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Inland Southern California's News Weekly

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This King Holiday, No Celebration Without Legislation

by Breanna Reeves

{ FEED • BACK }

helpful information or criticism that is given to someone to say what can be done to improve a performance.



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.

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.

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The Radical Martin Luther King Jr. on “Why We Won’t Wait”

In July 1963 on the heels of the exhaustive Birmingham Campaign focused on integration, and the historic March on Washington for full civil, political, and economic rights for Black Americans and the poor, Dr. Martin Luther King Jr. published an excerpt from his historic open Letter from a Birmingham Jail.

In his letter King argued that people have a moral responsibility to put an end to unjust laws and to act rather than waiting—possibly in perpetuity—for justice to be delivered by the courts in this country to receive the rights granted them by God and the U.S. Constitution.

When King later published his book centering on the Birmingham letter, he titled it “Why We Can’t Wait” versus the title used in the published excerpt, “Why We Won’t Wait. Regardless of its more conciliatory title, its stinging criticism of moderate sympathizers and silent clergy remained.

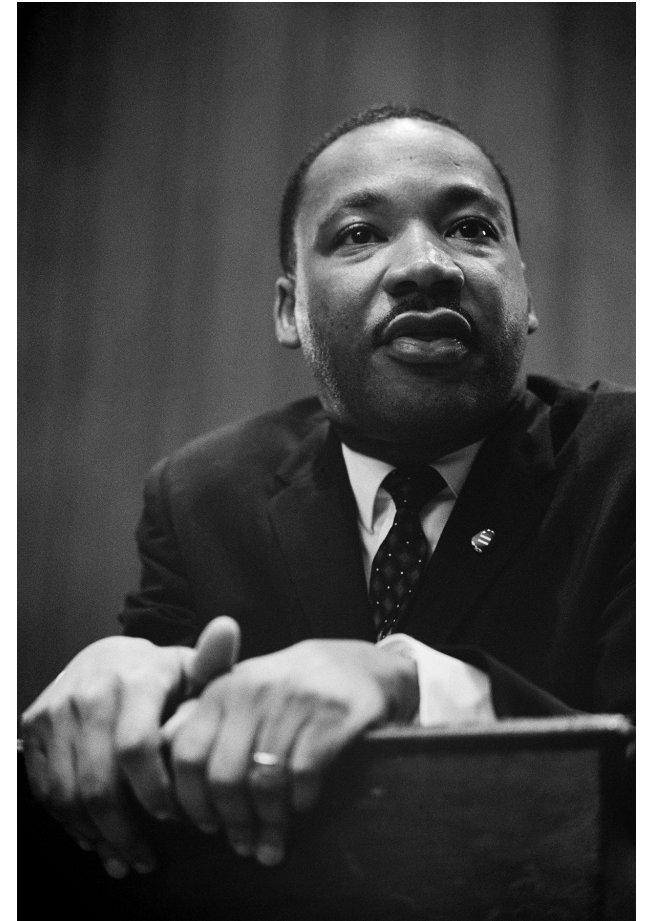
King wrote that people have a moral responsibility to break unjust laws and to take direct action rather than waiting for justice to come through the courts.

If King was nothing else, he was a prudent and wise man. I sometimes wonder when it came to the courts, whether he had the ability to see the future or was just keenly aware of the courts’ history in this nation’s history. Not only should courts not be depended on as a source of salvation for Black people, but even when, on occasion, the court decides justly, it should not be dependent on in the long sweep of history as we have learned the courts have little reticence about denying human rights and/or taking rights away.

Maybe, King was warning us of what could and did come.

Don’t depend on the courts for deliverance

This week for purely partisan reasons, the Supreme Court blocked the OSHA temporary standard designed to protect employees of large corporations from the ravages of COVID-19 even though it is estimated the standard would save 13,000 lives and prevent more than a half million hospitalizations over the course of a



Courtesy of Archives.gov

year.

On June 25, 2013, when the nation’s highest court ruled in *Shelby County v Holder* effectively striking down Section 5 of the 1965 Voting Rights Act, King’s words about the courts again rang true.

Students of history were probably not surprised by the action of the Supreme Court in this case because it was not that long ago, May 2, 1927, when the Supreme Court upheld *Buck vs. Bell*, sanctioning the infamous eugenics spawned forced sterilization for people like Blacks, considered genetically unfit. The vestiges of that ruling still resonate with survivors. It took until December 31, 2021 for California to act on reparations for the thousands of victims

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Protecting Local Students as Omicron Rages



(Courtesy of Twitter.com)

Breanna Reeves | Staff

As students across California return to the classroom following winter vacation, the rapid spread of the Omicron variant continues to put a strain on testing resources, hospitals and schools.

On January 11, Kim Saruwatari, Director of Riverside University Health System (RUHS) Public Health, delivered a weekly Covid-19 county update. As of January 10, Riverside County experienced sharp increases across case rates, positivity rates and hospitalizations.

What the numbers show

The data showed that the case rate in Riverside County is up to 103 cases per 100,000 people, a rate that is similar to the state's rate of 108 cases per 100,000. Riverside County reports a total number of 418,479 Covid-19 cases with 901 hospitalizations (including 139 ICU cases).

"I will just mention we do think this is a

fairly large underestimation of the number of cases that are occurring around the county, one, because people don't get tested or two, because they're using antigen tests that don't always get reported to us," Saruwatari added.

How local schools are coping

Students across Riverside County returned to class between January 3 and January 10 depending on the district. RUHS reported that in the first 10 days of January, 20 outbreaks (three or more Covid-19 cases) had been reported at schools. In December, 76 outbreaks were reported in schools.

School districts encourage parents to take safety measures by taking their children's temperatures before coming to school and schools host free testing on site. Difficulty acquiring at-home test kits has been an issue plaguing many Californians across the state,

which prompted Governor Gavin Newsom to increase access to testing by making at-home testing kits available to K-12 public schools before they returned to the classroom from winter break.

However, some districts like the San Bernardino City Unified School District (SBCUSD) received the testing kits later than expected. Ginger Ontiveros, Chief Communications & Community Engagement Officer for SBCUSD, explained that the test kits arrived after students had already returned to school.

As required by the state of California, teachers, staff and faculty at schools are required to be vaccinated or tested weekly, but students are not required to be vaccinated or tested. The city offers free testing at school sites for students and previously provided test kits for students.

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The Ultimate Measure of a Man: The Final Years of Martin Luther King Jr.

Phyllis Kimber-Wilcox | Staff

Martin Luther King Jr. faced many difficulties in the final years of his ministry. He had accomplished much yet the final years would see him questioning his convictions as never before, as he sought to extend the movement.

