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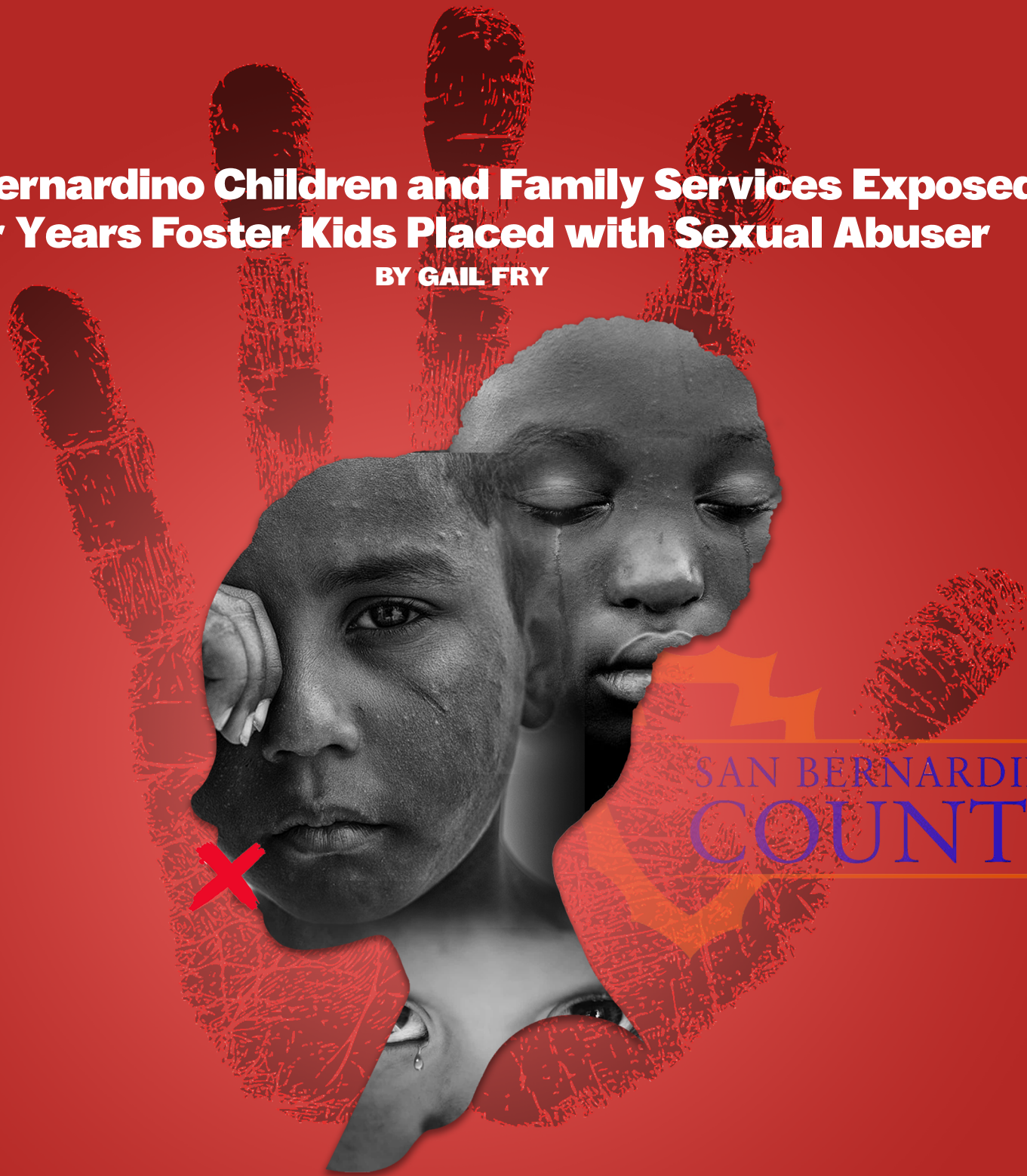
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San Bernardino Children and Family Services Exposed: For Years Foster Kids Placed with Sexual Abuser

BY GAIL FRY



SAN BERNARDINO
COUNTY

• VOICE

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President Biden: Time To Dance With Those Who Brought You To The Party



(source: mxtube.net)

Followers of this column will not be surprised to learn I voted for Joe Biden.

I voted for him not because he was my first choice but because he was the last man standing among Democrats. I voted for him out of an abundance of hope he would deliver on the promises he made to millions of people of color, women, Dreamers, and others who believe the nation's historical penchant for institutional and systemic inequities must be acknowledged, repudiated, and remediated.

There was little question about Biden's history as a moderate nor how, at times, moderate and conservative Democrats have slowed or deterred progress proposed by the more liberal or progressive members of the caucus seeking progressive change regarding issues of inequity on one hand; or blatantly advocating against progress in other instances. And so, to placate and lure progressive support during the 2020 presidential election campaign, Biden made big promises in support of several policies supported by them.

Those promises included raising the national minimum wage, immigration reform, voting rights, George Floyd inspired police reform, aggressively

addressing climate change, protecting a woman's right to choose, and rolling back the Trump era tax cuts among others.

Moderate Black Democratic leaders gave Biden the "Black people's seal of approval" reminding the community Biden was a loyal second to America's first Black President, Barack Obama . . . there were hints that Biden would select a female (possibly Black) running mate--he eventually selected Kamala Harris--and he promised to appoint a Black woman to the nation's highest court.

Finally, for those who remained skeptical of Biden's ability to win, his supporters spoke ad nauseum about "his good relationships" with many Republicans and his track record of bringing people together in the Senate to get things done. Inferring he could pull some Republicans to cross over and vote for him and against Trump.

A Master Negotiator?

I recently reread an article published by Politico in January titled, "Enemies, a Love Story: Inside the 36-year Biden and McConnell Relationship." It reminded me of how Biden never really lived up to his bona fide as a master at negotiating with the

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COVID-19 Booster Shots: Here is the Latest



(source: health.harvard.edu)

On Thursday, following weeks of anticipation and expectations set by the Food and Drug Administration as well as President Joe Biden, confusion reigned supreme when the Centers for Disease Control and Prevention’s internal advisory panel recommended against booster shots for most vaccinated Americans.

A day later, CDC Director Rochelle P. Walensky overruled that advice and recommended the Pfizer COVID-19 booster shot be provided largely in alignment with previous FDA recommendations.

As a result, vaccine booster shot will be administered as follows:

- People 65 years and older and residents in long-term care settings should receive a booster shot of Pfizer-BioNTech’s COVID-19 vaccine at least 6 months after their Pfizer-BioNTech primary series,
- People aged 50–64 years with underlying medical conditions should receive a booster shot of Pfizer-BioNTech’s COVID-19 vaccine at least 6 months after their Pfizer-BioNTech primary series,
- People aged 18–49 years with underlying medical conditions may receive a booster shot of Pfizer-BioNTech’s COVID-19 vaccine at least 6 months after their Pfizer-BioNTech primary series, based on their individual

benefits and risks, and

- People aged 18-64 years who are at increased risk for COVID-19 exposure and transmission because of occupational or institutional setting may receive a booster shot of Pfizer-BioNTech’s COVID-19 vaccine at least 6 months after their Pfizer-BioNTech primary series, based on their individual benefits and risks.



