Department, there were 2,200

*continued on page 14*





Festival-goers craft turtle and bull structures using bamboo sticks and twine. Esteban Zúñiga, a Los Angeles-based artist, led the creative project. The fixtures were later used to perform the ritualistic dance at the Garcia Center while Los Guajes Oaxacan Ensemble played traditional Oaxacan songs on stage. (Aryana Noroozi for Black Voice News / CatchLight Local).

## **CSUSB's Anthropology**, continued from page 5

Academia Maqueos, a Los Angeles-based music academy that performs traditional Oaxacan music, led by co-director Yulissa Maqueos.

In addition to the photography exhibits and live music, the celebration displayed artwork from Afromexican children who participated in a contest that asked them to draw or paint images that represent their experiences, identity and culture. The annual contest is organized by the la asociación México Negro, a non-profit civil society organization with the mission of organizing the Afrodescendant communities of Mexico, alongside Raíz De la Ceiba. The drawings depicted the daily life of children who “know and love who they are” and demonstrated that art is a way to “maintain identity” and exemplify unity like the many colors of a Black rainbow — “arcoíris negra.”

The CSUSB Anthropology Museum used the children's drawing to create free pins

for attendees to take and wear to “raise awareness about and encourage pride in the Afrodescendants of Mexico.” There was also a section at the Garcia Center where guests were invited to create their own art or write their own messages to encourage the youth of Costa Chica. Letters were collected and will be sent to Raíz De la Ceiba.

Garcia Center for the Arts Executive Director Jorge Heredia explained that with the large Latino population in San Bernardino, it's nice to highlight the African heritage in the Latino community, especially during Black History Month, where the community can have conversations about the diversity that exist among the community.

“That's kind of the conversations we have with people in our area. Our area is so diverse and being able to highlight those connections and that diversity, and really break beyond these monolithic definitions of people, like a Latino person is this or a Black person is that



Academia Maqueos, a Los Angeles-based music academy, performs traditional Oaxacan music on stage on February 25, 2023. The group was led by co-director Yulissa Maqueos. (Aryana Noroozi for Black Voice News / CatchLight Local).



Esteban Zúñiga, a Los Angeles-based artist, and a fellow festival-goer crafted large turtle and bull structures using bamboo sticks and twine on February 25, 2023. The fixtures were later used to perform the ritualistic dance at the Garcia Center for the Arts while Academia Maqueos played traditional Oaxacan songs on stage. (Aryana Noroozi for Black Voice News / CatchLight Local)

— being able to break away from that and bring awareness to those connections,” Heredia explained.

Perhaps one of the best parts of the event was the food. Cenaduria Oaxaqueña Donaji, a family-based business serving Oaxacan food in Riverside, served a variety of delicious foods and beverages including a breakfast menu of Oaxacan mole tamales filled with chicken and wrapped in a banana leaf, café de olla (Oaxacan coffee) and pan de Yema (sweet bread). For lunch, Cenaduria Oaxaqueña Donaji served tlayudas, handmade corn tortilla spread with acientio, ground black bean, cabbage and authentic Oaxacan cheese; memelitas, corn masa tortillas with ground black bean and authentic Oaxacan cheese; and molotes, corn masa stuffed with potatoes and chorizo.

*continued on page 13*



## Asante-Ra | Contributor



*"Pushing back on the dangerous anti-Black erasure of our history is imperative. We hope that through the Protect Black History Initiative, we help fill the gaps where needed," said NBCIT founder Jessica Ann Mitchell Aiwuyor. (source: nbcit.org).*

The National Black Cultural Information Trust, Inc. (NBCIT) recently launched its Protect Black History Initiative (PBHI), which aims to distribute Black history resources and materials in communities facing hostility towards the teaching of Black history in local schools.

NBCIT is a Pan-African endeavor with a mission to provide information, resources, and tools that uplift the collective freedom of Black communities while correcting misinformation. It is a crucial step towards ensuring that Black history remains an essential part of the education system and that future generations have access to accurate information about their heritage. The Trust has already partnered with two Florida-based Black-owned bookstores, DARE Books and Kizzy's Books & More, and plans to partner with more Black-owned bookstores and other organizations to distribute materials.