Poor People's Campaign

The Poor People's Campaign was an outgrowth of the civil rights campaign and although it may seem now that King received the support of the majority of the Black clergy, many did not support the work he did with the poor.

The 2018 HBO documentary *King In The Wilderness* speaks to the resistance he received from the Black clergy in Chicago while attempting to draw attention to the conditions of the poor in the city. King and his staff sought to meet the needs of the poor by living in the same conditions, moving into the dilapidated housing they lived in and providing direct assistance to those in need. Many of the local ministry thought he was a usurper and trouble maker upsetting the established order. In the end King was able to secure an agreement to build better housing for the poor.

Considered by some as out of step

As the civil rights movement shifted King found himself being viewed as out of step with some members of the Student Nonviolent Coordinating Committee (SNCC), a younger contingent of the civil rights movement who wanted faster change. The more strident message of the younger activists made King's message seem tired and less effective. He had to balance his message of coalition building and non-violence against those who wanted more.

In the meantime, as the peace movement gained momentum King decided to support those who argued against continuing the Vietnam War and found himself out of favor with many who had supported his past efforts. His financial, individual and institutional support disappeared as many disagreed with his stance



(Courtesy of Facebook.com)

on the issues of the day.

A controversial speech

Vietnam had become increasingly controversial, people were protesting the war

City on April 4, 1967 to make his feelings known.

In the speech, *Beyond Vietnam*, King said in part, "There is at the outset a very obvious and almost facile connection between the war in Vietnam ... and the struggle I, and others,

"The ultimate measure of a man is not where he stands in moments of comfort and convenience, but where he stands at times of challenge and controversy."

-Martin Luther King Jr.

and young men had been dying for goals which were not clear. King had considered carefully whether or not to speak out on the Vietnam War. Although his wife Coretta Scott King had been active in the peace movement previously, King had been cautioned against speaking out for fear of being labeled unpatriotic. Once he made the decision to speak on the subject he chose an anti war discussion at Riverside Church in New York

have been waging in America. A few years ago, there was a shining moment in that struggle. It seemed as if there was a real promise of hope for the poor -- both Black and white -- through the poverty program. There were experiments, hopes, new beginnings."

King continued. "Then came the buildup in Vietnam." He spoke about watching the poverty

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classifieds & public notices

VEHICLE SALE

NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 06/01/2020 AT: 10AM Make/Yr. 2017 HONDA Lic.: 8BXV497

Vin. SHHF7H59HU411616 Location: 2516 W. ORANGETHORPE, FULLERTON, CA

Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

p. 05/21/2020

VEHICLE SALE

NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 01/28/2022 at 10:00 AM Make/Yr. 2008 FORD Lic.: 6GRP456

Vin. 2FMDK36C78BB44178 Location: 2740 N. BRUIN AVE, S. EL MONTE, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

p. 1/20/2022

NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMV2104325

To All Interested Persons: Petitioner: AMBER M. PETTWAY filed a petition with this court for a decree changing names as follows: ESMERALDA TIFFANY ERALES to ESMERALDA MICHELLE PETTWAY 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 may grant the petition without a hearing. Notice of Hearing: Date: 1/25/21 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 13800 HEACOCK AVE, STE D201, MORENO VALLEY, CA 92553. A copy of this Order to Show Cause shall be published at least once each 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: November 23, 2021 Belinda A. Handy, Judge of the Superior Court

p. 12/9, 12/16, 12/23, 12/30/2021

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVCO 2105910

To All Interested Persons: Petitioner: PRISCILLA DARLENE D'AGOSTINO filed a petition with this court for a decree changing names as follows: PRISCILLA DARLENE D'AGOSTINO aka PRISCILLA DARLENE ROBY aka PRISCILLA DARLENE STANCE to DARLENE CILLIA DUVAL. 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 TELEPHONIC HEARING: Date: 02/02/2022 Time: 8:00AM Dept: C2. To appear by telephone dial (213) 306-3065 or (844) 621-3956 (toll free) when prompted enter: Meeting Number 287-806-509# Access code: # Please mute your phone until your case is called and it is your turn to speak. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 S. BUENA VISTA AVE. RM 201. CORONA, CA 92882, CORONA COURTHOUSE. A copy of this Order to Show Cause shall be 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: 10/18/2021 Tamara Wagner, Judge of the Superior Court

P. 12/30/2021, 1/6/2022, 1/13/2022 1/20/2022

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMV2103747

To All Interested Persons: Petitioner: YOLANDA DOLORES BALLESTEROS filed a petition with this court for a decree changing names as follows: a. YOLANDA DOLORES GRAVILONI to. YOLANDA DOLORES BALLESTEROS, b. YOLANDA DOLORES VELARER to. YOLANDA DOLORES BALLESTEROS c. YOLANDA DOLORES MAREZ to. YOLANDA DOLORES BALLESTEROS, d. YOLANDA DOLORES MORTON to.

Date: 3/2/2022 Time: 8:00AM Dept: C2. 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: YOLANDA DOLORES BALLESTEROS. 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. The address of the Court is : SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY BRANCH, 13800 HEACOCK AVE, STE D201, MORENO VALLEY, CA 92553. NOTICE OF ELECTRONIC HEARING: Date: 03/01/2022 Time: 8:00AM Dept: MV2. To appear by telephone dial (213) 306-3065 or (844) 621-3956 (toll free), when prompted enter: Meeting Number: 286-057-289#, Access Code: # (no number after the #) 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: AUGUST 23, 2021 Belinda A. Handy, Judge of the Superior Court

p. 1/6, 1/13, 1/20, 1/27/2022

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMC2107199

To All Interested Persons: Petitioner: ROBYN Y'VONNE-SIMONE 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. The address of the Court is : SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA RM 201, CORONA, CA , CORONA COURTHOUSE. Date: 3/2/2022 Time: 8:00AM Dept: C2. 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: Jan 10, 2022 Tamara Wagner, Judge of the Superior Court

p. 1/20, 1/27, 2/3, 2/10/2022

SUMMONS (FAMILY LAW)

CASE NUMBER FLR12106943

Notice to Respondent: DEMETRIO PAZ-PICHARDO You are being sued Petitioner's name is: MARIA VERONICA SOSA You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) 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 marriage or domestic partnership,

the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: DEC 27, 2021 Belinda A. Handy, Judge of the Superior Court

p. 1/20, 1/27, 2/3, 2/10/2022

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMC2107199

To All Interested Persons: Petitioner: PARISA GHEIDARPOUR filed a petition with this court for a decree changing names as follows: PARISA GHEIDARPOUR

