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1st Black Woman on Supreme Court

Justice Ketanji Brown Jackson Becomes Nation's 116th Supreme Court Justice

Inside: IE Democratic Socialists Host Rally for Abortion Rights After Reversal of Roe v. Wade



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Keeping it Real

with S.E. Williams **VOICE** bvn

Brittney Griner, Who We Value in America...and the World

The Black lesbian feminist poet Audre Lorde once said that she wrote “for those women who do not speak, for those who do not have a voice because they were so terrified, because we are taught to respect fear more than ourselves.” Lorde further stated, “We’ve been taught that silence would save us, but it won’t.”

However, in the decades since Lorde penned those words many Black lesbians are no longer silent. Yet, we must ask the question, how safe are Black lesbians today? Perhaps we should ask WNBA basketball star, Brittney Griner, who is among the growing number of prominent Black lesbians in America living out loud.

Most have battle scar evidence of their struggle to find a peaceful life in a world that in many ways, still considers who they are and who they love an aberration. And, although disrespect and dangers continue to lurk for members of the LGBTQ+ community in America, it is still safer to live here than in many other places in the world.

Unfortunately for Griner, however, she is now trapped in a country, where racism against Blacks is normalized and where the government is working to ostracize members of the LGBTQ+ community. But how different is this really from many places in America today.

Despite the spread of anti-gay sentiments in Russia and right leaning countries across Europe, Griner plays basketball internationally during the WNBA’s off season. This despite writing about her “coming out” in her 2017 autobiography, “In My Skin: My Life On and Off the Basketball Court,” which helped make her one of the most recognizable lesbians in the world.

Racism and Homophobia in Russia

For those who have not followed Griner’s fate in recent months, she was arrested on drug charges in Russia on February 17. Her arrest came just days after a Russian court suspended a lawsuit (February 11) intended to shut down its LGBT Network—the country’s most powerful gay rights organization—for purportedly spreading gay views, which of course, could



(source: mobile.twitter.com)

farcically include anything from a view out one’s window of gay people walking down the street, to realistically include gay people advocating for the same rights to live and love as they choose like any other Russian.

Identifying as lesbian, gay, bi-sexual, transgender or queer has been legal in Russia since 1993 (how enlightened) however in 2013 under Vladimir Putin’s leadership, the nation adopted what’s been called the “gay propaganda” law that made it illegal to speak words related to the LGBTQ+ community around minors.

Racism and homophobia in America

Before Russia took such action, America was already contriving to do the same.

There has been much criticism recently of Florida’s recently enacted Parental Rights in Education Bill signed into law in April that appeared to follow Russia’s lead. But, it was revealed by The Center for Media and Democracy (Center), a nonprofit that tracks the work of the American Legislative Exchange Council (ALEC), that the Parental Rights Amendment was actually listed under its “Education Task Force and included in the 1995 ALEC Sourcebook of

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IN THE NEWS

CA to Vote on Constitutional Amendment Protecting Abortion Rights in November



(twitter.com)

Aryana Noroozi | Staff

California lawmakers voted on Monday to advance a constitutional amendment that will explicitly protect abortion rights.

In November, Californians will vote on the measure. It does require the signature of Gov. Gavin Newsom (D), who is in support.

If passed, the amendment will continue to support abortion rights that are already protected in the state. The reason for this amendment is a safeguard; California's constitution includes a right to privacy that the courts have always interpreted as protecting abortion, however California lawmakers want to ensure that these reproductive rights are explicitly protected after the U.S. Supreme Court overturned *Roe v. Wade* last week.

Passage of the measure will make California among the first states in the nation to enshrine the right to abortion and contraception in its constitution. Currently, legislators in blue leaning states across the country are working to protect and enshrine the right to abortions



*Toni G. Atkins (D), president pro tempore of the California Senate.
(source: sd39.senate.ca.gov)*

within their own state constitutions.

Toni G. Atkins (D), president pro tempore of the state Senate, says California remains committed to protecting access to abortion but this amendment is critical to make sure this is always the case no matter who is in power. "I don't want people to think we are safe here just because we have a constitution that guarantees a right to privacy — it doesn't say abortion."

IE Democratic Socialists Host Rally For Abortion Rights After Reversal of Roe v. Wade



The Inland Empire chapter of Democratic Socialists of America held a rally Saturday calling for “free abortion, on demand, without apology.” (source: iedsa.org Facebook)

Aryana Noroozi | Staff

The Inland Empire chapter of Democratic Socialists of America (IE DSA) held a rally Saturday calling for “free abortion, on demand, without apology” in response to the 5-4 Supreme Court decision overturning the landmark abortion rights case, *Roe v. Wade*.

The ruling leaves abortion up to individual states, with nearly half banning or severely restricting abortion. “It is time to heed the Constitution and return the issue of abortion to the people’s elected representatives,” wrote Justice Samuel Alito. There will be no exception for victims of rape or incest in Alabama, Arkansas, Florida, Kentucky, Louisiana, Missouri, Oklahoma, Ohio, South Dakota, Tennessee or Texas.

In their dissent, Justices Stephen Breyer, Sonia Sotomayor and Elena Kagan wrote, “Most threatening of all, no language in today’s decision stops the Federal Government from prohibiting abortions nationwide, once again from the moment of conception and without exceptions for rape or incest. If that happens, “the views of [an individual State’s] citizens” will not matter. The challenge for a woman will be to finance a dissenting trip not to “New York [or] California” but to Toronto.”

