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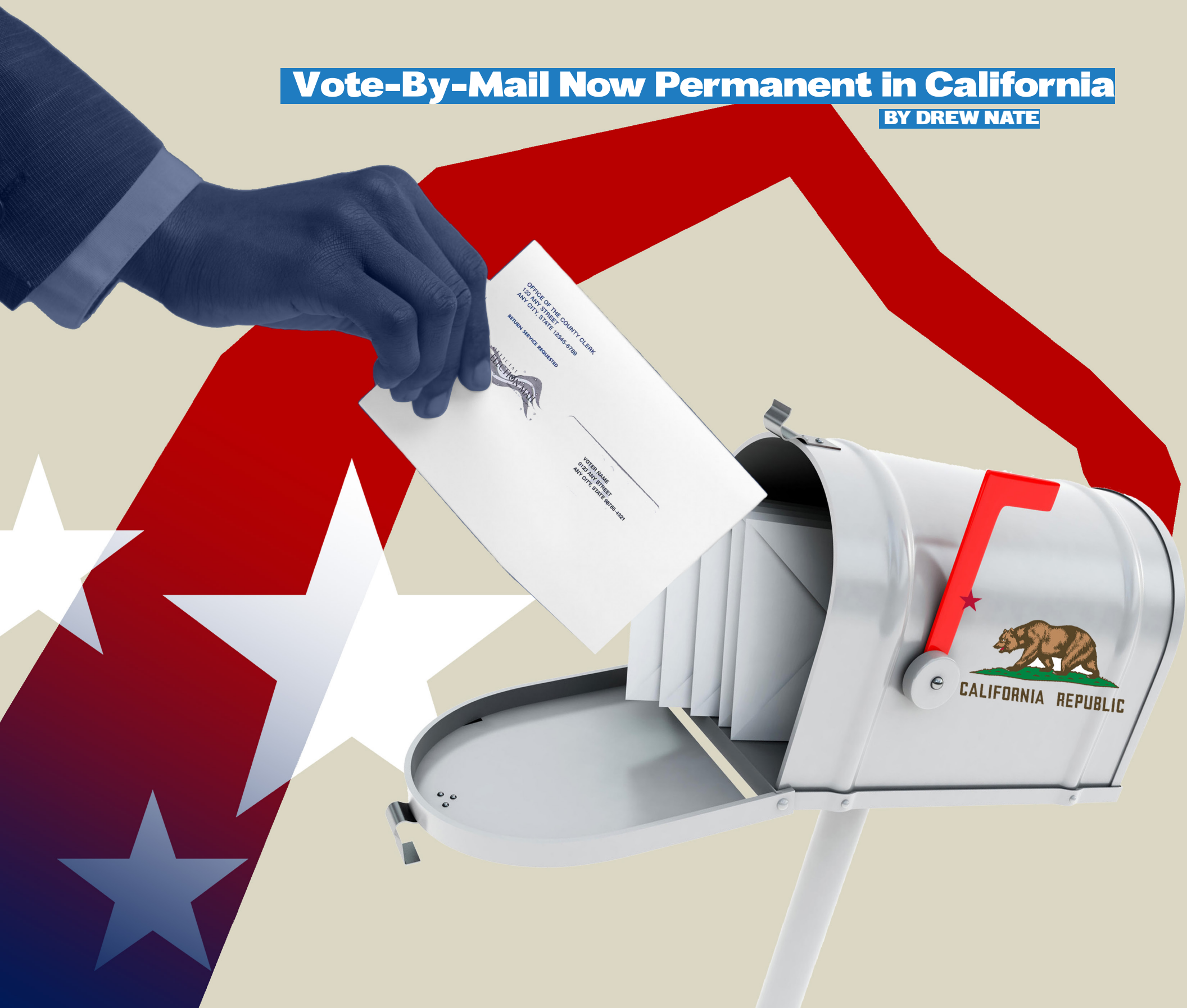
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Keeping it Real with S.E. Williams VOICE bvn

Message to Riv DA Mike Hestrin, Police and Deputies Are Not Above the Law

A compromised leader can ruin the efficacy of the agency he/she is elected to lead, be damaging to a community's trust in the office, and can often be extremely costly to taxpayers. This is a lesson both Riverside County residents and Los Angeles County taxpayers were forced to learn once again on Wednesday, October 28, when a federal jury ordered the city of Los Angeles and a former Los Angeles Police Department (LAPD) officer to pay \$17 million in damages to the family of Kenneth French.