To. PARISA SOLTANI, 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. The address of the Court is : SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY BRANCH, 13800 HEACOCK AVE, STE D201, MORENO VALLEY, CA 92553. NOTICE OF TELEPHONIC HEARING: Date: 03/02/2022 Time: 8:00AM Dept: C1. To appear by telephone dial (213) 306-3065 or (844) 621-3956 (toll free) when prompted enter: Meeting Number 287-006-060# Access code: # (no number after the #) Please mute your phone until your case is called and it is your turn to speak. 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: Jan 10, 2022 Tamara Wagner, Judge of the Superior Court

p. 1/20, 1/27, 2/3, 2/10/2022

SUMMONS

SUMMONS (FAMILY LAW)

CASE NUMBER FLR12106943

Notice to Respondent: DEMETRIO PAZ-PICHARDO You are being sued Petitioner's name is: MARIA VERONICA SOSA You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) 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 marriage or domestic partnership,

your property, and custody of your children. You may 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/serflhelp), at the California legal Services Web site (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 o FL-123) 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), en el sitio Web de los Servicios Legales de California (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, 4175 MAIN ST, RIVERSIDE, CA 92501 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: MARIA VERONICA SOSA, 4580 AVON ST, RIVERSIDE, CA 92509 Notice to the person served: You are served as an individual.

Clerk, by T. HOOPER-WILLIAMS, Deputy DATE: OCT 19, 2021

p. 12/30/2021, 1/6/2022, 1/13, 1/20/2022

FICTITIOUS BUSINESS NAME

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

**PINKPH ORGANICS
PINKPH
30505 Canyon Hills Rd, Unit 1904
Lake Elsinore, CA 92532
RIVERSIDE COUNTY
Zorlah Dante Marie Barge
30505 Canyon Hills Rd, Unit 1904
Lake Elsinore, CA 92532**

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. Zorlah Dante Marie Barge 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 12/02/2021 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-202116322 **p. 12/30/2021, 01/06/2022, 1/13, 1/20/2022**

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

**EL TORO BRAVO
24691 Alessandro Blvd
Moreno Valley, CA 92553
RIVERSIDE COUNTY
2148 Sunridge Cir
Riverside, CA 92503
R&Q Restaurant Group Inc
24691 Alessandro Blvd
Moreno Valley, CA 92553
CA**

This business is conducted by: Corporation Registrant commenced to transact business under the fictitious business name(s) listed above on 10/10/2021

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. Jimmy-Rodriguez, 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 12/20/2021

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

The King, His Dream and Its Impact

Drew Naté | Staff

Dr. Martin Luther King Jr. was born in Atlanta, Georgia on January 15, 1929 and was assassinated on April 4, 1968.

During his lifetime he became an activist, scholar and a religious leader at Ebenezer Baptist Church. He would ultimately lead a movement that resonated around the world as he spoke, demanded and pushed for legislation to protect the rights of African Americans.

King began garnering national attention in the year 1955 after he and other civil rights activists were arrested for leading a boycott against a transportation company in Montgomery, Alabama. At that time Blacks were required to give up their seats to whites and stand or sit at the back of the bus. The movement was sparked when Rosa Parks refused to give up her bus seat to a white man.

Working for justice

Over the course of the next decade, Dr. King with the help of other activists, organized nonviolent protests that would bring attention to the racial discrimination in America.

On August 28, 1963 Dr. King delivered his iconic “I Have A Dream” speech which took place in front of the Lincoln Memorial in Washington, D.C. during the March on Washington for Jobs and Freedom.

The event was aimed to draw attention to continuing challenges and inequalities faced by African Americans. King envisioned a world that was no longer divided by race as he notably said during the speech,

“I have a dream that my four little children will one day live in a nation where they will not be judged by the color of their skin but by the content of their character.”

The speech came during a divided time in America where segregation was legal due to Jim Crow laws which legalized the segregation of schools, parks, libraries, drinking fountains, restrooms, buses, trains, and restaurants.

King’s impact on federal legislation

After the powerful “I Have A Dream” speech by Dr. King, which addressed the issues of



Civil Rights March on Washington, D.C. [Dr. Martin Luther King, Jr. speaking.] Photo by: Rowland Scherman. (source: Archives.gov)



President Lyndon Johnson hands Martin Luther King Jr. an ink pen after signing the historic 1964 Civil Rights Act into law. (mobile.twitter.com) segregation and racism, the Civil Rights Act of 1964 was signed into law by President Lyndon B. Johnson. The law “prohibits discrimination on the basis of race, color, religion, sex or national origin.”

In following years as King continued working for justice and civil rights, more legislation was

enacted including the 1965 Voting Rights Act which halted efforts to keep minorities from voting and The Fair Housing Act of 1968 which ended discrimination in renting and selling homes. Dr. King is largely responsible for the passage of these laws.

Although Dr. King's life was cut short by hatred at the early age of 39, he is remembered today for the revolutionary social and political impact he had on the world.

The impact of his life’s work is felt today as his family and activists will march across the Frederick Douglass Memorial Bridge in Washington, D.C. on January 17 as part of the ongoing efforts to push Congress to break the Jim Crow era filibuster to allow for passage of federal voting rights legislation to protect the voting rights of Blacks and other people of color.

CDC's Revised Isolation Guidelines in Response to Impacts of Omicron Spread

Phyllis Kimber Wilcox | Staff

The Omicron variant of COVID-19 is causing new concerns over how to deal with its increasing spread. While a new study suggests that hospitalizations may last for shorter periods and the illness caused by Omicron is not as severe, the surge in cases in California, reported to be the highest in the nation, has exacerbated staff shortages in hospitals and elsewhere, and caused new guidelines to be issued for isolation periods.

The CDC has shortened the isolation period for those who test positive for Covid and are asymptomatic and have no fever, recommending self-isolation for five days and an additional five days wearing a mask when around other people.

The unvaccinated and those whose second vaccination took place over six months prior to testing positive should self-quarantine for the same period and wear a mask in public for twice as long.

“The Omicron variant is spreading quickly and has the potential to impact all facets of our society. CDC’s updated recommendations for isolation and quarantine balance what we know about the spread of the virus and the protection provided by vaccination and booster doses,” advised CDC Director Rochelle P. Walensky, MD. “These updates ensure people can safely continue their daily lives. Prevention is our best option: get vaccinated, get boosted, wear a mask in public indoor settings in areas of substantial and high community transmission, and take a test before you gather.”