CDC Director Dr. Rochelle P. Walensky (source: facebook.com)

In a statement CDC Director Rochelle Walensky acknowledged the agency must sometimes make decisions based on imperfect and complex data.

Said Walensky, “In a pandemic, even with uncertainty, we must take actions that we anticipate will do the greatest good.”

“I believe we can best serve the nation’s public health needs by providing booster doses for the elderly, those in long-term care facilities, people with underlying medical conditions, and for adults at high risk of disease from occupational and institutional exposures to Covid-19. This aligns with the FDA’s booster authorization and makes these groups eligible for a booster shot,” Walensky concluded.

Booster shot approval is pending for those who received Moderna or J and J vaccinations.

Elected Officials Tour New Affordable Housing In San Bernardino



Drew Nate | Staff

National, state, and local officials toured the affordable housing community of Crestview Terrace in San Bernardino on Sept. 14 as the new development nears completion.

Crestview Terrace is the third phase of the Arrowhead Grove Neighborhood, created as a model for the future by applying innovative approaches including a strong public-private partnership to build much-needed affordable housing.

The Arrowhead Grove Neighborhood will offer the San Bernardino community 321 affordable apartment homes. It is one of the only affordable housing communities to be built in San Bernardino in recent history.

The redeveloped community will bring in much-needed investment to the city as the builders have transformed the 38-acre, 242-unit former 1940s public housing site of Waterman Gardens.

Elected officials participating in the tour included Congressmembers Pete Aguilar (D-31); Norma Torres (D-35); David E. Price (D-NC), chair

of the Transportation, Housing, and Urban Development Subcommittee; California State Treasurer Fiona Ma; State Assembly Majority Leader Eloise Gómez Reyes; San Bernardino County Supervisor Joe Baca, Jr.; Theodore Sanchez, San Bernardino City Council; San Bernardino City Manager, Robert Field; and Maria Razo, Executive Director, Housing Authority of the County of San Bernardino.

The elected officials met leaders of the development team, including National CORE President/CEO Steve PonTell, Housing Authority of the County of San Bernardino (HACSB) Executive Director Maria Razo, National CORE founder and Board Chairman Jeff Burum, Hope through Housing President Greg Bradbard, and CommonSpirit Health Foundation Vice President and Chief Philanthropy Officer Dan Murphy.

National CORE Founder Jeff Burum, who himself grew up in affordable housing, discussed the nation's obligation to provide affordable housing options for all Americans.

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classifieds & public notices

PUBLIC NOTICES

NOTICE IS HEREBY GIVEN that the San Bernardino Community College District (SBCCD) of San Bernardino County, acting by and through its Governing Board is seeking bids from contractors, General Building Contractor Class B and are DIR registered that are interested in providing construction services for Softball Field at San Bernardino Valley College (NIB#CC01-3605.01). Contractors may obtain the NIB document at: <https://pbsystem.planetbids.com/portal/29414/portal-home>. All addenda will be posted on the same website, and bidders are solely responsible for obtaining any and all original documents and submitting their BIDS according to the specifications within the NIB document, including all addenda. There will be a Mandatory Pre-Bid Online Meeting to be held on October 1, 2021 at 10:00AM PDT. SUBMISSIONS will be in an electronic format ONLY in one single pdf file via PlanetBids by no later than October 19, 2021 at 2:00pm PDT. See NIB for further details.

9/30/21
CNS-3513147#

p. 9/30/2021

NOTICE INVITING BIDS

Bid No. NSB 2021-22-1
Dish machine/Cleaning Products and Included Dispensing/PM Service

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 October 21, 2021, for Dish Machine/ Cleaning Products and Included Dispensing/PM Service, under Bid No. NSB 2021-22-1.

Bid documents required for bidding may be secured at the above department. Please call Nutrition Services Purchasing Office at 909-881-8008 for more information. Bid/addendum posts: <https://sbcsudnutritionservices.org/?page=BidsandProposals>.

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 process, and to accept or reject any items thereon.

By: Latoya Smith, Buyer
Nutrition Services Department
San Bernardino City Unified School District

1st Publication: September 30, 2021
2nd Publication: October 7, 2021
Virtual Bid Opening: October 21, 2021 at 11:00 a.m.
<https://us02web.zoom.us/j/81326457911?pwd=RC9cYkxRyZU5ySTNlSGMvQkN6dz09>
9/30, 10/7/21
CNS-3513379#

p.9/30, 10/7/2021

NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVCO2103864

To All Interested Persons: Petitioner: MARIA LETICIA TORRES filed a petition with this court for a decree changing names as follows: a. MARIA LETICIA TORRES to, MARIA LETICIA TORRES IBARRA b. LETICIA TORRES PENA to, MARIA LETICIA TORRES IBARRA c. ISABELLA NICOLE PENA to, ISABELLA NICOLE PENA TORRES. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court 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: 10/13/21 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 BUENA VISTA AVENUE #201, CORONA, CA 92882, CORONA BRANCH. 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: AUGUST 19, 2021

Tamara Wagner, Judge of the Superior Court

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ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVSW2106925

To All Interested Persons: Petitioner: ALICIA ESTRADA HERNANDEZ filed a petition with this court for a decree changing names as follows: a. AIDAN MORALES - HERNANDEZ to, AIDAN GONZALEZ - HERNANDEZ. b. KAYLEE MORALES to, KAYLEE GONZALEZ HERNANDEZ. 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: 10/14/21 Time: 8:00AM Dept: S101. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 30755-D AULD RD, MURRIETA, CA 92563, MURRIETA - SOUTHWEST JUSTICE CENTER. 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: AUGUST 19, 2021

Tamara Wagner, Judge of the Superior Court

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

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVCO 2104381

To All Interested Persons: Petitioner: TEDRIC WILLIAMS, ASHLEY BEAUDIS filed a petition with this court for a decree changing names as follows: WYATT JAY BEAUDIS to, WYATT LEMAR WILLIAMS 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: 10/20/21 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 S. BUENA VISTA, RM. 201, CORONA, CA 92882. 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: AUGUST 19, 2021

Tamara Wagner, Judge of the Superior Court

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ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVCO 2104381

To All Interested Persons: Petitioner: TEDRIC WILLIAMS, ASHLEY BEAUDIS filed a petition with this court for a decree changing names as follows: WYATT JAY BEAUDIS to, WYATT LEMAR WILLIAMS 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: 10/20/21 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 S. BUENA VISTA, RM. 201, CORONA, CA 92882. 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: AUGUST 27, 2021

p. 9/23, 9/30, 10/7, 10/14/2021

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 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: 11/23/21 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 13-800 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: AUGUST 19, 2021

p. 9/23, 9/30, 10/7, 10/14/2021

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 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: 11/23/21 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 13-800 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: AUGUST 19, 2021

Tamara Wagner, Judge of the Superior Court

p. 9/30, 10/7, 10/14, 10/21/2021

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMV2104258

To All Interested Persons: Petitioner: QUIJANA LANGSTON KYLE SALTUS filed a petition with this court for a decree changing names as follows: AURORA DENISE LANGSTON-MARTINEZ to, AURORA DENISE LANGSTON 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: 11/16/21 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 13-800 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: SEPTEMBER 16, 2021