The 32-year-old mentally disabled man was shot and killed in July 2019, by the off-duty LAPD officer inside a Costco store in the City of Corona in Riverside County.

This time it is Los Angeles, and not Riverside county taxpayers who are on the hook for the \$17 million, but no taxpayer would ever be liable

"Ultimately, any loss of life is a tragedy and being licensed to carry a gun doesn't mean you're not accountable for how you use it. No matter who you are, nobody is above the law."

- California Attorney General Rob Bonta

if all deputies and police would value human life, stop shooting people indiscriminately, and stop operating as if, because they wear a badge, they are above the law.

District attorneys for their part, should stop covering up such misdeeds by failing to charge officers with crimes when they inappropriately use excessive force. Afterall, it is not as if such actions are benign— they too often result in serious injury or death.

District attorney investigations of police shootings often end with no action being taken against the officer involved. And just as it is really no secret, sheriff and police unions heavily fund the campaigns of sheriffs, they also heavily fund the campaigns of district attorneys, as they did the campaign of Riverside District Attorney Mike Hestrin.

It is never surprising when Hestrin, like so many other district attorneys across the country, refuses to file criminal charges against an officer nor was it so this time around when the grand jury chose not to indict and Hestrin declined to file. Grand juries make decisions based on what



Riverside County DA Mike Hestrin (courtesy of Riverside County DA's Office Facebook)

evidence is presented to them and in this case with Hestrin's office presenting the evidence, is it any wonder the outcome was—as usual—predictable?

California Attorney General Rob Bonta,

however, saw the case differently and in August charged the now ex-LAPD police officer, Salvador Sanchez, with voluntary manslaughter and assault with a semiautomatic firearm. Sanchez was subsequently arrested and is now awaiting trial.

According to court documents, Sanchez was shopping at the Costco with his family and holding his 1½ year-old son in his arms in June 2019, when Kenneth French struck him from behind.

Kenneth's parents, Russell and Paola French, tried to intervene on their son's behalf explaining to the off-duty officer, Sanchez, that their son was schizophrenic and also had a mental disability. "I begged and told him not to shoot," Russell explained to reporters soon after the 2019 incident, claiming he told Sanchez they were unarmed. "He still shot."

Sanchez shot Russell in the chest and he also lost a kidney. His wife, Paola, was shot in the back and remained comatose for what was defined as an extended period. And their son, Kenneth, died after being shot once in the

continued on page 13

CA Task Force Addressing Black Student Achievement

Phyllis Kimber Wilcox | Staff

On October 14, 2021, California State Superintendent of Public Instruction Tony Thurman, held a press briefing to discuss the student achievement gap and steps the state is taking to ensure the most vulnerable students have the needed resources to close it.

The meeting centered around the introduction of a task force to study the issues and present findings to fill learning achievement gaps.

The Black Student Achievement Plan will address achievement gap issues which have developed between Black students and others. Efforts to close the gap includes more than one billion dollars to diversify the workforce by hiring more teachers; three billion dollars for community schools; and ten million dollars for anti-racism grants for schools to address historic issues of imbalance.

In addition to Thurman, participants in the press briefing (who are also members of the task force) included California State Senator Sydney Kamalagar (D-30), Dr. Pedro Noguera,

Distinguished Professor of Education at the Graduate School of Education and Information Studies and Faculty Director for the Center for the Transformation of Schools at UCLA, Dr. Tyrone Howard, Associate Dean and Professor at the School of Education and Information Studies and Founder and Director of the Black Male Institute at UCLA, and Desiree Carver-Thomas, Researcher and Policy Analyst, Learning Policy Institute.

Dr. Kelly Lytle Hernandez, Professor of History, African American Studies, and Urban Planning is also a member of the task force.

Issues and outcomes

The speakers addressed various issues including the best ways of assisting students to achieve more favorable outcomes.

Kamlager stated "It is no surprise our student achievement gap remains unclosed and like so many instances of inequity it has only been exacerbated by the pandemic. We also know that student success is not only predicated on what happens in the classroom but on other environmental factors impacting our students. So, that's why the Superintendent has called upon the best of the best to lead this task force."

According to Dr Tyrone Howard, "What I'm also excited about is that this group of esteemed individuals recognize that this work is not for the faint at heart. People will criticize it. There are people who will say it is not necessary, who will say that helping Black students will take away from other students. But I agree with Senator Kamlager that this is not a zero-sum game."