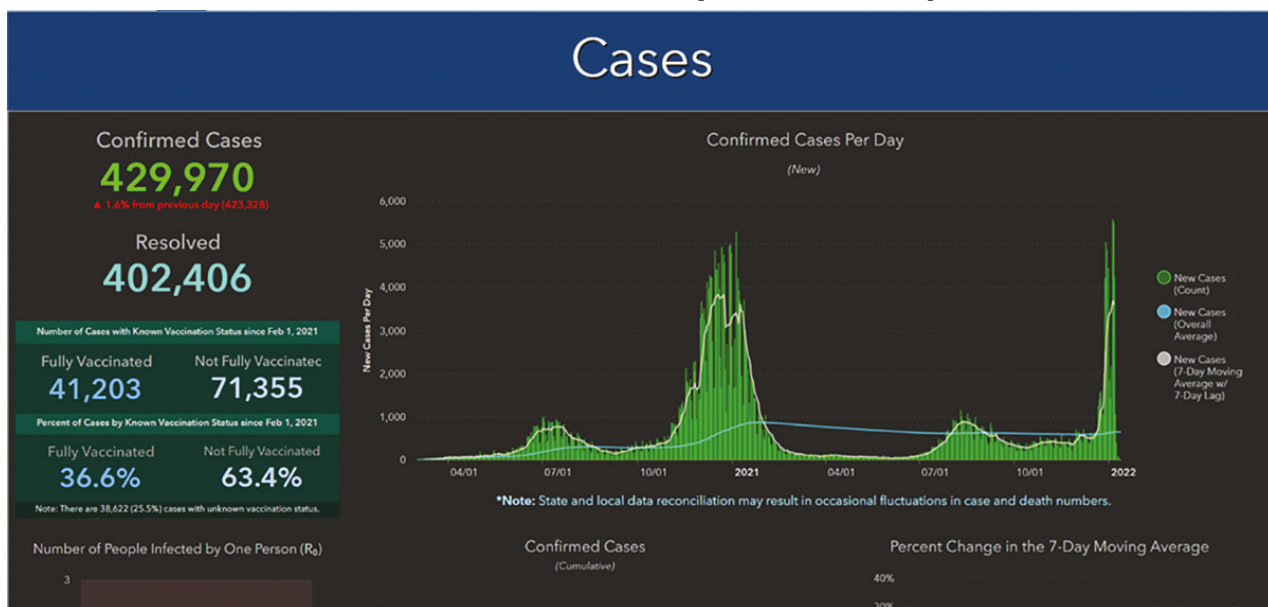
In the meantime, as the virus continues to spread the number of people scrambling for tests are rising. In response to increased demand on Friday, January 7 Governor Gavin Newsom activated the California National Guard to support communities across the state with additional test sites and resource capacity.

Cases and Hospitalizations

Over the past few weeks cases in Riverside county have almost doubled while hospitalizations increased by over one third.



COVID-19 Cases San Bernardino County a/o January 3, 2022



COVID-19 cases in San Bernardino County have increased over one hundred percent and hospitalizations are at the highest level since last September (source: /covid19-sbcph.hub.arcgis.com)

During the same time period San Bernardino county cases have increased over one hundred percent and hospitalizations are at the highest level since last September.

Schools

The increase in cases and staff shortages have affected some area schools causing some

continued on next page

CDC COVID-19 Isolation Guidelines

If You Test Positive for COVID-19 (Isolate)

Everyone, regardless of vaccination status.

- Stay home for 5 days.
- If you have no symptoms or your symptoms are resolving after 5 days, you can leave your house.
- Continue to wear a mask around others for 5 additional days.

If you have a fever, continue to stay home until your fever resolves.

If You Were Exposed to Someone with COVID-19 (Quarantine)

If you:

Have been boosted
OR
 Completed the primary series of Pfizer or Moderna vaccine within the last 6 months
OR
 Completed the primary series of J&J vaccine within the last 2 months

- Wear a mask around others for 10 days.
- Test on day 5, if possible.

If you develop symptoms get a test and stay home.

If you:

Completed the primary series of Pfizer or Moderna vaccine over 6 months ago and are not boosted
OR
 Completed the primary series of J&J over 2 months ago and are not boosted
OR
 Are unvaccinated

- Stay home for 5 days. After that continue to wear a mask around others for 5 additional days.
- If you can't quarantine you must wear a mask for 10 days.
- Test on day 5 if possible.

If you develop symptoms get a test and stay home

The CDC has shortened the isolation period for those who test positive for COVID-19 and are asymptomatic and have no fever. (source: cdc.gov)

districts to scramble for personnel for in-person instruction. While others have not experienced significant increases in staff or student illness some are reporting increased student absences. Schools are providing Covid testing kits to students and their families contact your local school to find out when they will be available. Some colleges and universities like Cal State San Bernardino have switched to online instruction, while others including the University of California at Riverside and Cal Poly Pomona,

among others, have changed the dates they will return to in person instruction. Healthcare Workers With hospitalizations on the rise new guidelines allow healthcare workers without symptoms who test positive for Corona to continue to work. The decision is controversial with some concerns over whether healthcare workers may spread the disease to patients who may be vulnerable and become very ill as well as causing further spread of the pandemic.

Honoring Dr. Martin Luther King, Jr.

The San Bernardino County Superintendent of Schools is committed to working with community partners like the Black Voice News to provide services, leadership, information and student-centered advocacy to transform lives through education.

"The function of education is to teach one to think intensively and to think critically."
 – Dr. Martin Luther King, Jr.

Follow us @SBCountySchools



Transforming lives through education



This King Holiday, No Celebration Without Legis



Civil Rights March on Washington, D.C. (Image courtesy of National Archives Catalog)

Breanna Reeves | Staff

Commemorating Martin Luther King Jr.'s birthday may look a little different this year as the King family calls for “no celebration without legislation” in order to demand the passage of voting rights legislation that has been stalled in the U.S. Senate.

Spearheaded by Martin Luther King III, Arndrea Waters King and Yolanda Renee King, the call to “deliver for voting rights” began in Arizona on January 15 on Dr. King’s actual birthday. The event invites faith leaders, civil rights leaders, voting rights activists and legislators to come together to restore voting rights. The demonstrations ended with a Washington D.C. Peace Walk on Monday, January 17th.

The passage of one key piece of voting legislation, the Freedom to Vote: John R. Lewis Act is at the center of the demands. Previously two bills, The Freedom to Vote Act and the John Lewis Voting Rights Advancement Act (VRAA), were combined into one single bill on January 12 in order to bypass an initial filibuster which has prevented the bills from being debated. The House passed the Freedom to Vote: John R. Lewis Act on January 13.

The new bill maintains a lot of the same voting expansions from the initial Freedom to Vote Act and John Lewis VRAA and includes some added provisions such as guaranteeing the right to vote “free from any burden on the time, place or manner of voting.”