The PBHI will include free online Black history seminars, panel discussions, and children's storytimes. The goal of The Initiative is to continue the legacy of Dr. Carter G. Woodson

## Protect Black History Initiative Launches to Combat Education Hostility and Misinformation



*"We have to do more than lament. We have to organize," National Black Information Trust founder Jessica Ann Mitchell Aiwuyor.*

and other great ancestors who worked to make Black history resources and materials accessible in communities across the country.

According to Dr. Woodson, "Those who have no record of what their forebears have accomplished lose the inspiration which comes from the teaching of biography and history." NBCIT hopes to protect Black history for future generations, so they can continue to be inspired by the achievements of their predecessors to reach new heights.

The Trust encourages other organizations,

businesses, and individuals to partner or donate to expand the program's reach. For more information on how to become involved, interested parties can email [outreach@nbcit.org](mailto:outreach@nbcit.org). To enroll or contribute to the Initiative, they can visit [ProtectBlackHistory.org](https://ProtectBlackHistory.org).



Join the conversation  
[Facebook.com/theievoice](https://Facebook.com/theievoice)



## San Bernardino Sheriff's Department Exposes Confidential



California Supreme Court declined to hear the Petition related to San Bernardino County's permanently sealing warrants involving the use of a cell-site simulator, etc. where confidential informants were the source for information leading to issuance of a warrant. (source: Ken Lund/flickr.com).

by Gail Fry

In litigation between the Electronic Frontier Foundation (EFF) and the San Bernardino Superior Court, the San Bernardino County Sheriff's Department and District Attorney's Office that rose to the California Supreme Court, the County claimed a need to protect confidential informants, yet an unsealed search warrant exposes a confidential informant's identity and reveals a domestic violence victim.

The unsealed search warrant was one of nine released by the San Bernardino County District Attorney (SBCDA) to the Electronic Frontier Foundation (EFF) then provided to the IE Voice and Black Voice News.

Before the 4th District Court of Appeal (Appellate Court), the San Bernardino Superior

Court (SBSC) at the behest of the San Bernardino County Sheriff's Department (SBCSD) and District Attorney (the County) claimed the search warrants and related documents (search warrants) should remain sealed indefinitely, because of sensitive information about confidential informants and the need to protect them as well as "official information."

Official information is "acquired in confidence by a public employee in the course of his or her duty and not open, or officially disclosed, to the public."

The search warrants sought by EFF involve law enforcement's use of cell-site simulators known as "Stingray" devices, which mimic cell towers, capture data from cell phones of criminal targets, and from all cell phones

in range. Additional information can be found at: <https://www.eff.org/document/cell-site-simulators>.

In 2017, the SBCSD had the most search warrant applications seeking digital property per resident in the state as well as the SBCSD's request for and SBSC's granting and indefinite sealing of those warrants caught EFF's attention.

EFF argued that Stingray Devices are highly invasive surveillance tools used with little oversight or transparency by the police while capturing details of both criminal suspects and innocent people. In their lawsuit, EFF claimed that the public has the right to access these search warrants, claiming sensitive information can be redacted.

### Privacy concerns

EFF explained that these search warrants raise privacy concerns and that the public has the right to know how these devices are used and whether their cell phone data was swept up in a surveillance.

During the litigation, the County unsealed and released nine search warrants to EFF, all authorizing the use of Stingrays. However, it withheld 80 out of 120 pages of search warrant material arguing that they should remain indefinitely sealed.

### Search Warrant Exposes Confidential Informant

In reviewing the released search warrants, the IE Voice and Black Voice News discovered that in one case, Sheriff Deputy Rudy Delgado requested a warrant be sealed but did not check the boxes "official information" and/or "informant protection," the grounds required for sealing. SBSC Judge Gregory Tavill denied the sealing request.