Community partnerships

The task force discussed partnering with community-based organizations to give students the help they need to succeed and achieve.

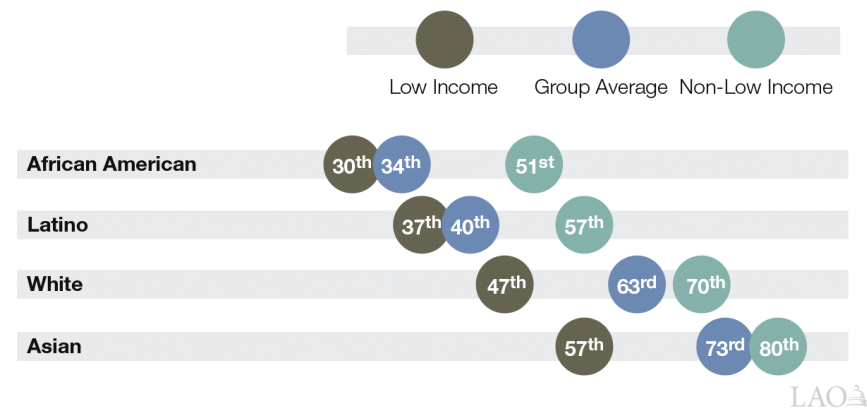
4 **VOICE** | NOVEMBER 4, 2021 | theievoice.com



California State Superintendent of Public Instruction Tony Thurman discusses steps the state is taking to ensure the most vulnerable students have the needed resources to close the persistent achievement gap. (source: youtube.com)

Achievement Gaps Exist by Race/Ethnicity and Income

Average Percentile Rank of Group on State Tests, Spring 2018



California Legislative Analyst Office January 31, 2020, report, Narrowing California's K-12 Student Achievement Gaps. (source: lao.ca.gov)

According to task force members, the student achievement gap is three times greater in schools with the highest turnover rates. Highly trained teachers and a climate of student support can make the difference.

Phyllis Kimber-Wilcox is a freelance writer who reports for Black Voice News. Her interests are the intersections of historic events with contemporary realities and their impacts on the persistent social, structural and economic barriers which continue to adversely affect, and limit Black lives with an eye toward community-based solutions. Contact Phyllis with tips, comments. or concerns at phyllis@blackvoicenews.com.

Justice40: The Push for Justice Driven, Community Empowered and Accountable Environmental Equity



S.E. Williams | Executive Editor

(source: justice40.com)

The Justice40 initiative is a movement aimed at ensuring federal agencies directly collaborate and engage with environmental justice organizations and frontline communities.

This will enhance federal agencies' abilities to identify specific needs for programs focused on inequities that not only hinder a sustainable, just society, but also disproportionately harm low-income and communities of color.

Justice40 is a collaborative of leading environmental justice movement leaders, academics, and advocates committed to working with the Biden

planned Justice40 efforts at the state level, while also being inspired by community-driven investment models.

As noted in the report's executive summary, "The urgency of climate action cannot be understated. A mountain of studies — including from the International Panel on Climate Change4 and the National Academies of Sciences, Engineering, and Medicine — clearly outline goals for rapid decarbonization of all economic sectors in order to avert a climate catastrophe."

The report also seeks to address what it refers to as two, "fundamental

"People and communities of color have been disproportionately and systematically harmed by pollution for decades. This is why Justice40 must become a reality."

- Justice 40 Coalition

administration to fulfill the Biden-Harris Justice40 promise.

During the 2020 presidential campaign Democratic candidates Joe Biden and Kamala Harris committed to ensuring that at least 40% of federal climate investments go directly to those frontline communities most affected by poverty and pollution.

In response to, and in support of this commitment, Justice40 worked with the UCLA Luskin Center for Innovation, to produce a report intended to help federal decision-makers improve upon current and

tensions." Firstly, "that there is no perfect policy model."

In other words, no state has taken all the necessary steps for climate, environmental, economic, and racial justice but there are lessons to be learned from their experiences the federal government can improve upon for transformational design and accountable implementation of Justice40.

And secondly, "the Justice40 initiative alone will not be able to remedy

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classifieds&publicnotices

PUBLIC NOTICES

CAPS EXPANDED LEARNING

The San Bernardino City Unified School District is applying for a 21st Century Community Learning Centers grant in an effort to continue expanding it's popular after school program.