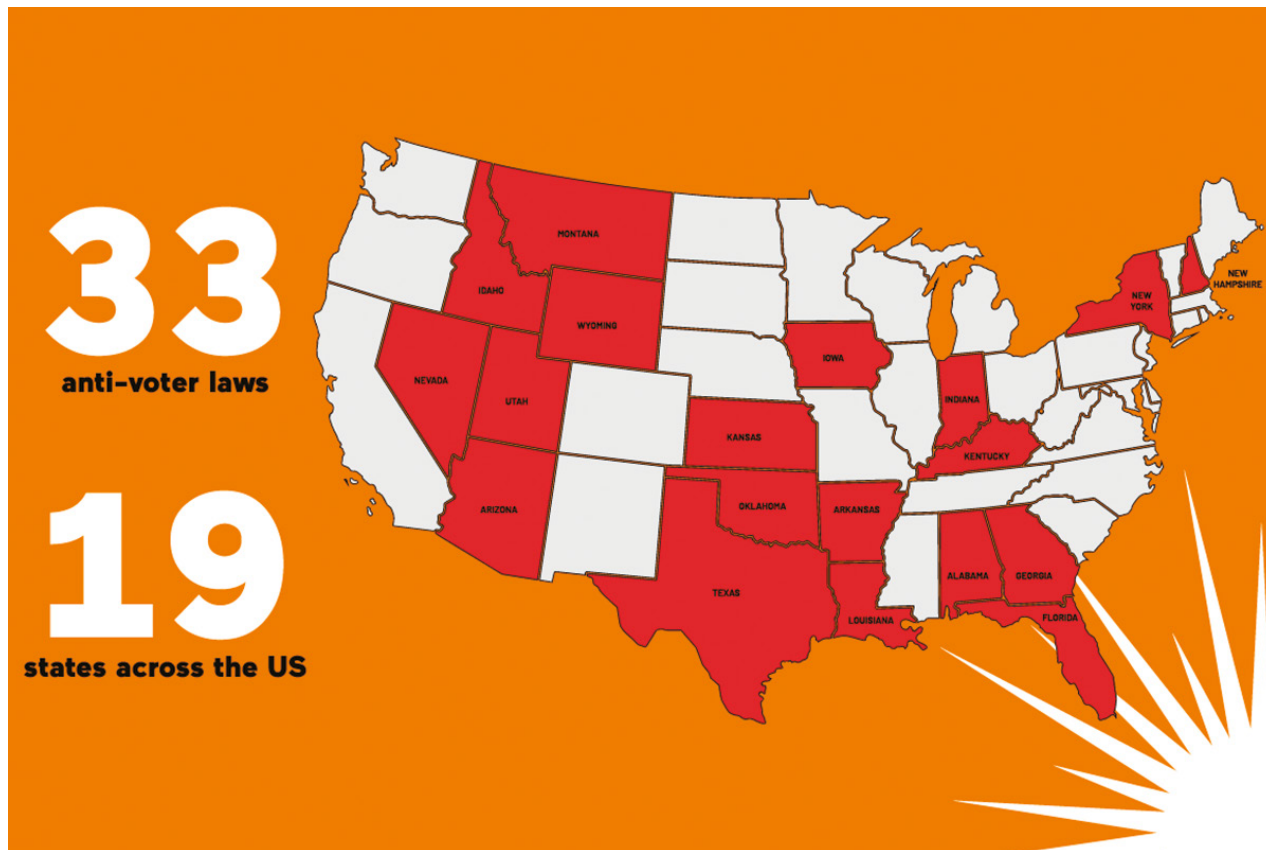
The Freedom to Vote Act, initially written

as a single bill, intended to “expand Americans’ access to the ballot box and reduce the influence of big money in politics, and for other purposes.” The legislation would expand opportunities to vote by offering mandatory early voting across all 50 states, create a national standard for vote-by-mail for all eligible voters and make Election Day a legal public holiday, among other provisions. The Freedom to Vote Act is cosponsored by Senators Tim Kaine (D-VA), Alex Padilla (D-CA), Reverend Raphael Warnock (D-GA), Amy Klobuchar (D-MN) and others.

A call to action

Advocates have called for the restoration and implementation of voting rights since the 2016 presidential election after states experienced

lation



In 2021 alone, 19 state legislatures undermined the political power of Blacks and other minorities by enacting 33 anti-voter laws, making it harder for communities of color to vote (Source: Jennifer EppsAddison@jeppsaddison mobile.twitter.com).



Pushing for passage of voter legislation in the U.S. Senate, Dr. Regina Patton Stell, president of the Riverside NAACP, said we don't need to celebrate a holiday that no longer stands for what Martin Luther King Jr., advocated and died for (source: riverside-ca.aauw.net).

increases in voter suppression, stricter voting identification requirements and obstacles to voting-by-mail. Dr. Regina Patton Stell, president of the Riverside Branch of the National Association for the Advancement of Colored People (NAACP), insisted that the public must honor the family's request as a way of remembering what Dr. King stood for.

“At this point where we are now — January 17 2022, we don't

need to celebrate a holiday that no longer stands for what this man believed, advocated and died for,” Dr. Stell explained. “It's an assault on our right to vote. With all of the work that was done to be given the right to vote and now we are literally on the brink of losing it, of losing the right to vote.”

Dr. Stell called on all Americans, regardless of race or political party, to contact their senators and demand they end the filibuster, which has restricted the passage of voting legislation and voting reforms. The House initially passed the Freedom to Vote Act in September 2021 and the John Lewis VRAA in August 2021. In October, all 50 Senate Republicans moved to block debate on the bill when it came up for a vote.

The John Lewis VRAA, as it was initially proposed, would amend the Voting Rights Act of 1965 and restore other sections of the legislation that were previously struck down. Specifically, this bill would restrict legal changes



Martin Luther King III, with support of King family members Arndrea Waters King and Yolanda Renee King, called for “no celebration without legislation” this MLK Day in a push for the U.S. Senate to break the filibuster and pass voting rights legislation.

to voting rules that discriminate on the basis of race and restore the power of the federal government to oversee state voting laws to prevent discrimination.

As the holiday weekend kicks off, many are waiting to see what will happen with the passage of the Freedom to Vote: John R. Lewis Act in the Senate. Voting rights advocates like Dr. Stell are on the move, not content to just sit and wait around, rather she is focused on pushing for the passage of the voting legislation, increasing Covid-19 vaccination rates in the Black community, and expanding voter registration and civic engagement.

“We do not have a choice to sit down and to (ruminate on) what happened. We have to march forward, strategize, get coalitions, get people to the polls and run for public offices,” said Dr. Stell. “It's not over. It's not over (and) it's never going to be over. So, I'm fired up. I'm ready to go.”