On page 7 of the search warrant, under SEALING ORDER/SERVICE OF WARRANT, the words "Add additional information to HOBBS the PROBABLE CAUSE" were written.

Hobbs refers to a 1994 California Supreme Court decision where a defendant sought the identity of a confidential informant to unseal and quash a search warrant and suppress evidence. The defendant's motion was denied by the Yuba County Superior Court.

When the case was appealed, the Appellate Court



# Confidential Informant

## BASIC CELL SITE SIMULATOR: CELL PHONE CONNECTS TO STRONGEST SIGNAL STRENGTH



When a search warrant is issued for a target cell phone, cell site simulators, furnished with identifying information, search for the target phone. When the cell site simulator is close enough, not only the target phone, but also other cell phones in range, will connect to the cell site simulator as though it were a cell tower. (source: eff.org).

ruled that the defendant had due process rights to reasonable access of information to challenge a search warrant's validity. The California Supreme Court ruled that Yuba County Superior Court's examination of the warrant and its basis was sufficient.

In the Delgado related search warrant, The IE Voice/Black Voice News is releasing, criminal Ameno Bun was arrested for stabbing his girlfriend several times in the back, and on an outstanding felony warrant.

Although the unsealed search warrant was redacted, on page 6 of 9, no redactions occurred, and there are at least five words that expose the victim's name as well as the identity of the confidential informant.

The IE Voice and Black Voice News is fully releasing this search warrant to the public here but is redacting 15 words to protect the confidential informant, and the girlfriend's identity.

EFF Attorney Mackey explained that even if the informant and victim's names could be redacted, other portions of the affidavit show the public can learn information about law enforcement's investigation and warrant request using redactions, instead of

sealing the entire document.

"We believe the warrant you identified is an example of how that is possible," Mackey said. "I agree it raises questions about why the majority of the affidavits had to be sealed in full when this affidavit was fully public."

The test was on whether the Superior Court's legal test was valid before sealing the warrants indefinitely, Mackey said, explaining that the Appeals Court found the legal test sufficient.

Additionally, the IE Voice and Black Voice News is releasing the cell phone numbers in these warrants to inform the public and ask whether the targets were ever notified as legally required.

The cell phone numbers were: (760) 541-6617, (909) 534-1881, (909) 499-7934, (909) 645-4771, (909) 709-9719, (909) 787-9285, (626) 755-8234, (909) 486-1227, (657) 227-6016, (701) 260-9947.

The SBCSD asks the court for a 90-day delay in notifying the targets explaining otherwise, it would endanger the life or physical safety of

an individual; lead to flight from prosecution; destruction or tampering with evidence; intimidation of potential witnesses, or seriously jeopardize an investigation or delay a trial or lead to an adverse result.

Notification of the criminal target is required at the execution of a warrant, unless ordered by the court.

When asked for comment, SBCSD PIO Public Affairs Division Mara Rodriguez said "Sheriff Dicus/the Sheriff's Department has commented

“

*I can share with you that our policy information on Cell-Site Simulators is available on our public website. Also, the warrants which were withheld in this case were ordered sealed and related to an active case...*

**- Mara Rodriguez,  
SBCSD PIO Public Affairs Division**

”

on this matter multiple times in the past and has no additional comment at this time."

"I can share with you that our policy information on Cell-Site Simulators is available on our public website. Also, the warrants which were withheld in this case were ordered sealed and related to an active case," Rodriguez said. "The Sheriff's Department provided EEF an example of an unsealed warrant, which

*continued on page 12*



# FEATURE STORY

*SB Sheriff's Dept., continued from page 11*

authorized the use of the cell [site] simulator.”

“In regards to the warrant in question SW18 0850, our Office did not object to the release of the search warrant, as there was never a sealing order for the warrant or its material from the Court,” San Bernardino County District Attorney’s Office public affairs officer Jacqueline Rodriguez told BVN/ IE Voice.

## Electronic Frontier Foundation’s Lawsuit

EFF’s lawsuit against San Bernardino County, its sheriff, and its district attorney seeking to unseal search warrants authorizing the use of the Stingray began on October 23, 2018. After obtaining some warrants, EFF dismissed the case and filed a new complaint on October 8, 2019 against the SBSC, the County of San Bernardino, and its district attorney.