Issued by the California Department of Education, the grant would allow CAPS Expanded Learning to add additional spots to meet student demand. CAPS is a no-cost professionally supervised after school program serving 9,000 students, at all grade levels, at 63 sites throughout the District. Students who participate in CAPS get help with homework, as well as participate in activities like dance and sports. Additional spots are needed to keep pace with demand, especially at the high school level where students are preparing for both college and career. CAPS gives participating children a chance to take part in activities related to health, fitness, nutrition, arts and culture, which are vital to their overall well-being. CAPS wants to continue meeting the demand for quality after school program. For more information about the grant application, please contact the CAPS Office at (909) 880-6843 11/4/21 CNS-3524000#

p. 11/4/2021

NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER CVMV2103747

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

The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why petition should not be granted. If no written objection is timely filed, the may grant the petition without a hearing. Notice of Hearing: Date: 10/26/2021 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY BRANCH, 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 23, 2021

Belinda A. Handy, Judge of the Superior Court

p. 9/2, 9/9, 9/16, 9/23/2021

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER CVCO2104881

To All Interested Persons: Petitioner: PENNY PEIWEN LU and ERIC TAO LU filed a petition with this court for a decree changing names as follows: a. RYAN EDEN LU to. RYAN YIRUI LU. b. RACHAEL LU to. RACHAEL WANYI LU. C. RONNY LU to. RONNY YOUXIN LU. 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 TELEPHONIC HEARING: Date: 11/17/21 Time: 8:00AM Dept: C2. To appear by telephone dial (213) 306-3065 or (844) 621-3956 (toll free) when prompted enter: Meeting Number 287-806-509#

Access code: # Please mute your phone until your case is ca;;ed and it is your turn to speak. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 S. BUENA VISTA AVE. RM 201. CORONA, CA 92882, CORONA COURTHOUSE. A copy of this Order to Show Cause shall be 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: 9/14/2021 Tamara Wagner, Judge of the Superior Court

p. 10/14, 10/21, 10/28. 11/4/2021

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER CVCO2103755

To All Interested Persons: Petitioner: ETHAN LI filed a petition with this court for a decree changing names as follows: QIANXUAN LI to. ARIA LI. 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: 11-17-2021, Time 8:00 am, Dept: C2. The address of the court is SUPERIOR

COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 505 S. BUENA VISTA AVE. RM 201. CORONA, CA 92882, CORONA COURTHOUSE. A copy of this Order to Show Cause shall be 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: Oct 07, 2021 Tamara Wagner, Judge of the Superior Court

P. 10/21, 10/28, 11/4, 11/11/2021

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER CVMV2105091

To All Interested Persons: Petitioner: YESENIA IMELDA TORRES filed a petition with this court for a decree changing names as follows: JOAQUIN IGNACIO DELGADO-JARA to. JOAQUIN IGNACIO 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 court may grant the petition without a hearing. NOTICE OF HEARING: Date: 12/14/2021 8:00am, Dept: MV2, The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 13800 HEACOCK ST, BLDG D201, MORENO VALLEY, CA 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: 9/29/2021 BELINDA HANDY, Judge of the Superior Court

P. 10/21, 10/28, 11/4, 11/11/2021

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER CVMV2104488

To All Interested Persons: Petitioner: VACHE FIGUEROA filed a petition with this court for a decree changing names as follows: a. VACHE DEANN FIGUEROA to. DEANNA SHAE FIGUEROA. b. ALLAN ISIAAH FERRIS to. ALLAN ISIAAH FIGUEROA, c. LOUIS ANTHONY FIGUEROA JR. to. LOUISANTHONY FIGUEROA. The Court Orders that all 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 TELEPHONIC HEARING: Date: 11/30/21 Time: 8:00AM, Dept. MV2. To appear by telephone dial (213) 306-3065 or (844) 621-3956 (toll free) when prompted enter: Meeting Number 286-057-289#, Access code: # Please mute your phone until your case is called and it is your turn to speak. It is important to note that you must call fifteen (15) minutes prior to the scheduled hearing time to check in or there may be a delay in your case being heard. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE , 13800 HEACOCK ST, 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: 9/27/2021 BELINDA HANDY, Judge of the Superior Court

p. 10/28, 11/4, 11/11, 11/18/2021

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER CVMV2104269

To All Interested Persons: Petitioner: CRYSTAL WILLIAMS filed a petition with this court for a decree changing names as follows: DANILIE ROSE SERRANO to. DANILIE ROSE 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 court may grant the petition without a hearing. NOTICE OF HEARING: Date: 12/21/2021 8:00am, Dept: MV2, The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 13800 HEACOCK ST, BLDG D201, MORENO VALLEY, CA 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: OCT 14, 2021 BELINDA HANDY, Judge of the Superior Court