Belinda A. Hardy, Judge of the Superior Court

p. 9/30, 10/7, 10/14, 10/21/2021

FICTITIOUS BUSINESS NAMES

The following persons is (are) doing business as:

SEDUCTIOUS PEARS
6930 Phonex Ave., #4
Riverside, CA 92504
RIVERSIDE COUNTY
Seductious Pears LLC
6930 Phonex Ave., #74
Riverside, CA 92504
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. Martial Moore, 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 08/24/2021

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-202111978
p. 9/9, 9/16, 9/23, 9/30/2021

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

The following persons is (are) doing business as:

PARADIGM 360 INSURANCE & FINANCIAL SERVICES
JUAN GONZALEZ
P360 FINANCIAL
41593 Winchester Rd, Suite 200
Temecula, CA 92590
RIVERSIDE COUNTY
11762 De Palma Rd, Suite C-69
Corona, CA 92683
Paradigm 360, Inc
41593 Winchester Rd, Suite 200
Temecula, CA 92590
CA
This business is conducted by: Corporation
Registrant has not yet begun to transact business under the fictitious business name(s) listed above.
Registrant commenced to transact business under the fictitious business name(s) listed above on 09/01/2021

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. Juan Gonzalez, 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 08/24/2021

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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 08/10/2021

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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 08/10/2021

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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 08/26/2021

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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 08/26/2021

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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 08/26/2021

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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 08/26/2021

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Statement was filed with the County of Riverside on 08/26/2021

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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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 08/26/2021

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Statement was filed with the County of Riverside on 08/26/2021

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-202112201
p. 9/9, 9/16, 9/23, 9/30/2021

The following persons is (are) doing business as:

HILLSIDE DOVE RELEASE
SPECTRUM DOVE RELEASE
10531 Wolfe Ave
Riverside, CA 92505
RIVERSIDE COUNTY
Karl - Graham
10531 Wolfe Ave
Riverside, CA 92505
This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 08/10/2021

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. Karl - Graham

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 08/10/2021

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Ending the Great Cost Shift: How California's Poor Subsidize the State's Solar Lifestyle, Part 2



(source: cityofelgin.org)

S.E. Williams | Executive Editor

In February, Californians owed about \$1.25 billion in past due utility bills and the California Public Utilities Commission (CPUC) sanctioned a plan to assist utility customers behind on their payments.

The plan issued June 21, suspended disconnections for the past due bills for a period of three more months, giving energy utilities enough time to enroll and notify residential customers that, should they need it, they have two years to pay off energy bill debt.

In addition, the Congressional Research Service reported in May that as of the fourth quarter of 2020, household debt (including past due utility bills) totaled \$14.6 trillion, on par with the 2008 peak of the Great Recession.

Facing this reality, it is understandable there is a growing concern over the expanding inequity related to how low-income customers may feel as though they are being unfairly held hostage to the growing impact of NEM subsidies.

The increasing inequity

About 70 percent of solar customers are in the wealthiest 40 percent of society. Subsidies for just one of these customers could range between \$540 and \$840 per year according to the Brookings report.

When you multiply even the least amount (\$540) by the average lifetime of a rooftop solar system estimated at 25 years times the number of systems deployed across the state, it is easy to see the magnitude of the cost shift and the impact on the poor it could have in the coming years as more people deploy solar and fewer and fewer customers are left to share the burden of NEM subsidies.

Concerns over NEM disparities are nothing new. A 2013 study by Energy+Environmental Economics and commissioned by the CPUC estimated that NEM would result in a cost shift of \$1.1 billion dollars annually by 2020 from solar to non-solar customers—many of them among the least able to afford it-- if NEM policies are not reformed.

In 2013, The outsized cost shift was unacceptable to the CPUC and

continued on page 9



The world is already uncertain.

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Citizens Business Bank is one of the 10 largest bank holding companies headquartered in California with over \$15 billion in total assets¹. The Bank is consistently recognized as one of the top performing banks in the nation and offers a wide array of banking, lending, and investing² services through 58 banking centers and 3 trust office locations serving the Inland Empire, Los Angeles County, Orange County, San Diego County, Ventura County, Santa Barbara County, and the Central Valley area of California.

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²Not Insured by FDIC or Any Other Government Agency | Not Bank Guaranteed
Not Bank Deposits or Obligations | May Lose Value

 Equal Housing Lender | Member FDIC

09.21

IN THE NEWS



Officials discuss affordable housing during tour of Crestview Terrace in San Bernardino. (source: nationalcore.org)

Elected Officials, continued from page 5

“I want to thank Congressman Aguilar for his ongoing commitment to the region and for bringing national leaders, such as Congressman Price, to see the great work that is happening in his district,” said Burum. “It has been an honor to have Congressman Price and the other leaders on this tour, who consistently advocate for National CORE and the affordable housing industry. We hope that elected officials nationwide will see your example and keep housing at the forefront of their work, not only by building new developments, but also by preserving and rehabilitating the important affordable housing that we already have.”

Congressmember Price said the United States currently has a unique opportunity to address the housing crisis. After touring a three-bedroom apartment home in Crestview Terrace and walking around the surrounding community, Congressmember Price said, “This is housing that people are proud to live in.”

As they toured the development they also discussed what is working well and what needs to be improved upon in affordable housing finance, exchanging innovative ideas. Congressmember



National, state, and local officials toured the affordable housing community of Crestview Terrace in San Bernardino. (source: nationalcore.org)

Price and the other elected officials agreed that there is a great need for higher allocations of Low-Income Housing Tax Credits, and that it is important that states like California and North Carolina that use their full allocation receive leftover credits unused by other states.

National CORE continues to look for nontraditional funding sources and partners to develop critical housing for all income levels. This includes engaging in innovative partnerships with health care providers like CommonSpirit, a financial partner for Arrowhead Grove.

Gov. Newsom Directs Nearly \$138 Million to Local Fire Prevention

Aldon Thomas Stiles | California Black Media

California Gov. Gavin Newsom's administration, through the California Department of Forestry and Fire Prevention (Cal Fire), has directed nearly \$137 million in funding to local fire prevention.

Newsom approved \$123 million of that funding in April for the Fire Prevention Grant Program, while the additional \$14.8 million is being repurposed from grants from Cal Fire's budget last year.

These funds have been allocated to 105 local fire prevention programs in communities across California.

"California and the western U.S. are facing an unparalleled risk of catastrophic wildfire in this new climate reality. That's why @CAL_FIRE is directing nearly \$138 million in grants to protect and build resilience in local communities," Newsom tweeted.

Last year, Newsom cut roughly \$150 million from Cal Fire's budget. According to Cal Fire, California's wildfire crisis has burned about 1,968,326 acres, damaged or destroyed 3,050 structures and caused one confirmed fatality.

Newsom and others have claimed that climate change is contributing to the wildfires.

"These grants will further our work to tackle California's forest health and wildfire crisis, funding community-based projects that build resilience to protect lives and property," Newsom said in a statement last week.

Newsom also claimed that California is a leader on the national stage in

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Ending the Great Cost Shift, continued from page 7

adjustments were made in NEM 2.0, however, the cost shift has continued to expand over time.