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Rally-goers march at the Democratic Socialists of America rally for the overturn of *Roe v. Wade*. (source: iedsa.org)

classifieds&publicnotices

PUBLIC NOTICES

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 July 28, 2022, for PRODUCE, under Bid No. NSB 2022-23-06. 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 July 7, 2022 and July 14, 2022. SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT By: Erika Arrington, Business Manager, Nutrition Services Department 7/7, 7/14/22 CNS-3597648#

p.7/7, 7/14/2022

HOUSING AUTHORITY OF THE COUNTY OF SAN BERNARDINO

NOTICE FOR "Request for Proposal" RFP PC1280 Tree Trimming Services HACSB CONTACT PERSON: Claudia Nunez Procurement Housing Authority of San Bernardino 715 E. Brier Drive, San Bernardino, CA 92408 procurement@hacsb.com HOW TO OBTAIN BID DOCS: 1. Access www.hacsb.com. 2. Click onto the "Do Business With Us" tab 3. Click on the "Planet Bids" link to download and submit Request for Proposal and instructions PROPOSAL SUBMITTAL RETURN: Bids submitted through Planet Bids website. PROPOSAL SUBMISSION DATE: July 20, 2022 @ 2PM PST 7/7/22 CNS-3599209#

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NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMV2200650
To All Interested Persons: Petitioner: LEONELA ZARCO ORTIZ filed a petition with this court for a decree changing names as follows: MELODY JAZMINE ZARCO FARIAS to: MELODY JASMINE ORTIZ ZARCO. 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: AUGUST 16, 2022 Time: 8:00AM Dept: MV2 The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 Heacock Dtreet, Bldg D201, Moreno Valley, CA 92553, Moreno Valley 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: 5/23/2022 Belinda Handy, Judge of the Superior Court

p. 6/16, 6/23, 6/30, 7/7/2022

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVC02202108
To All Interested Persons: Petitioner: KRISTINA MARIE REHDEERS filed a petition with this court for a decree changing names as follows: KRISTINA MARIE REHDEERS to. KRISTINA MARIE GUTIERREZ. 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: 7/20/2022 Time: 8:00AM Dept: C2 The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA, #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: 6/2/2022 Tamara L. Wagner, Judge of the Superior Court

p. 6/23, 6/30, 7/7, 7/14/2022

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVC02202303
To All Interested Persons: Petitioner: AHMED BARNETT STEVENSON filed a petition with this court for a decree changing names as follows: AHMED BARNETT STEVENSON to. ANTONI BARNET GAI BRIANO. 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 IS HEABRY GIVEN THAT THIS CASE HAS BEEN SCHEDULED FOR A TELEPHONIC HEARING: DATE: 8/03/2022 Time: 8:00AM Dept: C2 The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA, #201, CORONA, CA 92882, CORONA COURTHOUSE. REMOTE APPEARANCE AT HEARING. The court strongly encourages parties and counsel to appear remotely for non evidentiary hearings in civil cases. Pursuant to local rule 3132, persons intending to appear remotely shall notify all opposing parties of their intention to appear remotely before the hearing. Notice may be given informally, including by telephone, email, or text. To appear remotely, on the day of the hearing, either use your computer or mobile devise and dial 833 568-8864 or 669 254-5252. When prompted d enter : Meeting ID 160-906-6364# Access Code: Press the # key. Please MUTE your phone until your case is called and it is your turn to speak. IMPORTANT NOTE: it is important that you call 20 minutes prior to the scheduled hearing time to check in or there may be a delay in you case being heard. 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: 6/2/2022 C.B. Harmon, Juge of the Superior Court

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ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMV2202267
To All Interested Persons: Petitioner: MARIA EDUVJUES CORONA filed a petition with this court for a decree changing names as follows: MARIA EDUVJUES CORONA to. M. EDUVJUES CORONA. 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: 9/13/ 2022 Time: 8:00AM Dept: MV2 The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 Heacock Dtreet, Bldg D201, Moreno Valley, CA 92553, Moreno Valley 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: 6/16/2022 Belinda Handy, Judge of the Superior Court

p. 7/7, 7/14, 7/21, 7/28/2022

FICTITIOUS BUSINESS NAMES

The following persons) is (are) doing business as: **ASCENT PACKAGING GROUP APG SCG ASCENT PACKAGING 3293 Amethyst St Corona, CA 92882 RIVERSIDE COUNTY Stratum Consulting Group LLC 3293 Amethyst St Corona, CA 92882 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. Jaime Basdia, 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 06/09/2022 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- 202207525 p. 6/16, 6/23, 6/30, 7/7/2022

The following persons) is (are) doing business as: **CORONA MOLL HAIRSTYLING 141 Corona Moll Corona, California 92879 RIVERSIDE COUNTY Alma Judith Flores 2346 APG SCG W 1st Avenue Muscogy, California 92407** 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. Alma Judith Flores 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 06/01/2022 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- 202207126 p. 6/16, 6/23, 6/30, 7/7/2022