WITH AGE COMES WISDOM



“Just the ultimate feeling of being protected. It gave me the confidence that I would not get the virus, and now with the booster as well. I’m happy it was available in my neighborhood, and I like that it is being administered by professionals.”

— Dennis Parker, 78



COVID-19 vaccines have been tested and proven safe and effective for millions of people. An additional booster dose is recommended to help keep immunity strong and increase protection against COVID-19.

Booster doses are free and available regardless of immigration or insurance status. Free transportation and in-home appointments are also available.



Visit [VaccinateALL58.com](https://www.vaccinateall58.com) or [MyTurn.ca.gov](https://www.myturn.ca.gov) or call 833-422-4255 today to learn more.

KEEPING IT REAL

The Radical MLK, continued from page 3



Arizona Senator Kyrsten Sinema (speaking on the Senate floor Thursday, January 13 explaining why she will not vote to end the filibuster to pass the voting rights bills.

forcefully sterilized in this state.

Going back even further in the Supreme Courts history of rulings that disregarded human and civil rights we must remember the 1857 Dred Scott decision that said we Blacks were not Americans and as such could not petition the federal courts for relief and there was also the separate but equal Plessy v. Ferguson case of 1857.

The nation’s sluggish approach to voting and civil rights

Turning back to King’s 1963 excerpt from his Letter from a Birmingham Jail published in the Financial Post under the title Why We Won’t Wait, King explained why he opposed the nation’s sluggish approach to civil rights. He pointed to how long Blacks had already waited—since their arrival in this country hundreds of years ago for the rights granted by God and the U.S. Constitution.

Expounding further, King aimed sharp criticism at so-called moderates whom he had courted from the beginning of the movement. He seemed to have grown weary of those who would say how they agreed with his goals but could not agree with his methods. He was gravely disappointed with the white moderates King said, “who paternalistically believes he can set the timetable for another man’s freedom, who lives by a mythical concept of time and who constantly advises the Negro to wait for a ‘more convenient season.’”

Why should Blacks and other disenfranchised people wait for a “more convenient season” when we can see how, even today some sixty years since King put pen to paper in that Alabama jail, that many so-called

continued on page 14

Ultimate Measure, continued from page 5



Martin Luther King Jr. was roundly criticized by many for taking a strong stand against the war in Vietnam though by the war's end in 1975 many had come around to his position. More than 58,000 Americans lost their lives during the war including a disproportionate number of Blacks. Photo taken by Signal Corps photographer. (source: Wikipedia.com).

program “broken and eviscerated, as if it were some idle political plaything of a society gone mad on war.” He said he realized the nation would never invest in programs for the poor as long as the war continued to consume the nation’s resources and human treasure and as a result, he was increasingly compelled to see the war as an enemy of the poor.

King went on to stress, “Perhaps a more tragic recognition of reality took place when it became clear to me that the war was doing far more than devastating the hopes of the poor at home. It was sending their [Black] sons and their brothers and their husbands to fight and to die in extraordinarily high proportions relative to the rest of the population.”

King pointed to how the nation was sending young Black men, “crippled by our society” more than eight thousand miles away to guarantee liberties in Vietnam they did not have in Georgia and East Harlem.

“[W]e have been repeatedly faced with the



On April 4, 1967 Martin Luther King Jr. delivered what many consider his seminal and most controversial speech at the Riverside Church in New York City, NY, against the War in Vietnam. He was assassinated exactly one year to the day of this speech. (Courtesy of LBJ School of Public Affairs University of Texas)

cruel irony of watching Negro and white boys on TV screens as they kill and die together for a nation that has been unable to seat them together in the same schools.”

King advised that as Black and white soldiers burned huts in poor Vietnam villages together, they would hardly even live on the same block together in Chicago, for example. Adding, that

he “could not be silent in the face of such cruel manipulation of the poor.”

King paid the price for speaking out, labeled unpatriotic, a communist and more. Many who once stood with him would not return his calls nor provide continued support. Although prior to the Riverside speech, King was in contact with then President Lyndon Johnson, that came to an end. The Washington Post stated the speech at Riverside Church made King “...persona non grata...” at the Johnson Administration White House.

Even the NAACP was skeptical of taking a stance on the war, feeling it was a mistake to involve civil rights with the anti-war movement.


Later, many would come to agree with King’s stance and after the withdrawal from Vietnam precipitated by the peace treaty signed in Paris, others would have their own criticisms of the war.

Today The Martin Luther King Jr Center for Nonviolent Social Change continues the work he began.

His legacy endures

King’s speeches, images and quotes have been used to argue both sides of contentious issues. They have also been used to inspire action and to argue against it. King has become a ubiquitous staple in popular culture, used to sell T-shirts, fast food, music and even a video game.

King’s image is perhaps more familiar than the things he believed in and worked for. When facing the issues we are presented with today, it may be worthwhile to recall that before the national holiday, King spent his last days in controversy and without the approval or accolades which would come later. The fact that MLK day exists at all is remarkable and should tell us something about who he was and why he is celebrated.



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theivoice](https://www.facebook.com/theivoice)

The Radical MLK, continued from page 12

moderate Democrats like Kyrsten Sinema and Joe Manchin—as they stand on the Senate floor wrapped in their white privilege paternalistically believing they can still “set the timetable for another man’s freedom;” for another man’s right to vote and have it accurately counted, when these are the same Constitutional rights King struggled for nearly 60 years ago.

There is little question these individuals continue to carry the water of their ancestor segregationists who once owned the Democratic party.

The Senate filibuster

It is easy for these Senators and others who hide silently behind them to give lip service to their alleged support of voting rights when they are unwilling to set aside the Jim Crow era filibuster rule and as a result, know full well that by keeping the rule in place they will never have to be put to the test of a binding vote as they would were the filibuster removed. Their words are hollow. They have no meaning—what a thinly veiled act of cowardice.

To try and change the conversation away from their complicity in the Senate’s failure to act to protect voting rights and the sanctity of how ballots are counted in this travesty and lay it at the feet of Republicans is grossly disingenuous as no one ever expected Trump era Republicans—who were willing to overthrow the government—to support voting rights legislation.

Did President Biden go too far or did he not go far enough?

As for those who claim President Biden went to far in his Atlanta speech on Wednesday when he compared those not willing to support the voting rights legislation or move beyond the filibuster to the likes of segregationists Bull Conner and George Wallace claiming blocking today’s voting rights bills can’t be compared to turning dogs and fire hoses on children, I say it is comparable. In fact, it may even be worse. Data clearly shows how Black children die disproportionately every day due to the structural and institutional racism that keeps them hungry, in substandard housing, breathing toxic air in polluted communities and often without access to adequate healthcare.