How we got here

There were 10,000 home-based solar systems in California when NEM was implemented in 1995. Today, solar has exploded in the state. California now leads the world in this regard.

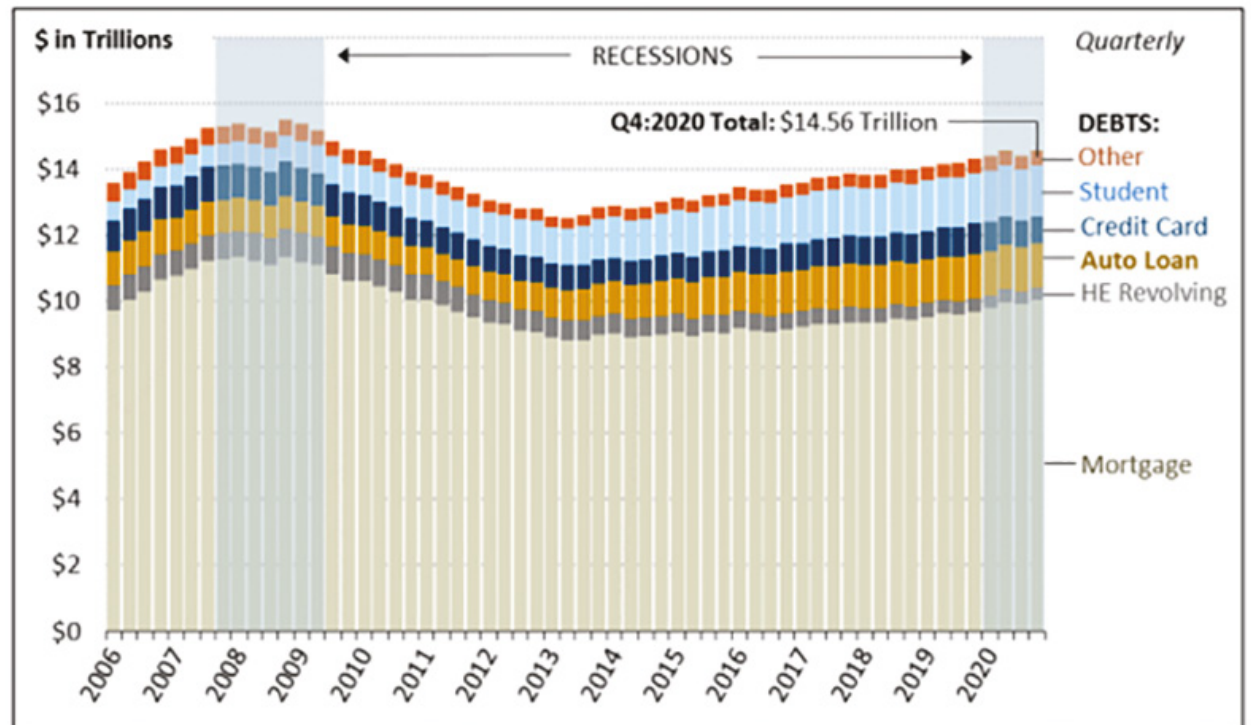
Solar now produces about 15 percent of the state's energy while at the same time, the cost of rooftop solar technology has decreased significantly—by some estimates, as much as 70 percent.

All these factors leave critics questioning how much longer the state can justify the inequities of NEM subsidies being carried by the state's poorest residents while the benefits of the technology are being enjoyed by those with means.

Given California's clean energy progress, dramatically falling rooftop solar prices, and policies that assure continued growth of rooftop solar in the state, it is difficult to rationalize why these subsidies should remain. This is

continued on page 18

**Total Household Debt and Its Composition
1st Quarter 2006 through 4th Quarter 2020**



(Source: New York Federal Reserve Bank Consumer Credit Panel/Equifax)

San Bernardino Children and Family Services Exposed



Gail Fry | Contributor

According to court documents obtained and interviews by the IE Voice / Black Voice News, a federal jury awarded a \$2.5 million judgment after finding a whistleblower—former San Bernardino County employee, Eric Bahra—warned the San Bernardino County Sheriff’s Department as well as Children and Family Services, of a “systemic failure” resulting in a total of 59 foster children being placed in the home of a known abuser.

As a result of whistleblower Eric Bahra reporting this fact to his superiors, he was terminated.

Bahra, through his attorneys, Valerie Ross, Charles A. Bonner, and A. Cabral Bonner filed his first complaint in the United States District Court (USDC) in August of 2016. In the complaint he declared violations of his

first amendment rights, retaliation, wrongful termination, violation of privacy, and defamation by Defendants, the County of San Bernardino, San Bernardino County Department of Children and Family Services (DCFS) and its employees, Kristine Burgamy and Nickola Hackett (County, et al.).

Background

In June 2013, Bahra, a DCFS social services practitioner, alleges he was assigned to a joint investigation by DCFS and the San Bernardino County Sheriff’s Department (SBCSD) concerning the sexual abuse of children by foster parent, Leonardo Rodriguez.

According to Bahra, SBCSD Detective Michelle Brand requested he investigate how many foster children were involved. He

discovered the welfare system’s computer database contained inaccuracies that allowed the repeated placement of children into the home of Rodriguez, a known abuser. Bahra believes this resulted in a total of 59 foster children being placed in the home of Rodriguez, despite his license to operate a foster care home being revoked.

Attorney Bonner said Bahra provided a list of the potentially abused children to SBCSD Detective Michelle Brand and as a result, was accused by DCFS of breaching confidentiality.

By law, DCFS is to report abuse to law enforcement, however, DCFS demanded SBCSD return the list because it was purportedly obtained using improper protocol.

Then Bahra advised Burgamy and Hackett, his immediate supervisors, of his discovery and

ed: For Years Foster Kids Placed with Sexual Abuser

advised them that SBCSD had yet to be notified. Burgamy and Hackett purportedly expressed relief [SBCSD was not notified], ordered Bahra to stop investigating, turn over his investigative documents to them and destroy any digital documents. Bahra claims the next day, he discovered Burgamy and Hackett rifling through his desk.

Cover-up?

On July 11, 2013, Bahra alleges he was assigned to a report of a dead, nine-month-old infant in the care of his parents and went to the home accompanied by DCFS Social Worker Melissa Pena to investigate.

Doctors confirmed the other children in the home had what appeared to be ligature marks, burn marks, bruises, and lacerations. Bahra recommended the four siblings, all toddlers, be removed from their parents, and another social worker, Mary Anne Whitehall, confirmed Bahra's findings, thereby supporting his recommendation.

According to Bahra, DCFS used this new separate complaint of abuse he investigated and turned it against him to harm his credibility.



WHISTLEBLOWER: Former San Bernardino County employee Eric Bahra warned the San Bernardino County Sheriff's Department as well as Children and Family Services, of a "systemic failure" resulting in a total of 59 foster children being placed in the home of a known abuser. (source: parentssecurityonline.com)

On April 10, 2018, Defendants, the County of San Bernardino, San Bernardino County Department of Children and Family Services, and its employees Kristine Burgamy and Nickola Hackett filed a Motion for Summary Judgment (MSJ).

An MSJ asks the Court to dismiss the case based on facts and evidence that are iron-clad, not subject to dispute. The County, et al. based their MSJ on the grounds that Bahra's claims regarding retaliation were eliminated when the County held its administrative hearing on his employment termination.