The following persons) is (are) doing business as: **B-ALKALINE 23592 Lake Valley Dr Moreno Valley, CA 92557 RIVERSIDE COUNTY 11875 Pigeon Pass Rd B13-443 Moreno Valley, CA 92557 Endurance Distributions LLC 23592 Lake Valley Dr Moreno Valley, California 92557 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. Brandon D. Hall, 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 05/31/2022 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- 202207052 p. 6/16, 6/23, 6/30, 7/7/2022

The following persons) is (are) doing business as: **FILM CRUSH MEDIA 421 Broadway San Diego, CA 92101 SAN DIEGO COUNTY Film Crush Media LLC 41012 Sunsprite St Lake Elsinore, CA 92532 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. Zane Hubbard, 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 06/08/2022 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- 202207461 p. 6/16, 6/23, 6/30, 7/7/2022

The following persons) is (are) doing business as: **CHOICES FOR CHANGE 6124 Pachappa Dr Riverside, CA 92506 RIVERSIDE COUNTY Doris Celeste Perez 6124 Pachappa Dr Riverside, CA 92506** 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. Doris Celeste Perez

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 06/06/2022 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- 202207351 p. 6/16, 6/23, 6/30, 7/7/2022

The following persons) is (are) doing business as: **NGRACE & BEAUTY EVENTS 1235 Valencia Ave, Apt #A Hemet, CA 92543 RIVERSIDE COUNTY Lonyae Latrice Johnson 1235 Valencia Ave, Apt #A Hemet, CA 92543** This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 5/29/2022 I declare that all the information in this statement is true and correct. (A registrant who declares

as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Lonyae Latrice Johnson 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 06/06/2022 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- 202207306 p. 6/16, 6/23, 6/30, 7/7/2022

The following persons) is (are) doing business as: **I WED THEE ADVENTUROUS 22800 Country Gate Road Moreno Valley, CA 92557 RIVERSIDE COUNTY I WED THEE ADVENTUROUS 22800 Country Gate Road Moreno Valley, CA 92557 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. Tatia Davis Foster, Chief Executive Officer 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 06/06/2022 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- 202207357 p. 6/16, 6/23, 6/30, 7/7/2022

The following persons) is (are) doing business as: **COMPLETE AUTOMOTIVE PROTECTION 26673 Ynez Rd #E Temecula, CA 92591 RIVERSIDE COUNTY Ibarra - Gerardo 27464 Mangrove St Murrieta, CA 92563 CA** This business is conducted by: Individual Registrant has not yet begun to transact business

RUSD Ramona High School's AVID Program Guides Students to Success



(source: wikipedia.org)

Breanna Reeves | Staff

This interview has been edited for clarity and conciseness.

Victor Cisneros Jr. is the principal at Ramona High School, where he has been a faculty member for nearly 10 years now.

As a student, Cisneros participated in the Advancement Via Individual Determination (AVID) program at North High School. AVID is a four-year program that provides admitted students with additional resources, support and strategies to prepare them for college attainment. The program is intended to guide students in completing A-G requirements for admission to California State Universities and University of California schools.

Ramona first implemented the AVID program in 1988 and has since been recognized for its success as a Site of Distinction. Ann

Sullivan is currently the AVID Coordinator at Ramona. Students who are interested in joining the AVID program apply through a brief application process with a staff member where they discuss academic goals and get to know applicants. Cisneros attributed the success of Ramona's AVID program to the teachers involved, the alumni who return as tutors, and to the students who are dedicated to completing the program.

Cisneros spoke with Black Voice News and IE Voice about the AVID program and the impact it has on students, especially culturally at a school where 80% of the student population identifies as Hispanic and many are first-generation prospective college students. Throughout his tenure, according to Cisneros, approximately 98% of students who graduated from the AVID

program were accepted to a four-year college or university.

Q: Can you tell Black Voice News about the program?

C: It's a program designed to help underserved youth, underrepresented [youth] who meet a certain criteria, like middle of the road kind of kid. There's a lot of exceptions to this rule, but [it's] typically kids who are Hispanic, Latino, [other] minority or kids who are first-generation college [bound]. They're kids who probably have a 2.5 GPA. That's the kind of kid we're targeting, specifically, to try to make a generational difference for them. I can tell you, I was a product of the AVID program myself,

continued on page 17

IE Democratic, continued from page 5



Rally participants gave speeches and shared their contempt for the Supreme Court decision. (source: iedsa.org)

“The Supreme Court has violated the will of the people and 50 years of precedent. We will not stand by and watch our rights be stripped from us. Stand up, fight back!” said Organizer Angel Huipo.

Do Democrats share the blame?

More than one hundred people attended the event, which began at Riverside’s Cesar Chavez Memorial where IE DSA co-chair Anabel Nevarez spoke. “The Democrats are worse than useless,” Nevarez said. “I am not here to tell you to vote more or vote harder. [In the June primary], we saw lower voter turnout from Democrats in general. Why is that? Because in the two years Biden and Democrats in Congress have been in power, little has been done by the Democrats to address the needs of working-class

people.” A member, Ren Miles concurred, “The Democratic party is just as complicit as the Republican party through their inaction. For those who blamed the people and told them to vote. We voted. We voted for Democratic leadership as the lesser of two evils. Evil is still evil, and they did nothing to stop this.”

Following speeches, the crowd marched through downtown Riverside. Chants included, “They say no choice! We say pro choice!” and “Voting blue is not enough! Democrats, we call your bluff!”