On January 15, 2021, SBSC Judge Dwight Moore denied EFF’s petition, explaining these specific warrants relate to a multi-defendant gang murder case and two others, unsealing would complicate state interests, sources and methods, and pose dangers to confidential informants.

In March of 2021, EFF appealed to the 4th District Court of Appeal. EFF explained “When courts authorize law enforcement’s use of surveillance technologies to sweep up innocent people’s private data, the public’s rights of access to judicial records is critical.” IE Voice and Black Voice News Executive Editor S.E. Williams and Contributor Gail Fry submitted Friend of the Court Briefs in support of EFF’s appeal.

The County argued the search warrants, described as so-called “Hobbs affidavits,” should remain sealed indefinitely, due to sensitive information about confidential informants and “official information.”

After oral arguments, the Appellate Court ruled in favor of the County, finding an exception to the public’s right to access court documents, and ruling that when a search warrant affidavit contains a confidential informant, the affidavit may be sealed to protect their identity.

The court reasoned that the affidavits provide information about and facts learned

from confidential informants, and the County’s investigations and investigatory techniques, finding a “line-by-line redaction” of the affidavits is “not practicable.”

It explained that while granting EFF access to the Hobbs affidavits had some public benefits, such as enabling greater public oversight of county law enforcement, they were outweighed by the harm to the criminal investigatory process.

## The California Supreme Court

After the Appellate Court agreed with the San Bernardino Superior Court’s decision, EFF filed a Petition for Review at the California Supreme Court, asking it to resolve conflicting Appellate Court opinions and/or de-publish the Appellate Court’s opinion.

EFF reasoned that the Supreme Court should review the lower court’s decision as it conflicted with the public’s basic rights of access to warrants, affidavits, and returns under Penal Code Section 1534(a), California Rules of Court 2.550-2.551 regarding the sealing of records, the common law, and the California Constitution, which require courts to favor transparency.

On January 11, 2023, the California Supreme

Court denied EFF’s petition.

“EFF is disappointed that the California Supreme Court declined to hear the case, as it will make it harder for the public to understand when and how law enforcement use invasive surveillance technology,” Mackey said. “This ends our case and lets the appellate court’s decision stand, so unfortunately, there is no next step, as the case is over.”

This covert surveillance technology is known to be used by law enforcement agencies in the states of Alaska, Washington, California, Nevada, Arizona, New Mexico, Texas, Oklahoma, Louisiana, Florida, Georgia, North Carolina, Tennessee, Virginia, Maryland, New Jersey, Delaware, Pennsylvania, New York, Massachusetts, New Hampshire, Michigan, Indiana, Illinois, Wisconsin, and Minnesota.



Attorney Aaron Mackey

GO # WAR/FSB17004190 SBSW No. 18 - 0850

SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SAN BERNARDINO  
MAR 09 2018

BY TESSA MINNETT, DEPUTY

**SUPERIOR COURT OF CALIFORNIA**  
**County of San Bernardino**  
**SEARCH WARRANT**

**Deputy Rudy Delgado**, swears under oath that the facts expressed by him/her in the attached and incorporated **Statement of Probable Cause** are true and that based thereon he/she has probable cause to believe and does believe that the property described below is lawfully seizable pursuant to Penal Code Section 1524 as indicated below, and are now located at the location(s) set forth below. Wherefore, Affiant requests that this Search Warrant be issued.

M N  
(Signature of Affiant)

SEALING ORDER REQUESTED: ☒ YES ☐ NO  
NIGHT SEARCH REQUESTED: ☒ YES ☐ NO

**THE PEOPLE OF THE STATE OF CALIFORNIA TO ANY PEACE OFFICER IN THE COUNTY OF San Bernardino:** proof by affidavit, having been this day made before me by **Deputy Rudy Delgado**, that there is probable cause to believe the use of a tracking device will provide information that may be found at the location(s) set forth herein and that it is lawfully seizable pursuant to California Penal Code 1524 as indicated below.