Bahra argued that he did not have a full and fair opportunity to fully argue his claims, including allegations that DCFS altered photographic evidence, required to have a full and fair trial. Therefore, Bahra reasoned his claims of retaliation were still viable and could be considered by the court.

On May 17, 2018, USDC Judge Bernal granted the County, et al. an MSJ finding that Bahra had an adequate opportunity to litigate his claims for whistleblower retaliation at his administrative hearing, citing 14 days of hearings, 27 witnesses, and 2,405 pages of

"They didn't want the world to know that these managers, for 15 years, had been placing these vulnerable children in the home of a known molester and that indeed, these children had been molested."

- Charles Bonner

Whitehall was removed from the case and instructed not to discuss it with anyone.

In the Dependency Court, where the fate of the abused children would be decided, Burgamy and County Counsel Beth Steigerwalt told the court that Bahra lied on his report, and recommended the case be sealed and a new trial granted. DCFS recommended the abused children be returned to their parents. Whitehall was later placed on administrative leave and resigned.

Bahra's termination

Bahra, Pena and Whitehall filed documents with the Dependency Court, all testifying that DCFS' claims discrediting Bahra's investigation were false and not to be believed. Bahra, Pena and Whitehall all testified the children were

being abused by the parents and should be removed from their care.

Subsequently, Bahra explained, the County, et al. brought 12 charges of misconduct against him to where he was placed on paid administrative leave, setting the stage for his termination on August 18, 2015.

The County, et al. filed multiple challenges to Bahra's complaint, including a motion to dismiss on the pleadings, challenging the sufficiency of Bahra's pleadings as to his causes of action for violation of his first amendment rights, retaliation, wrongful termination, violation of privacy and defamation.

In a January 26, 2018 Order, USDC Judge Jesus Bernal found in favor of the majority of the Defendant's legal challenges and gave Bahra an opportunity to amend his complaint.

testimony and the fact that Bahra did not seek review of the Order of Dismissal.

As to the altered photographs, Judge Bernal cited, "the hearing officer concluded the photograph did not exist based on the 'exhaustive forensic search of the computer and cell phones.'"

Seeking relief from a higher court

Bahra appealed to the Ninth Circuit Court of Appeals.

In a December 30, 2019 opinion, the Ninth Circuit Court of Appeals ruled in favor of Bahra with regard to his claims of whistleblower retaliation and ruled against Bahra regarding his claims of retaliation for exercising his right

continued on page 12

Governor Newsom Should Close the Vaccination Loophole for School Employees



The honeymoon is over in communities where the Delta variant has taken hold. Since school opened, I've spent weeks filling in for principals, supervising children, checking children's temperatures and providing them masks, directing traffic in the parking lot, picking up garbage, wiping down cafeteria tables — all of which are required to run safe schools in these times.

I've talked to other heads of schools that can say the same thing or something similar since the start of this school year. The same culprit continues to affect us all — COVID-19. However, normally we have a village to manage these tasks. Now, we don't.

Staffing shortages are severe and there are no substitutes to be had.

Further aggravating the situation, are public health rules that require paid school staff who test negative for COVID-19 but remain unvaccinated to stay home for 10 days at a time, when they are exposed to someone who tests positive. It leaves the rest of us — including the students — without a teacher, cafeteria worker, or janitorial staff. We have to throw on five or six hats in order to ensure that our students are educated.

Necessary? Yes. Sustainable? No.

Newsom's order did not go far enough

Governor Gavin Newsom took a good first step when he required school employees to be vaccinated, but he left a gaping loophole. He allowed school staff to test-out of being vaccinated by committing to take a COVID test twice a week. Then he put the burden on schools to

continued on page 18

FEATURE STORY

SB Children, continued from page 11

to free speech under the First Amendment.

On March 6, 2020, the County, et al. filed a motion for the court to reconsider its Motion for Summary Judgement as to Bahra's claims for whistleblower retaliation. On April 22, 2020, Judge Bernal denied the County, et al's motion.

The court rules

The trial, which began on July 6, 2021, examined whether Bahra reported a systemic failure that resulted in children being placed in the home of a known abuser, whether he had a reason to believe there were violations of the law, whether his disclosure was a contributing factor to his termination, whether the County, et al.'s conduct harmed Bahra and whether the County, et al. proved beyond clear and convincing evidence that Bahra's termination was legitimate.

On July 15, a jury found in favor of Bahra awarding him \$503,093 for his economic losses and \$2 million for his noneconomic losses including mental and emotional pain and suffering totaling a judgment of \$2,503,093. The County, et al. have 60 days to appeal the jury verdict.

Bahra's attorney speaks

In an interview with the IE Voice /Black Voice News, one of Bahra's attorneys, Charles Bonner (Bonner), described an interview of one of the young female victims of foster parent and alleged abuser, Rodriguez, where the little girl, through her tears, described her molestation, and the taking and collecting of photos by Rodriguez, including her own, depicting the molestation of numerous children. Bahra and SBCSD Detective Michelle Brand witnessed the interview and Brand requested a list of victims.

Bonner detailed how after Bahra identified the foster children placed in the home of Rodriguez from the DCFS files and prepared his investigation report, Bahra's name was removed from the DCFS investigation file and report. Instead, the investigation file reflected DCFS social worker Melissa Pena as the investigator. Pena testified otherwise.

Bonner attributed the repeated placement of foster children into the home of a known child molester whose license had been revoked, as a systemic failure of the department. Bonner explained that Bahra discovered human



Eric Bahra's attorneys Valerie Ross, Charles A. Bonner (R), and A. Cabral Bonner (L). (source: facebook.com)

negligence where DCFS employees failed in their duty to monitor these children or to pay attention to detail resulting in Rodriguez's name being misspelled and other inaccuracies in the DCFS system.

When the State of California takes a child away from a family, Bonner advised, it has a higher-duty of care to that child, to keep that child safe and free from harm--a higher duty than a child's parents.

Bonner accused San Bernardino County's presentation of the case to the court as outright fraud, revealing that there had been 11 anonymous reports of molestation made to the department regarding this foster home, seven of them substantiated. Instead of locating and assisting the victims and prosecuting the perpetrator, Rodriguez--whom Bonner described as a serial molester--the County went into protective mode and attacked Bahra, Bonner explained.

"They didn't want the world to know that these managers, for 15 years, had been placing these vulnerable children in the home of a known molester and that indeed these children had been molested," Bonner voiced.

Bonner expressed concern that Rodriguez is still out there molesting other children as he was never prosecuted and his victims are still out there living with the pain of having been

molested. Victims should be encouraged to come forward to authorities and seek legal advice as to their rights and potential claims against the county.

Attorney Jack Anthony represented five of the victims, foster children placed in Rodriguez's home, and was able to obtain a good settlement for the children from the County of San Bernardino noting that Bahra's allegations, which Anthony described as accurate, helped establish that the county had notice that a foster parent had a history of neglecting and mistreating foster children.