The rally followed a Planned Parenthood vigil on Friday which drew several hundred people as did numerous similar events across the country.

COVID-19 Vaccinations for Ages 6 Months to 5 Years



Breanna Reeves | Staff

(istock.com)

Following the U.S. Centers for Disease Control's (CDC) endorsement for COVID-19 vaccines for children six months through five years old, health providers across the state began administering doses the week of June 19.

On June 24, CDC Director Dr. Rochelle Walensky endorsed the CDC Advisory Committee on Immunization Practices' (ACIP) recommendation that Moderna's vaccine be used for children as young as six months through 17-years-old.

The U.S. Food and Drug Administration (FDA) initially authorized emergency use of the Moderna COVID-19 Vaccine and the Pfizer COVID-19 Vaccine for children beginning at six months of age on June 17. On June 18, Dr. Walensky gave the green light on COVID-19

vaccinations for children in this age group.

"Together, with science leading the charge, we have taken another important step forward in our nation's fight against COVID-19," said Dr. Walensky in a statement following her approval. "I encourage parents and caregivers with questions to talk to their doctor, nurse, or local pharmacist to learn more about the benefits of vaccinations and the importance of protecting their children by getting them vaccinated."

Vaccination doses for children 6 months to 5 years

The Moderna vaccine is administered as a series of two doses, one month apart, to individuals as young as six months of age, with a third dose authorized for individuals within the

age group who are immunocompromised.

The Pfizer vaccine is administered as a series of two doses given three weeks apart, followed by a third dose administered at least eight weeks after the second dose in individuals six months through four years of age.

After waiting over a year for vaccine approvals, some parents and caregivers are eager to vaccinate their young children who were previously unable to meet the criteria before. Last December, Akasha Hendrix was only able to vaccinate her seven-year-old daughter and not her four-year-old son. With the new approval, that changes for the nearly 2.2 million children who are now able to receive the COVID-19 vaccine, according to the California Department

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1st Black Woman on Supreme Court

Justice Ketanji Brown Jackson Becomes Nation's 116th Supreme Court Justice

by Breanna Reeves

Ketanji Brown Jackson was officially sworn in to the U.S. Supreme Court on Thursday, June 30, 2022 replacing Justice Stephen Breyer who officially stepped down from his role as a Supreme Court Justice at noon.

In a letter submitted to President Joe Biden, Justice Breyer acknowledged that Justice Jackson is prepared to take the appropriate oaths and begin her service.

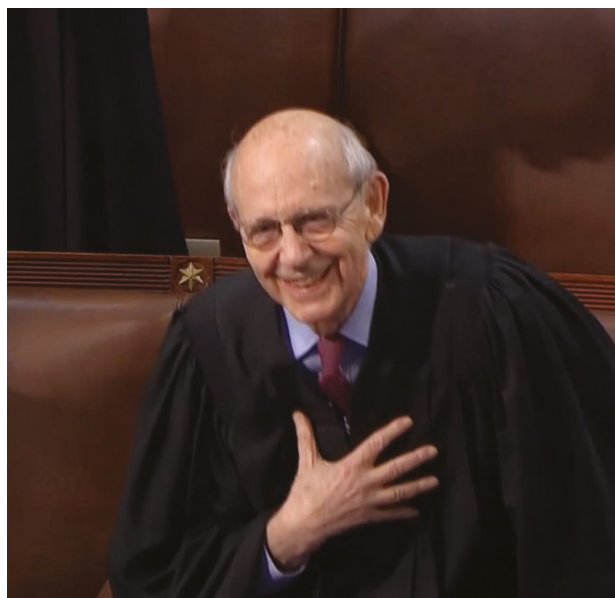
"It has been my great honor to participate as a judge in the effort to maintain our Constitution and the Rule of Law," Justice Breyer stated in his letter.

Justice Jackson, 51, was confirmed to the court in April in a 53-47 Senate vote on her nomination. On Thursday, she took a judicial oath and a constitutional oath, securing her role as the 116th justice, making history as the first Black woman and only the sixth woman justice overall to serve on the nation's highest court.

Chief Justice John G. Roberts, Jr. administered Justice Jackson's constitutional oath while Justice Breyer administered her judicial oath. Her husband, Dr. Patrick G. Jackson held two Bibles — a family Bible and a King James version — as she was sworn into the court.

"I'm pleased to welcome Justice Jackson to the court and to our common calling," Chief Justice Roberts said during the ceremony. A formal induction for Justice Jackson is expected to take place in the fall.

Jackson's tenure on the bench began during a hectic week that opened with the Supreme Court vote overturning *Roe v. Wade*, and continued with the justices voting to allow state authorities to prosecute non-Native Americans who commit crimes against Native Americans on their land in eastern Oklahoma. The court also determined that failure to provide Miranda warnings will no longer expose law enforcement to potential damages in civil lawsuits (though it does not exclude this as evidence in criminal



In a letter submitted to President Joe Biden, Justice Breyer acknowledged that Justice Jackson is prepared to take the appropriate oaths and begin her service. (twitter.com)

Chief Justice John G. Roberts, Jr., administers the Constitutional Oath to Judge Ketanji Brown Jackson in the West Conference Room, Supreme Court Building as her husband, Dr. Patrick Jackson holds the Bible (Credit: Collection of the Supreme Court of the United States)

trials). The court also struck down a near 100-year gun law in New York that placed restrictions on carrying concealed handguns outside the home. The ruling will change the framework used by lower courts as they consider other gun restrictions, like weapons bans in California, for example. This week's controversial rulings also included the high Court's decision to limit the Environmental Protection Agency's ability to regulate carbon emissions from power plants.