P. 11/4, 11/11, 11/18, 11/25/2021

PROBATE

NOTICE OF PETITION TO ADMINISTER ESTATE OF:
CARLOS CEASAR SALAZAR
Case Number PRMC2101039

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will

or estate, or both, of: CARLOS CEASAR SALAZAR. A Petition for Probate has been filed by ALEJANDRO SALAZAR ALCANTARA in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that ALEJANDRO SALAZAR ALCANTARA be appointed as personal representative to administer the estate of the decedent. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows: Date: 11/19/2021, 8:30 am, Dept T1. SUPERIOR COURT OF CALIFORNIA , COUNTY OF RIVERSIDE 41002 COUNTY CENTER DRIVE #100, TEMECULA, CA, 92591. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Petitioner: ALEJANDRO SALAZAR ALCANTARA, 53196 ICEBERG ST, LAKE ELSINORE, CA 92532

P. 10/28, 11/4, 11/11/2021

FICTITIOUS BUSINESS NAMES

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

DL MECHANICAL
6570 Largo Drive
Eastvale, CA 92880
RIVERSIDE COUNTY
Daniel – Larameza
6570 Largo Drive
Eastvale, CA 92880

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. Daniel – Larameza

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 10/08/2021 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-202114057
p. 10/14, 10/21, 10/28, 11/4/2021

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

SHE DAVIS CLEANING SERVICE
25467 Lone Mesa Trl
Moreno Valley, CA 92557
RIVERSIDE COUNTY
Sherronda Tylette Davis
25467 Lone Mesa Trl
Moreno Valley, CA 92557
CA

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on July 1, 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. Sherronda Tylette Davis

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 9/29/2021 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

FDA's Expert Committee Recommends COVID-19 Vaccine for Children



Photo by CDC on Unsplash

Breanna Reeves | Staff

On Tuesday, an expert committee that advises the Food and Drug Administration voted in favor of emergency use authorization of the Pfizer vaccine for children ages 5 to 11.

This recommendation came after the FDA's public session that discussed the benefits and potential risks of Pfizer's coronavirus vaccine as it relates to children ages 5 to 11. FDA advisers voted 17-0 (1 abstained) in favor of authorizing the Pfizer vaccine for this age group.

Data released by Pfizer-BioNTech showed that a lower two-dose vaccination is safe for children ages 5 to 11 and is 90.7% percent effective "against symptomatic illness from the virus."

On October 1 Governor Newsom announced COVID-19 vaccine requirements for in-person school attendance, a decision that made California the first state in the U.S. to do so. The coronavirus vaccination will be required along with traditional vaccine requirements for the measles, mumps, and more. The mandate is expected to apply to grades 7-12 beginning on July 1, 2022.

"The state already requires that students are vaccinated against

viruses that cause measles, mumps, and rubella – there's no reason why we wouldn't do the same for COVID-19," said Governor Newsom in a press release. "Vaccines work. It's why California leads the country in preventing school closures and has the lowest case rates. We encourage other states to follow our lead to keep our kids safe and prevent the spread of COVID-19."

While California leads as the state with the lowest number of COVID-19 cases, Governor Newsom's mandate has received push back from those who are vaccine hesitant, anti-vaccination, and parents who do not want to vaccinate their children.

During a Riverside Unified School District board meeting last week, parents and members of Stand-Up Riverside, a local organization that opposes vaccine mandates, addressed the school board regarding a potential mandate in the district.

One speaker referred to the vaccine mandate for children as "unnecessary and experimental" and suggested that the district could see

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Justice40: The Push, continued from page 5



During the 2020 presidential campaign then Democratic candidates Joe Biden and Kamala Harris promised that 40% of federal climate investments go directly to those frontline communities most affected by poverty and pollution. (source: [whitehouse.gov](https://www.whitehouse.gov))

systemic racism.”

In this regard, the report notes that to achieve justice, it will be important to couple initiatives with appropriate regulations and other actions to eliminate environmental disparities and any procedural inequities that contribute to them.

As noted, the report also highlights the importance of state lessons—both do’s and don’ts which, if improved upon by the federal government, can the collaborative believes will lead to transformational and accountable Justice40 outcomes.