Red underlining added by Black Voice News and IE Voice to highlight key points in the document. (Document Source: Superior Court of San Bernardino).



## CSUSB's Anthropology, continued from page 8

"I think there was a lot for people to do, to experience, something that a lot of people might not have experienced before. I think it was definitely a very enriching event for people to experience," Heredia shared. "It was nice to be able to offer the food for free to the community and they didn't have to worry about being able to pay for the food and being able to try grasshoppers for the first time and the traditional Oaxacan food."

The snowy weather did not stop attendees from enjoying the freshly prepared food and warm drinks as people sat at tables outside. Many people joined the event to learn more about Afromexican culture while others attended as a way to share a sense of community with Afrodescendants in Mexico, like Jeff, who attended the event with his wife who is Mexican and his daughter. Jeff is Panamanian and grew up in Rainbow City, in the Colón region in Panama as his dad served in the U.S. Air Force. Like Afromexicans, AfroPanamanians account for a small percentage of the population, who are African descendants of slaves brought to the region or descendants from West Indian/Caribbean immigrants who came to Panama to work on the Panama Canal.

The AfroOaxcan celebration was presented in association with Afróntalo, an exhibition exploring Afrolatine cultures, histories and identities, with an emphasis on Afrodescendants in Mexico and Afrolatine Californians. The exhibit opens at the CSUSB Anthropology Museum on Sept. 15, 2023.

The event was supported by the Institute of Museum and Library Services, with support from California Humanities, a non-profit partner of the National Endowment for the Humanities. Additional sponsors include the Garcia Center for the Arts, the CSUSB Anthropology Museum, CSUSB's Office of the Provost, CSUSB College of Extended and Global Education and the Black History Month Program Committee at CSUSB.

*Staff from Cenaduria Oaxaquena Donaji, a Riverside-based, family-owned Oaxacan restaurant, serve café de olla, Oaxacan coffee, to event-goers as they warm up amid the snowfall on February 25, 2023. (Aryana Noroozi for Black Voice News / CatchLight Local).*



*Pins with artwork created by Afromexican children are displayed on a table for guests to take home on February 25, 2023. The children participated in a contest in which they created images that represented their experiences, identity and culture. The annual contest is organized by the la asociación México Negro, a non-profit civil society organization with the mission of organizing the Afrodescendant communities of Mexico, alongside Raíz De la Ceiba. The drawings depicted the daily life of children who "know and love who they are" and demonstrated that art is a way to "maintain identity" and exemplify unity like the many colors of a Black rainbow — "arcoíris negra." (Aryana Noroozi for Black Voice News / CatchLight Local).*







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## IN THE NEWS



"We already know that our criminal justice system in its current form, the form that again relies on punishment and isolation, isn't working," said Rahsaan "New York" Thomas a formerly incarcerated individual who served 22 years in prison and is co-founder of the Empowerment Avenue Writer's Cohort and the co-producer of the Pulitzer Prize-nominated podcast "Ear Hustle". (Image source: themarshallproject.org).

**CA's Push to Restore**, continued from page 7

women registered to vote, and 35 inmates voted in person.

In 2021, California ended "Prison Gerrymandering." It now allows prisoners to cast their vote for the district of their latest home addresses. In previous years, their votes were counted for the districts where they were incarcerated.

This would prevent prison gerrymandering and allow prisoners to vote in the community where they live and not where they are being held.

"We already know that our criminal justice system in its current form, the form that again relies on punishment and isolation, isn't working. Then how do we reimagine our communities to behold and save by focusing more on restorative, transformative justice and our approaches to harm," Ratcliffe questioned?

Rahsaan "New York" Thomas is a formerly incarcerated individual who served 22 years in prison and is co-founder of the Empowerment Avenue Writer's Cohort and the co-producer of the Pulitzer Prize-nominated podcast "Ear Hustle."

The Cohort pairs incarcerated individuals with volunteer journalists and editors to help get their articles published.