During her confirmation hearing in April, Justice Jackson faced several intense rounds of questioning from conservative members of the Senate Judiciary Committee. Following the conclusion of the hearing, Justice Jackson received words of encouragement from other

continued on page 17

FDA Advisory Committee Recommends Updated Boosters Targeting Omicron



Breanna Reeves | Staff

(source: politico.com)

On June 28, the U.S. Food and Drug Administration's independent Vaccines and Related Biological Products Advisory Committee voted 19-2 to recommend the inclusion of a COVID-19 booster shot that will target Omicron-specific variants.

The committee was tasked to vote on the question: "Does the committee recommend inclusion of a SARS-CoV-2 Omicron component for COVID-19 booster vaccines in the United States?"

"I vote in favor of [an] Omicron booster because I think it's important to broaden immunity," said Dr. Wayne Marasco, a professor in the Department of Cancer Immunology and Virology at the Dana-Farber Cancer Institute.

During the meeting, the committee discussed the considerations that involve updating the strain



"I vote in favor of [an] Omicron booster because I think it's important to broaden immunity," said Dr. Wayne Marasco, a professor in the Department of Cancer Immunology and Virology at the Dana-Farber Cancer Institute. (source: blog.dana-farber.org)

composition for COVID-19 vaccines including if a change to the current vaccine is necessary at this time, and debated which formulation would work best.

While the committee made no decisions regarding the formulation of the updated booster shot, some committee members made their preferences known for a bivalent vaccine which would be effective against the initial Omicron variant and the original coronavirus strain.

Dr. Marasco explained that at this point in time he is unsure about what the data will show over the next few months and if there will be ample evidence to decide whether the booster should include components of Omicron variants BA.4 or BA.5 or just the initial Omicron variant.

He added, "I think this is a step in the right



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COVID immunity is fading.
IT'S TIME **TO GET THE BOOSTER.**



Thank you for getting vaccinated!

public notices

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. Gerardo Ibarra
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 06/03/2022

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- 202207245
p. 6/23, 6/30, 7/7, 7/14/2022

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

ALL SOCIETY BARBERSHOP
25359 Madison Avenue Ste 103
Murrieta, CA 92562
RIVERSIDE COUNTY
Mgkt Barbershop, Inc.
25359 Madison Avenue Ste 103
Murrieta, CA 92562
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. Marcello Goodwin, 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 06/13/2022

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- 202207674
p. 6/23, 6/30, 7/7, 7/14/2022

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

MAGNIFIQUE CD & RA HAIR SALON
25155 Sunnymead Blvd. #G10
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Celia – Espinosa
24210 Eucalyptus Av. #A
Moreno Valley, CA 92553
Rocio – Ramirez
15514 Patricia St.
Moreno Valley, CA 92551
CA

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

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

s. Celia – Espinosa
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 06/14/2022

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- 202207695
p. 6/23, 6/30, 7/7, 7/14/2022

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

Y.M.
12125 Day Street, Unit J-303
Moreno Valley, CA 92557
RIVERSIDE COUNTY
1114 W. Linden Street, Apt 106
Riverside, CA 92507
Makhlie Gairatovna Dzhalalova
1114 W. Linden Street, Apt 106
Riverside, CA 92507
CA

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. Makhlie Gairatovna Dzhalalova
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 06/10/2022

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- 202207606
p. 6/23, 6/30, 7/7, 7/14/2022

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

APNA PUNJAB & INDIA BEZAR
9415 Mission Blvd # G I J
Jurupa Valley, CA 92509
7041 Bethany Ct
Eastvale, CA 92880
RIVERSIDE COUNTY
Apna Punjab & India Bazar Inc
9415 Mission Boulevard
Jurupa Valley, CA 92509
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. Bhupinder Singh, 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 06/13/2022

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- 202207636
p. 6/23, 6/30, 7/7, 7/14/2022

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

ALBERTO'S MEXICAN FOOD
3565 Van Buren Blvd
Riverside, CA 92503
RIVERSIDE COUNTY
Sergio Alexander Gutierrez Ayala
4444 Superior St
Riverside, CA 92505

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. Sergio Alexander Gutierrez Ayala
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 06/23/2022

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- 202208243
p. 6/30, 7/7, 7/14, 7/21/2022

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

AGM INTERNATIONAL
7643 Soaring Bird Ct
Corona, CA 92880
RIVERSIDE COUNTY
Rani Suresh Malani
7643 Soaring Bird Ct
Corona, CA 92880

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 07/17/2012

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



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COVID-19 vaccines help
keep our families safer from
the risks of the virus.

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or visit **VaccinateALL58.com**



Vaccinate
ALL 58

RUSD, continued from page 7



Ramona Dell Scholars (ramona.riversideunified.org).

not at Ramona High School, but another nearby high school. So, it's a program that we, including myself, believe very highly in.