Justice40 is expected to address a range of important issues including pollution, climate, funding and capacity, occupational impacts, as well as environmental costs and impacts.

Direct investments in the communities most impacted by climate injustice will be paramount to achieving equitable Justice40 outcome. The collective is focused on ensuring that the federal government capitalizes on this opportunity.

Key recommendations for the process include the following:

- Federal agencies developing an accountability framework to invest in disadvantaged communities.
- Ensuring local participation through a community-anchored approach that ensures frontline communities have representation and power, both in Justice40 policy-level and local investment decision-making.
- Maximizing holistic, restorative investments in frontline communities in order to correct their long history of uneven resources and federal

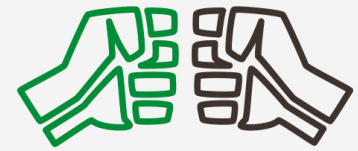
JUSTICE40 GUIDING PRINCIPLES

JUSTICE DRIVEN



Resource and focus on disadvantaged communities.

COMMUNITY POWERED



Create systems that achieve transformational change from the bottom up.

ACCOUNTABLE CHANGE



Institutionalize equity and justice into government agency practices, policies, and systems.

The guiding principles of Justice40. (source: thejustice40.com)

funding.

The guiding principles of Justice40 include the imperatives that initiative efforts are justice driven, community powered and result in accountable change.

Follow this link to learn more about the Justice40 collective. Follow this link to review the UCLA Luskin Center for Innovation report Making Justice40 a Reality for Frontline Communities.

Stephanie Williams is executive editor of the IE Voice and Black Voice News. A longtime champion for civil rights and justice in all its forms, she is also an advocate for government transparency and committed to ferreting out and exposing government corruption. Stephanie has received awards for her investigative reporting and for her weekly column, Keeping it Real. Contact Stephanie with tips, comments, or concerns at myopinion@ievoice.com.



#theievoice

Telling Our Family Stories Keeps Black History Alive



When we were kids, my dad would take us to football games at the University of Southern California (USC). I didn't care much for football, but I loved it when we'd stay after the game to hear the USC marching band play. His love for marching bands is why we have a drumline at the public charter school I founded and named after my parents — Rex and Margaret Fortune Early College High School.

We grew up hearing family stories about life in the Carolinas from our parents and grandparents. My sister, Gwen Fortune-Blakely, has written her first children's book, *Rex and the Band*, inspired by one of our favorite stories our grandma used to tell about my dad, Dr. Rex Fortune, who is now a retired public school superintendent.

As the story goes, one day back in 1947, my grandma sent little Rex to the corner store to get some eggs so she could bake a cake. My dad bought the eggs and put them in his pockets. On the walk home, he encountered a

marching band high-steppin' down the dusty road to his mother's house. Little Rex got so excited that he followed the band, beating on his legs like drums all the way home and yes, breaking all the eggs.

Rex and the Band explores a day in the life of Rex, a spirited young boy who dreams of one day playing in a high-energy marching band like the ones he enjoys watching with his father during North Carolina A&T football games.

Reading my sister's beautifully illustrated book, I cried tears of joy. Telling our family stories is such an important way for African Americans to keep our history alive. Griots, or storytellers, are the reason why we know the truths that we do know about our families and our rich histories. I believe all of us can think back to when our grandparents would tell us stories about our ancestors who may have passed on before we were born. It was their way of making sure our stories were not only told but preserved.

The Black press has been the clearinghouse for many stories that have

continued on page 18

Vote-By-Mail Now Permanent in California



Drew Naté | Staff

On September 27, Governor Gavin Newsom signed a package of legislation to increase voter access and strengthen integrity in elections, this included a bill to send all registered voters a vote-by-mail ballot.

Assembly Bill 37 sponsored by Assemblymember Marc Berman (D-Menlo Park) is designed to make it more convenient for people to vote and to increase voter participation in California.

With the bill's signing, California becomes the eighth state, along with Colorado, Hawaii, Nevada, Oregon, Utah, Vermont, and Washington, to have an automatic mail-in ballot system.

In 2000, Oregon became the first state in the U.S. to conduct a presidential election with all mail-in voting. That election year saw a whopping 79% voter turnout, according to an Oregon secretary of state's office timeline. California similarly looks to increase voter participation

for future elections with the vote-by-mail ballot system.

New data analysis by the Center for Inclusive Democracy at the USC Price School found that 87.5% of California voters used vote-by-mail to cast their ballots in the 2020 General Election--an increase of more than 20 percentage points from the 2018 General Election.