Thomas said he published close to 50 articles while in prison. He said about 30 incarcerated individuals are part of the cohort, and they have published around 200 pieces.

Thomas started writing in prison, and it wasn't until he was transferred to San Quentin prison that they allowed him to grow and hone his writing skills.

He was transferred to San Quentin prison after being held in maximum security prisons for 13 years. At San Quentin, he was introduced to a new world of opportunities. He enrolled in a creative writing class, worked with the prison newspaper, and earned an associate's degree.

Thomas expressed that having the ability to vote will help incarcerated and formerly incarcerated to better transition into society.

"The laws affect everybody. So everybody should have a voice," Thomas said. "It's crazy to see people in jail because some law was voted in, and they had no voice, no input, and yet they suffer from it."

He believes that when you feel like your voice matters and your life matters, you act pro-social; and when you feel like your voice doesn't matter, you maneuver in an antisocial manner.

"They've been disconnected from the system

*continued on page 16*







Map of Percentage Increase of Elderly Population Aged 60 and Over, Years 2010 - 2060:



With the senior population in the Inland Empire exploding exponentially, the potential for more seniors to fall victim to unwarranted evictions from nursing homes seems imminent. In February, the Nursing Home Eviction Notice Protection Act was introduced. The bill would prevent unjustified evictions and give residents the information they need in order to fight unwarranted notices of eviction.

The bill would require nursing homes to provide more information about each eviction and transfer of a resident. Currently, many nursing home residents who have faced evictions and sought to appeal them were unable to do so because the notices of eviction provided by the facility gave little information about why the senior was being booted out and if a resident does not understand why he/she is being evicted, it is

AB 1309 will reduce bogus evictions by forcing nursing homes to explain the reasoning behind their actions.

It is important for seniors and those who assist them to know their rights. To that end, the California Advocates for Nursing Home Reform has created an excellent, one page resource clarifying the responsibilities nursing homes have to its patients under the law and in this case, knowledge is power.

Because seniors are only 15% of the state's population it is important that everyone raise their voice on this and other issues impacting the lives of seniors. To contact the Assembly in support of this Assembly Bill call the State Assembly at (916) 653-6814. and express your support.

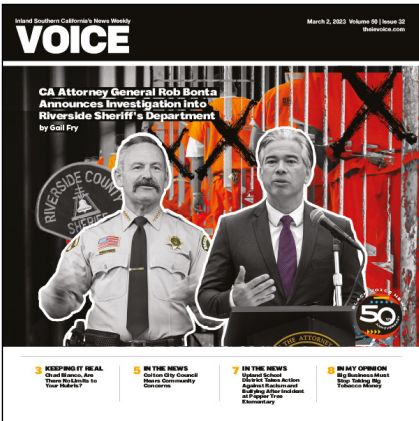
Of course, this is just my opinion. I'm keeping it real.

S.E. Williams  
Executive Editor

**CA's Push to Restore**, continued from page 14

*Executive Director of Initiate Justice Antoinette Ratcliffe stressed that continuing to restrict access to our democracy to those who are currently incarcerated is unfair and disproportionately impacts our Black, Brown, and poor communities. (Image source: initiatejustice.org).*

for so long, they've been voiceless for so long, they don't believe their vote makes a difference," Thomas said. "But the vast majority of people I talked to definitely want to be able to vote and want to be included in society. Democracy needs everybody. If it ain't everybody, then it's not democracy."



Scan the QR Code to read  
last week's issue online.













Eli Lilly, continued from page 4



big deal, and it's time for other manufacturers to follow."

According to the U.S. Centers for Disease Control and Prevention, more than 133 million people are living with some form of diabetes. Roughly 37 million have been diagnosed with diabetes and 96 million with prediabetes, which occurs when blood sugars are higher than normal, but not high enough for a diagnosis of type 2 diabetes.