Q: What is unique about this elective program compared to traditional instruction or other academic programs?

C: One of the unique flavors that Ramona's AVID program gives our kids is, by default, how big the program is. We happen to have one of the largest programs in the region. We carry about — when I say sections, I mean one section equals 36 kids in the classroom—and we have about 20 to 21 sections every year. Typically, we have 20 sections of AVID, so that's 20 periods of AVID with almost 20 different teachers of AVID.

What we always do programmatically, is that we make sure our program is represented by every department on campus. [For example,] there's going to be at least one science teacher who also teaches AVID.

The reason for that is twofold: One, to ensure that we have a good representation of the campus and the disciplines of the campus so we can speak to the entire educational experience of a kid. And two, to make sure that the kids are also [seeing teachers] in the core subjects. They also see them around campus. So, it's that rapport building, that relationship building that they're able to achieve even more. To me, that's pretty unique.

Q: You were once an AVID student and now you are the principal at Ramona High School which has been recognized as a national leader of AVID. How does it feel to be where you are now?

C: It's super cool. It is a huge honor to represent the program, to know that I was an AVID student and the generational difference it made for me, I can always translate that. I did it and with whatever support you need, you can too, because I had a lot of support. I had a lot of people who poured into me. A teacher made all the difference for me.

I feel like I live in the clouds some days because the program is just such an outstanding program. It's humbling to know that I get to serve under such amazing educators who just



Victor Cisneros Jr., Principal at Ramona High School in Riverside. (source: riversideunified.org)

pour their hearts into our kids.

The program is not just a program that you sign up for, and then it works. It's a program that truly supports you and it makes that realization of whatever your dreams are, a true reality if you pour into it yourself. If you're willing to pour into it, the AVID program pours into you. We're right there and there should be no reason why you're not successful. And we don't see many kids that are not successful.



Join the conversation
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COVID-19 continued from page 9
of Public Health.

Possible side effects

During a media briefing on vaccinating young kids, Dr. Jennifer Miller of East Bay Pediatrics explained that some parents and guardians are concerned about side effects of the vaccine and wonder if they're dangerous. Dr. Miller explained that the side effects are mild and result in a low-grade fever, pain at the injection site and body aches.

"They're really common side effects that we see really with pretty much all childhood immunizations, so these are not new to families," said Dr. Miller. "And what I remind families is that these [side effects] are a sign that your immune system is activated and is there to protect you."

As the state begins to administer vaccines to young kids, local counties are also ready to begin vaccinating children. According to David Wert, public information officer in San Bernardino county, the county has placed an order with the state for vaccine doses and "is anticipating delivery this week for both the new Pfizer and Moderna COVID-19 vaccine for ages six months or older."

The county expects vaccines to be available to the public early next week. Parents and caregivers can visit the COVID-19 pediatric webpage which will be updated with information. Available appointments can be found at <https://myturn.ca.gov> or residents can call the County Health Centers directly at 1-800-722-4777.