Not everyone supports vote-by-mail

Although most California voters used vote-by-mail to cast their ballots last year, not everyone has embraced the idea of mail-in voting though, as former President Donald Trump and other high-level Republicans have made claims without any basis or evidence that mail voting is fraudulent.

Texas Gov. Greg Abbott signed a bill that was passed early in 2021 which included new ID mandates and banned around-the-clock early voting in Texas. Georgia recently passed a law requiring voters to provide their

driver's license number or other form of ID to get or return an absentee ballot. Across the nation, states have taken different approaches to voting legislation.

The results of a Public Policy Institute survey taken last year showed a clear difference in attitudes toward mail in voting based on political party affiliation.

Survey of Likely Voter Support for Mail in Voting in California

Statewide Voting Rights Advocate Groups and the National Association for the Advancement of Colored People (NAACP), have been very vocal in the fight against anti-voter laws that are being passed in states all over the country. The NAACP even held a massive rally in late August in Detroit, Milwaukee and D.C. calling for new federal and state voting rights' protections to combat voter suppression. The NAACP looks to protect the "Black vote" as Black voters statewide were crucial in the last presidential election in battleground states solidifying President Biden's win.

What we learned in the 2020

During the 2020 election, 69% of voters nationwide cast their ballots non traditionally, by mail and/or before Election Day, according to a U.S. Census Bureau report. This is the highest rate of nontraditional voting for a presidential election since questions regarding voting methods have been included in the survey.

Insert image 2 here

As California voters received a mail-in ballot because of the COVID-19 pandemic in 2020, it was expected that in-person voting would go down, and indeed it did. Only 12.6% of voters cast ballots at polling places or voting centers in 2020. Yet, there were still groups that voted in person in higher numbers than the general population, including Latinos (15.9%), youth (15.1%) and first-time voters (21.2%).

Republicans also voted in-person at a higher rate (17.9%) than either Democrats (9.3%) and No Party Preference voters (12.8%). Another 16.4% of all voters dropped off their ballots at an in-person voting location.

Commenting on AB 37 Newsom stated in a press release, "As states

across our country continue to enact undemocratic voter suppression laws, California is increasing voter access, expanding voting options and bolstering elections' integrity and transparency."

"Last year we took unprecedented steps to ensure all voters had the opportunity to cast a ballot during the pandemic," he continued. Adding,

"[W]e are making those measures permanent after record-breaking participation in the 2020 presidential election."

Local voters weigh in

During an interview with the IE Voice and Black Voice News, Vanessa Nava, a full-time student at Riverside Community College explained whether the permanent vote-by-mail process would encourage her to vote in upcoming elections.

"Yes," Nava responded, "this definitely allows me to have a chance to vote. Being a woman that works two jobs, it was impossible to find the time to head to a polling place. With the vote-by-mail process it made it easier for me to vote in this last election since [before] I never had the time."

Nava, who works two-part time jobs during the pandemic on top of going to school, went on to say she likely would not have voted in the last election had there not been vote-by-mail ballots.