Former San Bernardino County DCFS Social Worker Mary Ann Whitehall, who resigned from DCFS, retained counsel and has a pending lawsuit against the county claiming whistleblower liability and retaliation. Whitehall alleges she had disclosed to the court how DCFS, in utter disregard for the safety and well-being of the dead baby's surviving siblings, had intentionally perpetrated a fraud upon the court in this case, an apparent effort to discredit another social worker (Bahra) and how six days later, she was placed on administrative leave.

A trial is scheduled in this case for October 25, before Judge Brian Foster at the San Bernardino Justice Center.

public notices

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-202112909
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:

CREATIONS ART & BEAUTY
41720 Winchester Road, Suite A
Temecula, CA 92590
RIVERSIDE COUNTY
Balka - Nazarzai

82 Via De La Valle
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. Balka Nazarzai
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 09/08/2021

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Peter Aldana, County Clerk,
FILE NO. R-202112632
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:

TAAN

765 North Main Street
Corona, CA 92880

RIVERSIDE COUNTY

7035 College Park Dr

Eastvale, CA 92880

Tommy Van Patterson

7035 College Park Dr

Eastvale, CA 92880

Niema Jamila Edey-Patterson

7035 College Park Dr

Eastvale, CA 92880

This business is conducted by: Married Couple
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. Tommy Van Patterson
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 09/15/2021

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

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office.
Peter Aldana, County Clerk,
FILE NO. R-202112980
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:

SILVA'S POOL REPAIR

35733 Country Park Drive

Wildomar, CA 92585

RIVERSIDE COUNTY

Evan Andrew Silva

35733 Country Park Drive

Wildomar, CA 92585

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. Evan Andrew Silva
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 09/14/2021

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-202112922
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:

INCORRUPTIBLE BEAUTY LLC

5542 El Palomino Dr

Jurupa Valley, CA 92509

RIVERSIDE COUNTY

Incrruptible Beauty

5542 El Palomino Dr

Jurupa Valley, CA 92509

CA

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 01/01/2021

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. Monique Lucas, 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 09/13/2021

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-202112843
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:

FUFUS GRILL

3605 Market St, Suite #7

Riverside, CA 92501

RIVERSIDE COUNTY

Berry Family INC.

1227 Santorini RD

Riverside, CA 92506

CA

This business is conducted by: Corporation
Registrant commenced to transact business under the fictitious business name(s) listed above on 01012020

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. Hassan Berry, 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 09/16/2021

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-202113044
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:

HAIR & ALL BY OQUESA

16445 Zocalo Pl

Moreno Valley, CA 92551

RIVERSIDE COUNTY

Oquesa Shareece Layton

16445 Zocalo Pl

Moreno Valley, CA 92551

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. Oquesa Layton
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 09/15/2021

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



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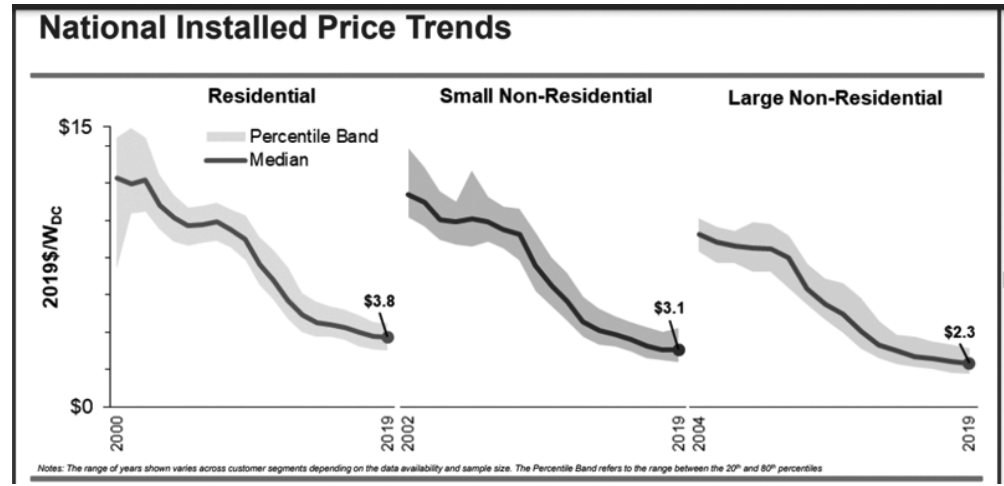
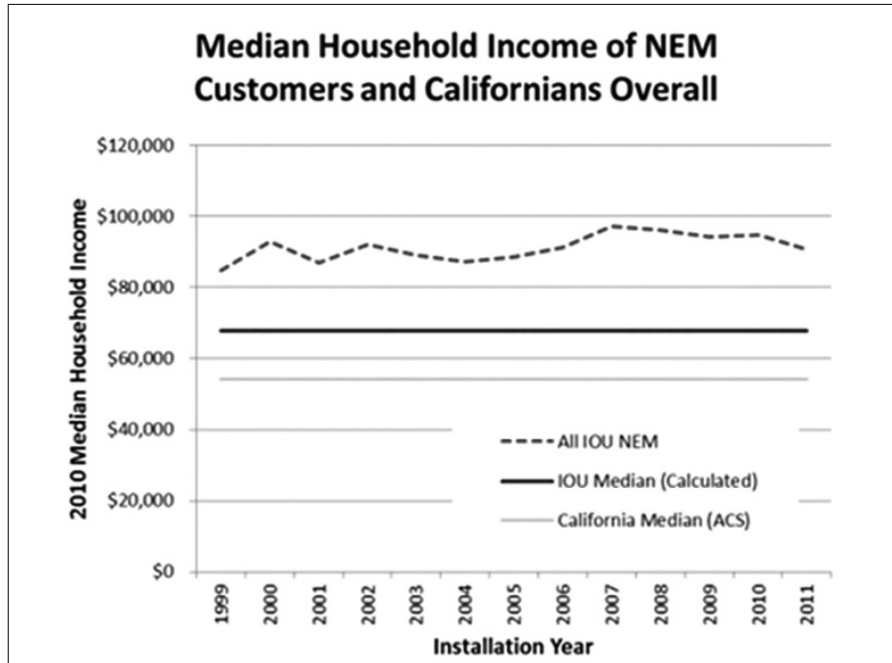
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Ending the Great Cost Shift, continued from page 9



*IOU (investor-Owned Utilities) source: emp.lbl.gov

especially true when people are crying out for equity and an end to such institutional and systemic disparities.

In April, AB 1139, “the Utility Profit Grab” bill, was introduced in the Assembly. It called for the repeal of the current Net Energy Metering tariffs and required the CPUC to establish a new version of

Net Energy Metering (NEM 3.0) and other new programs.

The bill called for crediting excess energy generated by solar systems at the wholesale rate, charging customers for electricity imported from the grid at the full retail rate, and it required a grid access charge for all electricity consumed—including all transmission and distribution charges. The legislation died on the Assembly floor in early June.