FEATURE STORY

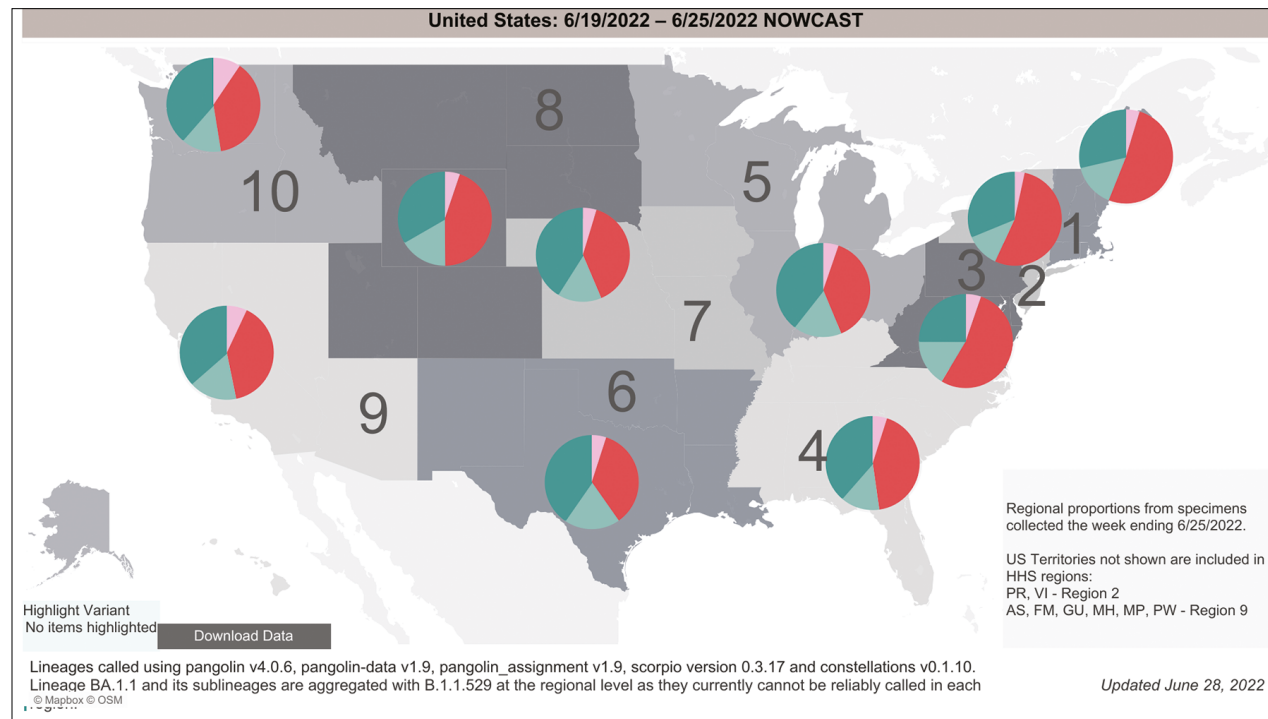
1st Black Woman, continued from page 11

members of the committee like Senator Cory Booker (D-NJ) who expressed elation at her nomination, and did so again following her official ceremony on June 30.

"The United States of America is better today because of you: Justice Ketanji Brown Jackson," Booker tweeted.



#theievoice



The latest U.S. Centers for Disease Control and Prevention's latest variant tracker, Omicron BA.2.12.1 and Omicron BA.5 together account for more than 70% of the cases in the country. (covid.cdc.gov).

direction, but we have to reevaluate this as we move forward."

According to the latest U.S. Centers for Disease Control and Prevention's latest variant tracker, Omicron BA.2.12.1 and Omicron BA.5 together account for more than 70% of the cases in the country.

Following the vote, Dr. Peter Marks, director of the FDA's Center for Biologics Evaluation and Research, explained that right now it is critical for manufacturers to know what to put in their updated vaccine boosters, but did not make the case for what the composition of the updated booster would entail.

Dr. Marks emphasized that half of Americans have not yet received the first booster, following the initial COVID-19 vaccine primary series. He stated that it will be hard to know what variants will be circulating this fall. According to the latest CDC data, approximately 47% of Americans have received a first booster dose.

While Dr. Amanda Cohn, Director of the Division of Birth Defects and Infant Disorders at the CDC, voted in favor of the recommendation to update the booster, she shared her support for the composition of the initial vaccine.

"I don't think we should lose the prototype. I think it's a known entity and it's doing really well in its current job," Dr. Cohn said.

USA					
WHO label	Lineage #	US Class	%Total	95%PI	
Omicron	BA.2.12.1	VOC	42.0%	38.8-45.3%	
	BA.5	VOC	36.6%	32.8-40.6%	
	BA.4	VOC	15.7%	13.6-18.0%	
	BA.2	VOC	5.7%	5.1-6.4%	
	BA.1.1	VOC	0.0%	0.0-0.0%	
	B.1.1.529	VOC	0.0%	0.0-0.0%	
Delta	B.1.617.2	VBM	0.0%	0.0-0.0%	
Other	Other*		0.0%	0.0-0.0%	

* Enumerated lineages are US VOC and lineages circulating above 1% nationally in at least one week period. "Other" represents the aggregation of lineages which are circulating <1% nationally during all weeks displayed.

** These data include Nowcast estimates, which are modeled projections that may differ from weighted estimates generated at later dates

AY.1-AY.133 and their sublineages are aggregated with B.1.617.2. BA.1, BA.3 and their sublineages (except BA.1.1 and its sublineages) are aggregated with B.1.1.529. For regional data, BA.1.1 and its sublineages are also aggregated with B.1.1.529, as they currently cannot be reliably called in each region. Except BA.2.12.1, BA.2 sublineages are aggregated with BA.2. BA.5.1 is aggregated with BA.5.

As the meeting concluded, Dr. Arnold Monto, the acting chair of the independent vaccine advisers committee, explained that looking to the past is not helpful to the future in regard to this virus.

"We have done the best we can in a difficult situation with imperfect data," Dr. Monto said.

American State Legislation.

Also, according to the Center, although ALEC has tried to distance itself from this controversial legislation since 2011, it is difficult to identify any efforts to advocate against the current movement to codify this legislative into law across the country.

ALEC is a nonprofit organization of conservative state legislators and private sector representatives that drafts models of legislation for distribution and adoption by conservative legislatures around the country and for decades has worked to pull America toward extremism. Sadly, Florida's recent law is just the tip of the iceberg. Anti LGBTQ+ toxicity is spreading quickly in America. Red states from Ohio to Texas to Indiana to Colorado to Wyoming to South Dakota, Iowa, Utah and beyond have pushed to pass similar bills. In some instances state's were only prevented from doing so by Democratic legislators who held the line against Republican, anti-gay governors seeking to work their will.

As we watch and point with deserved derision and criticism, the unfolding fate of Griner in Russia, Time magazine provided a chilling reminder in mid-May, of what is possible in America regarding the welfare of LGBTQ+ citizens. It recalled the successful work of Florida's Johns Committee—a state legislative committee that launched an LGBTQ+ purge in the late 1950s rooted in racism, homophobia, and anti-communism.

Beginning in 1957 and continuing through 1963 the Florida legislative committee persecuted and intimidated those suspected of being gay at state universities as part of the state's resistance to federally sanctioned school desegregation in response to the 1954 Brown v Board of Education Supreme Court decision.