I do agree, however, that many people today



Crystal Mason thought she had the right to vote. Texas sentenced her to five years in jail for her mistake. (source: aclu.org)

do not even know the names Bull Conner or George Wallace and the president could have used a more modern day example of Black voter disenfranchisement to make his point.

Consider Texas resident Crystal Mason who was sentenced to five years in prison for casting a provisional ballot (that was not even counted) because she did not realize that as a recently released former felon she had not regained her voting rights in the state; or how in 2018 Florida voters approved a landmark constitutional

willing to dismantle the racist infrastructure that undergirds every pillar of this nation's democracy and economic engine. This will never happen without equal access to the ballot.

Once again, this nation is at a crossroads facing what King so aptly called, “the fierce urgency of now.”

Biden spent the first year of his presidency searching for consensus with those in the Republican Party who had already made it— to use King’s phrase—“incandescently clear” they

“For years now, I have heard the word “Wait!” It rings in the ear of every Negro with piercing familiarity. This “Wait” has almost always meant “Never.” We must come to see . . . that justice too long delayed is justice denied.”

- Martin Luther King Jr.

amendment allowing ex felons to vote only to have state legislators pass regulations demanding that in order to vote these individuals must first pay all court fees, fines or restitution owed before they will be allowed to cast a ballot.

We say we won’t wait, and yet, we still wait

Like the adage goes, We take one step forward and two steps back.

It is only through the ballot that we can elect that we have any hope of truly creating a government of by and for the people. We can accomplish this by electing individuals

had no intent of working with him on anything (beyond the infrastructure bill that will be a windfall for their supporters).

Perhaps Biden will finally take heed to King's wisdom, “A genuine leader is not a searcher for consensus but a molder of consensus.”

It is time for everyone to work for passage of national voting rights legislation in whatever way you can.

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

S.E. Williams
Executive Editor

UNVACCINATED

people are

16X

more likely

to die

from COVID-19.*



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* Based on data from November 20, 2021

public notices

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-202110059
p. 1/13/, 1/20, 1/27, 2/3/2022

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

FREIGHT RUNNERS MANAGEMENT
4193 Flat Roch Dr, Suite 200-292
Riverside, CA 92505
RIVERSIDE COUNTY
Freight Runners Dispatch LLC
4193 Flat Roch Dr, Suite 200-292
Riverside, CA 92505
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. Brandi Oliver, 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 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 01/04/2022

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

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FILE NO. R-202117276
p. 1/13/, 1/20, 1/27, 2/3/2022

Peter Aldana, County Clerk,
FILE NO. R-202200096

p. 1/13/, 1/20, 1/27, 2/3/2022

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

RIVERSIDE MONTESSORI
ACADEMY
6200 Pachappa
Riverside, CA 92506
RIVERSIDE COUNTY
CLA Group
7141 Indiana Ave
Riverside, CA 92504
CA

This business is conducted by: Corporation

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. Amila C. Chandrapala, 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 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 12/22/2021

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Peter Aldana, County Clerk,
FILE NO. R-202200064
p. 1/13/, 1/20, 1/27, 2/3/2022

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

JACKSON SALON SUITES
JACKSON BARBERSHOP SALON
JACKSON SUITES
JACKSON SOLO SUITES
JACKSON SALONS
DEB'S BARBERSHOP SALON
1133 South Sanderson Ave
Hemet, CA 92545
RIVERSIDE COUNTY
Deborah Ann Piggee Jackson
1133 South Sanderson Ave
Hemet, CA 92545

This business is conducted by: Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 12/5/2021

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. Deborah Ann Piggee Jackson
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 12/30/2021

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

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. Gabriela Estella Schaumburg
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 01/03/2022

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

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Peter Aldana, County Clerk,
FILE NO. R-202200064
p. 1/13/, 1/20, 1/27, 2/3/2022

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

JACKSON SALON SUITES
JACKSON BARBERSHOP SALON
JACKSON SUITES
JACKSON SOLO SUITES
JACKSON SALONS
DEB'S BARBERSHOP SALON
1133 South Sanderson Ave
Hemet, CA 92545
RIVERSIDE COUNTY
Deborah Ann Piggee Jackson
1133 South Sanderson Ave
Hemet, CA 92545

This business is conducted by: Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 12/5/2021

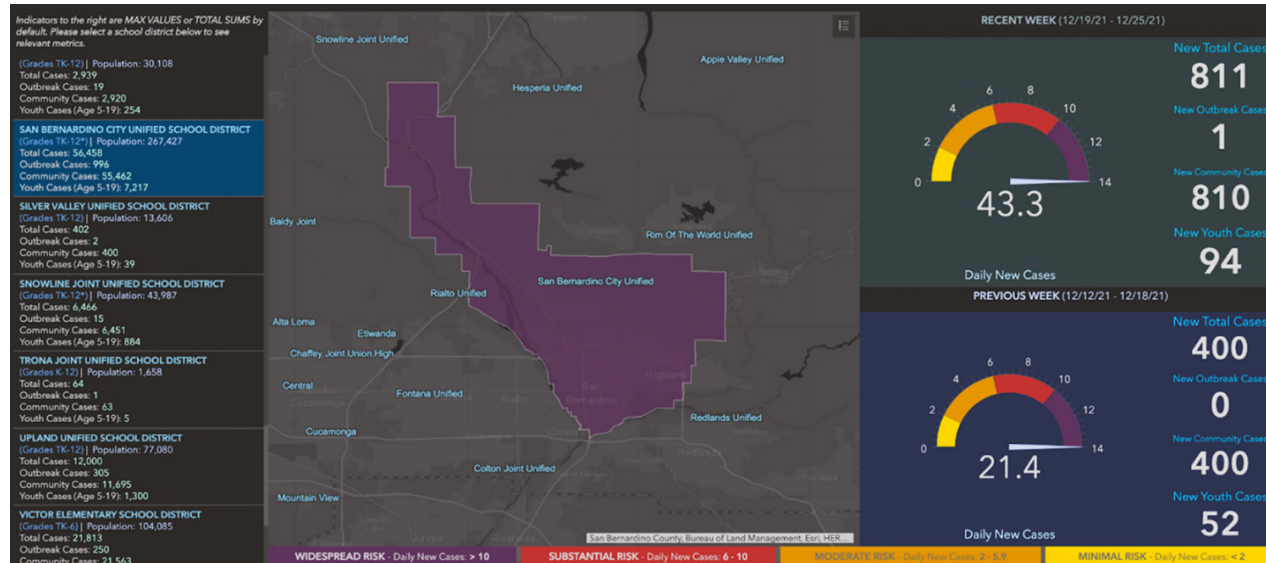
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand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

s. Deborah Ann Piggee Jackson
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 12/30/2021

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

Protecting Local, continued from page 4



San Bernardino County Public Health tracks Covid-19 data, including cases and outbreaks across school districts in the county (Image via San Bernardino County Public Health Hub).