The bill’s failure, however, did not end the drive for change as the CPUC was moving forward in its quest for a viable solution to NEM subsidy concerns.

continued on page 17

public notices

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-202112987
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:
DOCSOLOGY LEGAL DOCUMENT ASSISTANCE
DOCSOLOGY LEGAL DOCUMENTS
DOCSOLOGY LEGAL DOCUMENT CENTER
DOCSOLOGY LEGAL
DOCSOLOGY LDA
DOCSOLOGY

11801 Pierce, Suite 200
Riverside, CA 92505
RIVERSIDE COUNTY
Ellen – Eberhart
2371 Jefferson St
Riverside, CA 92504

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on July 4, 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. Ellen Eberhart
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 08/31/2021

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-202112326
p. 9/23, 9/30, 10/7, 10/14/2021

The following persons is (are) doing business as:
NURSE DELILAH MEDICAL CASE MANAGEMENT
44676 Liberty Avenue
La Quinta, CA 92253
RIVERSIDE COUNTY
Delillah Ann Crenshaw
44676 Liberty Avenue
La Quinta, CA 92253

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. Delillah Ann Crenshaw
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 09/01/2021

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-202112353
p. 9/30, 10/7, 10/14, 10/21/2021

The following persons is (are) doing business as:
KOGI EDGE
2341 Mary Helen Street, #104
Corona, CA 92879
RIVERSIDE COUNTY
Rashid – Alhassan
2341 Mary Helen Street, #104
Corona, CA 92879

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 01/28/2018

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

s. Rashid Alhassan, Sole Proprietor

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 09/01/2021

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-202112345
p. 9/30, 10/7, 10/14, 10/21/2021

The following persons is (are) doing business as:
XSCENTLENT CANDLES CO
5579 Daybreak Drive, Apt D
Eastvale, CA 91752
PO BOX 2906
Rancho Cucamonga, CA 91729
Cynthia Lashawn Allen
5579 Daybreak Drive, Apt D
Eastvale, CA 91752

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. Cynthia Allen
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 09/17/2021

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-202113127
p. 9/30, 10/7, 10/14, 10/21/2021

The following persons is (are) doing business as:
LOYAL INVESTMENTS TRUST
9812 County Farm Road, Apt 2202
Riverside, CA 92503
RIVERSIDE COUNTY
Alisha Nicole Vernon
9812 County Farm Road, Apt 2202
Riverside, CA 92503
This business is conducted by: Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 4/23/2021

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. Alisha Nicole Vernon
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 09/09/2021

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-202112689
p. 9/30, 10/7, 10/14, 10/21/2021

President Biden, continued from page 3

Senate during the Obama years.

Rereading the article reminded me of how former President Barack Obama had promised to do away with the Bush era tax cuts during his campaign and how former Senate leader (Democrat) Harry Reid played hardball with Republican Senator Mitch McConnell as he worked to deliver on Obama's promise to reverse the tax cuts.

It was December 2012, the Democrats controlled the Senate and former Senate leader Harry Reid was driving a hard negotiation with Republican minority leader Mitch McConnell to roll back Bush's tax cuts. In the middle of those negotiations however, then Vice President Biden stepped in and took the mantle from Reid (with Obama's support). The process quickly flipped from the hardball, hold-the-line, take-no-prisoners approach being spearheaded by Reid to the go along to get along and, accommodating

“Opting for peace does not mean a passive acquaintance to evil or compromise of principle. It demands an active struggle against hatred, oppression, and disunity, but not by using methods of violence. Building peace requires creative and courageous action.”

- Pope John Paul II

approach of Biden.

In the end, due to Biden's kumbaya negotiations, the Obama administration fell far short of its promise to rollback the Bush tax cuts, ending up with a meager 1.8 percent cut which left 98.2 percent of the Bush era tax cut in place. Biden was the man Obama counted on to negotiate with the Senate and too often, the negotiations came up short. For this among other reasons, I could never fully invest in the myth of Biden as the great, man-in-the-middle negotiator.

I do not see how things have changed in this regard since the Obama years. Today, Biden knows what he promised to get the votes but he also knows the hearts of conservatives in the Senate--he worked with them for 39 years. He broke bread with them...laughed in back rooms with them...cut deals with them, though too often against the interest of people of color.

The company he kept

Biden was professionally close to known racists like former Georgia Senator and vocal segregationist, Herman Talmadge. Biden has bragged about his relationship. "We got things done. We didn't agree on much of anything," he

said during the 2020 campaign as evidence of his ability to strike deals. "We got things done. We got it finished," he opined.

He was a buddy of former Mississippi Senator James O. Eastland. "He never called me a boy. He always called me son," he proclaimed during the 2020 campaign as he bragged about his ability to reach agreement with the staunchest racists. He was roundly criticized when he said this and justly so. Biden is not Black so of course Eastland would see him—a younger, White, grown man as a "son" and not a "boy" as Eastland used to refer to a grown Black man of any age—including those who were senior to him. Some of us can not forget how Biden initially refused to apologize for his cavalier attitude regarding his Eastland "never called me a boy," comment.

And, what about Eastland's comments during a segregationists' rally in response to the Montgomery Bus Boycott where the handbill for

the event read in part, "We hold these truths to be self-evident that all Whites are created equal with certain rights; among these are life, liberty, and the pursuit of dead ni**ers." It continued, "In every stage of the bus boycott we have been oppressed and degraded because of Black slimy, juicy, unbearably stinking ni**ers. The conduct should not be dwelt upon because behind them they have an ancestral background of Pigmies, head-hunters and snot suckers.

And what Black person of a certain age can forget Biden's eulogizing South Carolina segregationist Senator Strom Thurman. Thurman whose name remains as synonymous with White supremacy and hate, as any other segregationist whether you consider his support of the Southern manifesto against civil rights, the mixed-race child Thurman fathered and hid, or any other racist act or statement he delivered in between. This man hand-picked Biden to give testimony to his life and vouch for his humanity after his death.

How do Biden's past influence the present

I am rehashing this 2020 Presidential Campaign criticisms not because I believe Joe Biden is a racist but because I believe he's played the good ole boys' game of going along to get

Ending the Great Cost Shift, continued from page 16

CPUC Seeks Solution

The California Public Utilities Commission is in the process of re-evaluating the current Net Energy Metering (NEM) program and will decide on a new one. It will be established as NEM 3.0.

As part of its deliberation, the CPUC is considering several proposals, some are solar friendly while others are less so.

Regardless, the agency required all proposals submitted for consideration to adhere to guiding principles it put forth. Proposals were required to ensure equity among customers, enhance consumer protection measures, maximize the value of customer-sited renewable generation to all customers, ensure transparency to all customers, and coordinate with current California energy policies including California's 2018 landmark policy SB100, which requires renewable energy and zero-carbon resources supply 100 percent of electric retail sales to end-use customers by 2045.

CPUC's timeline for change

On June 24, the Commission voted to approve major updates to the calculator that will be used to evaluate every NEM proposal.

On August 27, the Commission held opening briefs on proposals and replies were due by September 10.

Now the state must wait for the Commission to issue its proposed decision by December 9, and a final decision regarding NEM 3.0 is expected January 8, 2021.

The IE Voice and Black Voice News will continue to follow this story.

Gov. Newsom Directs, continued from page 9

the global fight against climate change. He made that statement last weekend when President Biden visited California to support him before the recall election Tuesday.

"California is leading the nation with bold solutions to protect people and the environment, and the Biden-Harris Administration is proposing transformative investments to take on this existential crisis. With their dedicated partnership, we will continue to scale up our forest health and wildfire resilience efforts and ensure our communities recovering from wildfires have the support they need," he said.