According to Time, the committee's original goal was to uncover all communists believed to be behind desegregation. Not surprisingly since it was based on a false premise, that mission failed. This subsequently compelled the committee to find another group to scapegoat—gays and lesbians. This eventually led to a report popularly known as "The Purple Pamphlet" (

continued on page 19

Brittney, continued from page 18

because of its sensational and explicit content), that highlighted “the extent of infiltration into agencies supported by state funds by practicing homosexuals.”

By 1965, hundreds of Floridians were prosecuted and charged because of their sexuality. Frighteningly, not unlike the experiences of Griner in Russia today, Florida interrogations were reportedly conducted in privacy and even worse, the accused were denied legal counsel.

A need to raise our collective voices

Today, as Griner languishes in a Russian prison—most assuredly because she is Black and a lesbian who may or may not have committed a minor drug infraction in a racist, homophobic country —, there are legitimate concerns about her safety. As her detention days turn into weeks and weeks into months, there is little doubt it is up to all of us, Black women, members of the LGBTQ+ community, those who support and

validate our right to exist and every American committed to human rights to pressure the federal government to bring her home. We must raise our collective voices to keep Griner’s freedom at the forefront of America’s political consciousness.

Audre Lorde lamented about the fate of Black lesbians in her seminal work the Black Unicorn where she noted “The black unicorn was mistaken for a shadow or symbol and taken through a cold country...,” She further spoke to the power of Black women/lesbian strength and determination to live their truth stating, “the Black unicorn is unrelenting.” I pray this perceived power is enough to sustain Griner (her wife and loved ones) in the days ahead.

In concluding her poem Lorde also reminded all of us that although the metaphorical Black unicorn is empowered, as we are witnessing today decades after Lorde put pen to paper on this issue, as it relates to Griner, “the Black unicorn is not free.”

Raise your voice to advocate for Griner’s freedom by calling the U.S. Department of State at 1-202-647-4000 and the White House at 202-456-1111 to advocate for Griner’s release. Remember, “Silence is complicity.”

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

S.E. Williams
Executive Editor



WE WANT TO HEAR FROM YOU!

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publicnotices

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. La Keisha Nicole Walker
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 06/09/2022
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- 202207516
p. 7/7, 7/14, 7/21, 7/28/2022

The following persons) is (are) doing business as:
ANGRY CHICKZ NASHVILLE HOT CHICKEN
40788 Winchester Road
Temecula, CA 92591
RIVERSIDE COUNTY
Angry Chickz, Inc.
1730 Bullard Ave, Suite #130
Fresno, CA 93711
CA

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

on 12/10/2021
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. La Keisha Nicole Walker
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 06/21/2022
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- 202208091
p. 7/7, 7/14, 7/21, 7/28/2022

The following persons) is (are) doing business as:
EL REY COLLECTION
7473 Ysmael Villegas St
Riverside, CA 92504
RIVERSIDE COUNTY
311 W Civic Center Sr, Ste B
Santa Ana, CA 92701
Fernando Santiago Reynoso Jr.
7473 Ysmael Villegas St
Riverside, CA 92504

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. Fernando Santiago Reynoso Jr.
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 06/17/2022
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- 202207965
p. 7/7, 7/14, 7/21, 7/28/2022

AMENDED FBN

The following persons) is (are) doing business as:
LDK CARE MANAGEMENT & CONSULTING SERVICES
476 Snowbird

Corona, CA 92882
RIVERSIDE COUNTY
Laverne – Mgbek
476 Snowbird
Corona, CA 92882
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. Laverne – Mgbek
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/06/2022
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- 202204456
p. 7/7, 7/14, 7/21, 7/28/2022

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¹ **Down Payment program and America's Home Grant program:** Qualified borrowers must meet eligibility requirements such as being owner-occupants and purchasing a home within a certain geographical area. Maximum income and loan amount limits apply. Minimum combined loan-to-value must be greater than or equal to 80%. The home loan must fund with Bank of America. Bank of America may change or discontinue the Bank of America Down Payment Grant program or America's Home Grant program or any portion of either without notice. Not available with all loan products, please ask for details.

² **Additional information about the Down Payment program:** Down Payment program is available with one mortgage product. Program funds can be applied toward down payment only. Borrowers cannot receive program funds as cash back in excess of earnest money deposits. Down Payment Grant program may be considered taxable income, a 1099-MISC will be issued, consult with your tax advisor. May be combined with other offers. The Bank of America Down Payment Grant program may only be applied once to an eligible mortgage/property, regardless of the number of applicants. Homebuyer education is required.

³ **Additional information about the America's Home Grant program:** The America's Home Grant program is a lender credit. Program funds can only be used for nonrecurring closing costs including title insurance, recording fees, and in certain situations, discount points may be used to lower the interest rate. The grant cannot be applied toward down payment, prepaid items or recurring costs, such as property taxes and insurance. Borrowers cannot receive program funds as cash back.

⁴ Maximum income and loan amount limits apply. Fixed-rate mortgages (no cash out refinances), primary residences only. Certain property types are ineligible. Maximum loan-to-value ("LTV") is 97%, and maximum combined LTV is 105%. For LTV >95%, any secondary financing must be from an approved Community Second Program. Homebuyer education may be required. Other restrictions apply.

Credit and collateral are subject to approval. Terms and conditions apply. This is not a commitment to lend. Programs, rates, terms and conditions are subject to change without notice. Bank of America, N.A., Member FDIC. Equal Housing Lender. 

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