“In San Bernardino City, we do provide testing at every single one of our school sites. And we have just yesterday received our supply of test kits that the governor promised before the return to school. They didn’t quite get here in time,” Ontiveros explained. “So, we are talking about what is the best and highest use of those.”

San Bernardino County Public Health tracks Covid-19 cases and outbreaks across school districts in the county via the Covid-19 Dashboard. San Bernardino County reports 429, 970 confirmed Covid-19 cases as of January 12.

Ontiveros explained that the district has experienced higher absences of employees and students, but they have been able to maintain all classes and fill vacancies through substitution processes. The district has a virtual academy option for students who are enrolled in independent study and allows students to learn remotely.

“We completely understand the concern that parents have about Covid-19 and we share their concerns. We absolutely care about their children and their families’ safety and take that very seriously in the protocols that we’ve put in place. We’re in a better place than many districts across the state because of our partnership — we have a Covid liaison in every school,” Ontiveros said.

According to a statement posted by SBCUSD Superintendent Doc Ervin, “The Covid-19 liaison program that our families have come to know

and trust, which places medically supervised personnel in every SBCUSD school and is the only one of its kind in the Inland region, will kick off again Monday when students and staff return. The goal of our liaisons is to quickly identify Covid-19 cases among our students and staff through free, on-campus testing and contact tracing so we can stop COVID-19 from spreading while providing families with vital information and resources to help ease any challenges that may result from the diagnosis.”

In addition to increased testing, health experts encourage people to get vaccinated to increase their chances of survival as Omicron is more contagious than previous variants.

The R-effective

During the Riverside County Board Meeting, Saruwatari discussed “R-effective” which is a measure of how many people get infected from every positive case of Covid-19. For the state of California, one Covid-positive individual can spread the disease to about one and a half people. In Riverside County, one Covid-positive individual is likely to spread the virus to two other individuals, which contributes to the increase in cases, according to Saruwatari.

“What we know is that if you are vaccinated, you have about a one in a hundred chance of getting Covid,” said Saruwatari. “If you are unvaccinated, you have about a one in four chance of getting Covid.”



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Peter Aldana, County Clerk,
FILE NO. R- 202117497
p. 1/13/, 1/20, 1/27, 2/3/2022

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

HIGHEST PRAISE PUBLISHING COMMAND RECORDS

**403 Links Drive
Palm Desert, CA 92211
RIVERSIDE COUNTY
Philip Warner Nicholas
403 Links Drive
Palm Desert, CA 92211**

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. Philip Warner Nicholas
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 01/12/2022

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- 202200530
p. 1/20, 1/27, 2/3, 2/10/2022

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

THE BRIDGE COACHING AND CONSULTING GROUP 41197 Golden Gate Circle, Suite 207 Murrieta, CA 92562 RIVERSIDE COUNTY Jacqueline Michele Mack-Harris 19917 Crestwood Drive Lake Elsinore, CA 92530

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. Jacqueline Michele Mack-Harris
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 01/04/2022

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- 202200139
p. 1/20, 1/27, 2/3, 2/10/2022

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

THE BRIDGE MARRIAGE & FAMILY THERAPY 41197 Golden Gate Circle, Suite 207 Murrieta, CA 92562 RIVERSIDE COUNTY 19917 Crestwood Drive Lake Elsinore, CA 92530 Jacqueline Michele Mack-Harris 19917 Crestwood Drive Lake Elsinore, CA 92530

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. Jacqueline Michele Mack-Harris
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 01/04/2022

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- 202200140
p. 1/20, 1/27, 2/3, 2/10/2022

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

GOODLIFE DISPATCHING SERVICE 25183 Gorgonio Way Moreno Valley, CA 92553 RIVERSIDE COUNTY Monique Nicole Niesha Matos 25183 Gorgonio Way 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. Monique Nicole Niesha Matos
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 01/10/2022

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- 202200377
p. 1/20, 1/27, 2/3, 2/10/2022

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

C & M THE CLEAN MASTERS 24594 Sunnymead Blvd Moreno Valley, CA 92553 RIVERSIDE COUNTY P.O. BOX 4054 Ontario, CA 91761 Mark Alan Shephard P.O. BOX 4054 Ontario, CA 91761

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. Mark Alan Shephard
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 01/05/2022

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- 202200187
p. 1/20, 1/27, 2/3, 2/10/2022

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

PANIK 68815 Ortega Rd Cathedral City, CA 92234 RIVERSIDE COUNTY Hector Chance Velderraint 68815 Ortega Rd Cathedral City, CA 92234

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. Hector Chance Velderraint
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 01/07/2022

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- 202200307
p. 1/20, 1/27, 2/3, 2/10/2022

The following person(s) is (are) doing business as:

VMI CLEANING SERVICES 1204 Mira Valle St Corona, CA 92879 Riverside County VICTOR MANUEL ROSALES 1204 Mira Valle St Corona, CA 92879

This business is conducted by: an individual

Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 3/1/17.

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 Victor Manuel Rosales.

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 1/11/22 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. 202200456
p. 1/20, 1/27, 2/3, 2/10/2022

ABANDONMENT

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME

**File No. R-201808194
I – EXCEL PROGRAMS
IEXCEL PROGRAMS
I-EXCEL
IEXCEL**

**2371 Silver Oak Circle
Corona, CA 92882
RIVERSIDE COUNTY
Marie Antoinette Vernon
2371 Silver Oak Circle
Corona, CA 92882**

**Anthony Ramond Vasquez
1450 University Ave #F168
Riverside, CA 92507**

This business is conducted by: Joint Venture

The fictitious business name(s) referred to above was filed in Riverside County on 06/07/2018

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 is punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Marie Antoinette Vernon
This statement was filed with the County Clerk of Riverside County on 12/27/2021

Peter Aldana, County, Clerk
FILE NO R-201808194
p. 1/13/, 1/20, 1/27, 2/3/2022

COMMUNITY SERVICE



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FOR PRAYERS CONTACT OFFICE@ALLENCHAPELRIVERSIDE.COM

Allen Chapel Riverside



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GREG LAURIE

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Sunday Nights at Harvest
With Pastor Josh Thompson | 5:00 P.M.

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With Pastor Jeff Lasseigne | 7:00 P.M.

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EDUCATE | ENGAGE | INFORM



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Small businesses make neighborhoods. At Wells Fargo, we're championing these mainstays of the community and helping beautify local business districts this holiday season. With our Open For Business Fund, we're helping businesses invest in resources and build equity, to propel them to a brighter and more secure future.

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