President Biden, continued from page 17

along for political acceptance and survival. I do not believe he is a racist but to me this does not absolve him. He had choices then and he has choices now.

I point to these relationships because after 39 years Biden knows the hearts of the racists he's dealing with. Some of the names of senators may be different, but their racist ideology is the same and if anything, more sinister and dangerous. He worked too closely with them all those years not to know this. He also knows they have not changed.

He was Obama's liaison to the Senate, and rarely did it make a single bit of difference—the Obama legislative agenda was ripped apart by them. Republicans may claim their efforts were purely partisan, but we know it was primarily a racist backlash against the audacity of a Black man daring to believe himself worthy of the presidency.

Biden must know this, just as he must know there is a jangling expectation he delivers on the promises made to the nation's Black Indigenous and other People of Color as well as members of LGBTQ+ communities who went all in and elected him to the presidency.

The invoice for such support is overdue. It is a bill that has been passed from one Democratic president to the next—unfulfilled promises to pull out all the stops to make BIPOC and LGBTQ+ people in America whole citizens of this country imbued with the same rights, opportunities, and privileges of every White American.

These communities have grown tired of incrementalism, failure and marble-mouth excuses. It is past time for Biden and the Democrats to play political hardball—even with members of their own party. How and why are two members of the Democratic Party able to successfully block every piece of Biden legislation is unfathomable. Unless Biden is using them to hide the fact that maybe he was never sincere in his promises for meaningful change, his hesitancy to demand decisive action makes no sense.

Maybe Biden is stuck in the era where he glad-handed the likes of Talmadge, Eastland, Thurman and others, and in the mindset that people struggling for equity need to be patient.

This is not that time

I assure you President Biden, this is not that time. We expect you to use your bully pulpit to call these senators out. To expose how their

senate seats were largely purchased by big pharma and the oil and coal industries, expose those perpetuating racist ideology. What is the worst that can happen? They won't vote for your legislation? They are not voting for it anyway. They might switch parties? If so, would it be that big of a loss since they stand in the way of nearly every meaningful piece of legislation you seek or at best, water it down to meaninglessness?

The voters who supported you expect results, not the usual, "We tried but we couldn't get it done," excuse for failure.

President Biden must boldly push for the elimination of the filibuster. It is the only way this frail and barely patched together democracy will survive. It is the only way to ensure equity for those entitled to it. Also, twice since Biden took office in January the appointed Senate parliamentarian has blocked key progressive initiatives--once in relation to increasing the national minimum wage and more recently regarding immigration.

Democratic Senate Leader Senator Chuck Shummer has the authority to either replace or overrule her decisions. Twice since the 1970s decisions by the parliamentarian were struck down or ignored--both times by Republicans. Why are Democrats afraid to act? So far, increasing the national minimum wage is dead, the George Floyd police reform legislation is dead, the push for legalization of qualified immigrants is dead. What other dreams will the Biden White House watch go up in flames?

We know it has been less than a year since Biden took office, but we also know the window for meaningful change is closing. It is time to deliver voting rights, police reform, citizenship for Dreamers, immigration reform, women's rights, abortion rights, a national minimum wage in addition to physical and human infrastructure legislation.

Remember, people judge you, Mr. President, by the company you keep. We know you want to be the man in the middle, we know you believe you can wallow with swine and not get dirty--not true, Mr. President. It is time for you to fight harder with greater integrity, and dance with those who brought you to the presidency.

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

S.E. Williams
Executive Editor

Governor Newsom, continued from page 12

become COVID testing centers overnight for the employees who refuse to get vaccinated.

The result is that these staff who refuse vaccination have to be benched for two weeks every time they get exposed to someone who tests positive for COVID-19. Imagine, if you will, being a part of a 40-person team and every week there are 10 people who are forced to quarantine for two weeks, leaving 30 team members to do the work of 40 during that first week. That's one person doing their own job and the additional work of three coworkers. These types of staffing outages are debilitating schools across the state. There are news reports of schools having to shut down classrooms for lack of staff.

Some major school systems, with the political clout, have taken matters into their own hands. Los Angeles Unified, for example, has closed the loophole and is requiring all school employees to be vaccinated. The state of California should do the same.

California has over six million students who can't afford for us to agree to anything less than 100 percent vaccination for school employees.

Yes, the policy could force out educators who refuse to get vaccinated but, they won't be working anyway if they get exposed to a positive case. Essentially, the unvaccinated have become hard to employ in a school setting. They can go out at any time and take down our schools with them.

We can't risk that.

Dr. Margaret Fortune is the President/CEO of Fortune School, a system of nine, K-12 public charter schools with over 2,300 students focused on closing the Black achievement gap by preparing students for college. She is a State Delegate on the California Democratic Party (CDP) State Central Committee where she also is an elected member of the Executive Board of the CDP Black Caucus. Fortune is Treasurer of National Action Network (NAN) Sacramento and has been an education advisor to two California Governors. She is a graduate of the UC Berkeley and Harvard University, Kennedy School of Government.



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- Immigration
- Name change

Law Offices of
Sood & Sood, APLC
*The lawyer is an active member of the State Bar,
licensed to practice law in California.



Genesis Re-Entry Services
Your Turn Clothes Closet Thrift Store

224 South Palm Avenue
Rialto, CA 92376

Providing lovingly used to
new low cost clothing
for families in need and
to those seeking to
enhance their self image.

Hours:
Tuesday ~ 10:00 am - 2:00 pm
Wednesday ~ 10:00 am - 2:00 pm
Friday ~ 10:00 am - 2:00 pm

Genesis Re-Entry Service
"Empowering Lives, Regaining Dignity"
A NON-PROFIT ORGANIZATION

760.338.4288
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224 South Palm Avenue, Rialto, California 92376

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Stepping up when it matters most

Last year, we committed \$1.25 billion over five years to build on our long-standing work in support of driving racial equality and economic opportunity. To date, we've directly funded or invested nearly \$400 million of this commitment, in addition to other ways we continue to make an impact in our communities.

Our actions include:

- \$36 million to 21 Minority Deposit Institutions (MDIs) and Community Development Financial Institution (CDFI) banks that support minority-owned businesses. This is in addition to our approximately \$100 million in deposits to MDIs and our existing \$1.8 billion CDFI portfolio.
- \$300 million to 100 equity funds to provide capital to diverse entrepreneurs and small business owners
- \$10 million grant to fund the Center for Black Entrepreneurship (CBE), in partnership with Spelman and Morehouse colleges
- \$25 million to 21 Historically Black Colleges and Universities (HBCUs), Hispanic-serving institutions (HSIs) and community colleges in support of job skilling and placement
- Establishing new partnerships and coalitions focused on building skills and creating job opportunities for people of color
- \$60 million to increase access to capital and career opportunities for Black, Indigenous and People of Color (BIPOC) affordable housing developers
- 33 million+ masks, more than 272,000 bottles of hand sanitizer and 8 million gloves to communities in need
- \$1.35 million in grants to support mental health initiatives for young people of color
- \$25 million founding partnership in the Smithsonian's new initiative on race, Our Shared Future: Reckoning with Our Racial Past

These are just some examples of how we're working with community partners, business leaders, experts and academics across the public and private sectors to continue to drive progress.

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Bansree Parikh
President, Bank of America Inland Empire

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