"We applaud Eli Lilly for taking the important step to limit cost-sharing for its insulin, and we encourage other insulin manufacturers to do the

*According to Eli Lilly's Chair and CEO David A. Ricks, although the current healthcare system provides access to insulin for most people with diabetes, it still does not provide affordable insulin for everyone and that needs to change. (Image source: engineering.purdue.edu).*

same. While we have been able to help achieve significant progress on the issue of insulin affordability, including Medicare's new out-of-pocket cost cap on insulin, state copay caps, and patient assistance developments from insulin manufacturers, we know that our work is not done," Charles "Chuck" Henderson, CEO of the American Diabetes Association, commented in a press release.



#theievoice



Linkedin.com/company/black-voice-news/

## public notices

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

**SHOWROOM CARPET CLEANING**  
34417 Yellow Sage Ct  
Murrieta, CA 92563  
RIVERSIDE COUNTY  
Karla Alejandra Gallardo Macias  
34417 Yellow Sage Ct  
Murrieta, CA 92563

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. Karla Alejandra Gallardo Macias

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 02/23/2023

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-202302741  
p. 3/9, 3/16, 3/23, 3/30/2023

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

### MORTLOCK MARKETING SOLUTIONS

31559 Via Santa Ines  
Temecula, CA 92592  
RIVERSIDE COUNTY  
Sheila Ojeda LLC  
31559 Via Santa Ines  
Temecula, CA 92592  
CA

This business is conducted by: Limited Liability Company  
Registrant commenced to transact to transact business under the fictitious business name(s) listed above on January 2021

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. Sheila Ojeda, 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 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 02/24/2023

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-202302814  
p. 3/9, 3/16, 3/23, 3/30/2023

The following persons) is (are) doing

### business as:

**TAP AVENUE**  
45598 Olympic Way  
Temecula, CA 92592  
RIVERSIDE COUNTY  
45598 Olympic Way  
Temecula, CA 92592  
LBV Management, LLC  
45598 Olympic Way  
Temecula, CA 92592  
CA

This business is conducted by: Limited Liability Company  
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. Leo Vincent Roxas, Member

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 02/28/2023

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-202302914  
p. 3/9, 3/16, 3/23, 3/30/2023

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

**BASIC PRO HANDYMAN SERVICE LLC**  
35136 Sorrel Ln  
Lake Elsinore, CA 92532  
RIVERSIDE COUNTY  
Basic Pro Handymen Service LLC  
35136 Sorrel Ln  
Lake Elsinore, CA 92532  
CA

This business is conducted by: Limited Liability Company  
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. Leo Vincent Roxas, Member

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 02/17/2023

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-202302426  
p. 3/9, 3/16, 3/23, 3/30/2023

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

**5 STAR NAILS SPA**  
2500 N. Palm Canyon Dr, Ste A6  
Palm Springs, CA 92262  
RIVERSIDE COUNTY  
5 STAR NAILS SPA  
2500 N. Palm Canyon Dr, Ste A6  
Palm Springs, CA 92262  
CA

This business is conducted by: Limited Liability Company  
Registrant commenced to transact to transact business under the fictitious business name(s) listed above on 01/08/2023

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. Thiengna Nguyen, Managing Member

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 02/22/2023

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-202302597

p. 3/9, 3/16, 3/23, 3/30/2023

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

**CEDAR TECH IT**  
9956 Via Del Norte  
Moreno Valley, CA 92557  
RIVERSIDE COUNTY  
George Tony Hawat  
9956 Via Del Norte  
Moreno Valley, CA 92557

This business is conducted by: Individual  
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. George Hawat

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 02/23/2023

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-202302762  
p. 3/9, 3/16, 3/23, 3/30/2023





# Champions of community

Our dedicated employees volunteer their time to deliver our Better Money Habits® financial education program — helping people in the communities we serve move ahead with financial tips, tools and resources.

ANDREE TAYLOR  
Better Money Habits® Volunteer



We're committed to helping people in the Inland Empire improve their lives through financial education. In the past 10 years, we've donated millions in national and local grants to help people learn the ins and outs of budgeting, saving and reducing debt.

*Bansree*

Bansree Parikh  
President, Bank of America Inland Empire

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