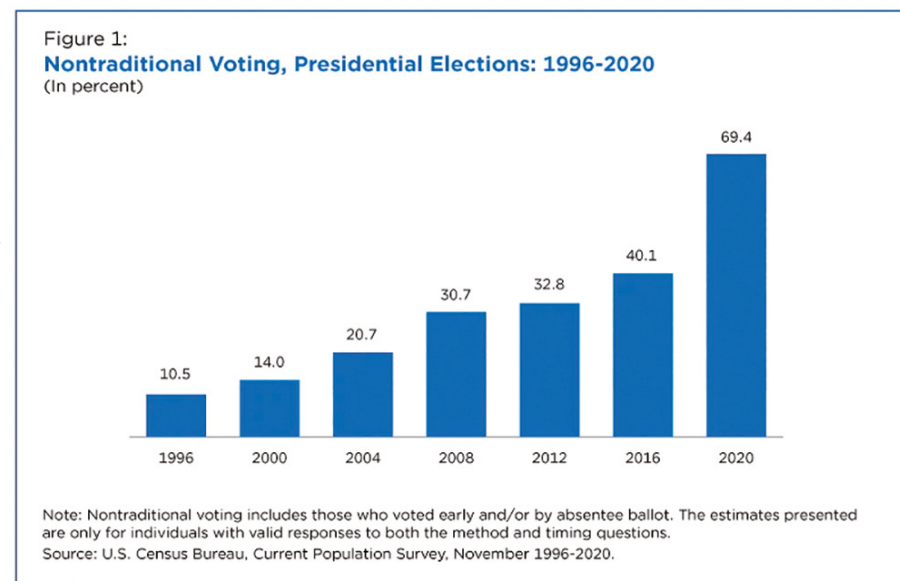
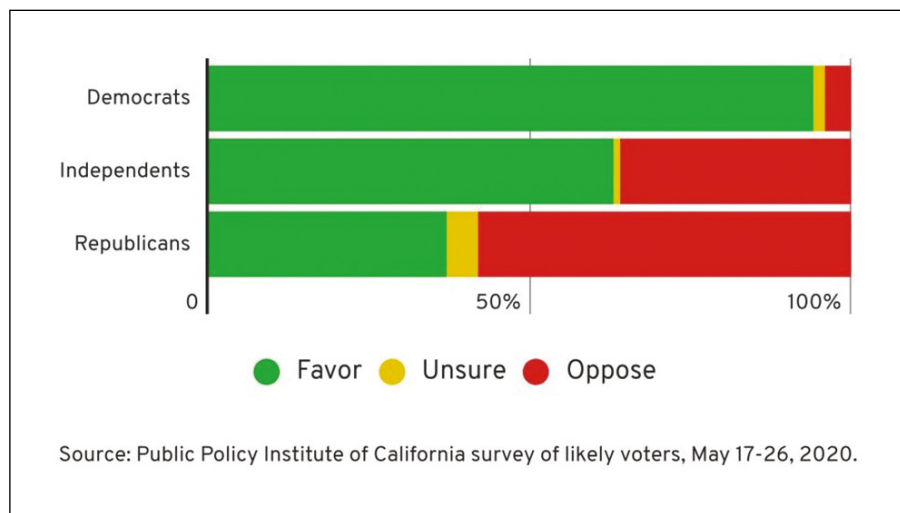
Nava speaks for many Californians, as most of the population voted by mail in 2020.

As the new legislation goes into effect in January, it's important to note that ballots in California must go out at least 29 days before the election and voters will still have the option to drop off their ballot or vote in person.

For more information on how to

register to vote visit: registertovote.ca.gov/.

Drew Nate, a resident of Corona, California, reports for Black Voice News and the IE Voice where he focuses on stories within the Inland Empire and throughout California. An advocate for equity and social justice, he emphasizes civil rights for African Americans. Drew previously served as a staff reporter for The Criterion, a student-run newspaper publication at La Sierra University where he received his bachelor's degree in Communications. Drew's areas of interest include international climate change, fashion, and criminal justice reform. Contact Drew with tips, comments, and/or concerns at drew@blackvoicenews.com.



Top graph: Survey of likely voters in California who supported mail in voting in 2020. (ppic.org) Bottom graph: In the 2020 election, 69% of voters nationwide cast their ballot nontraditionally--by mail and/or before Election Day. (census.gov)

Multi-Million Dollar Settlement Reached for Families, Survivors of Mother Emanuel Massacre



S.E. Williams | Executive Editor

On Thursday, October 28, the U.S. Department of Justice announced it has reached an agreement, at least in principle, to settle the civil cases resulting from the June 2015 massacre at Mother Emanuel AME Church in Charleston, South Carolina by a White supremacist that left nine people dead.

These settlements will resolve claims by 14 plaintiffs arising out of the shooting. Plaintiffs agreed to settle claims alleging that the FBI was negligent when it failed to prohibit the sale of a gun by a licensed firearms dealer to the shooter, who wanted to start a “race war” and specifically targeted the 200-year-old historically African American congregation.

For those killed in the shooting, the settlements range from \$6 million to \$7.5 million per claimant. For the survivors, the settlements are for \$5 million per claimant.

The litigation which dates to 2016, has worked its way through the district court and the federal court of appeals.

“The mass shooting at Mother Emanuel AME Church was a horrific hate crime that caused

immeasurable suffering for the families of the victims and the survivors,” said Attorney General Merrick B. Garland in a press statement. “Since the day of the shooting, the Justice Department has sought to bring justice to the community, first by a successful hate crime prosecution and today by settling civil claims.”

“The nation grieved following the mass shooting at Mother Emanuel, and no one was more profoundly affected than the families of the victims and the survivors we have reached a settlement with today,” said Associate Attorney General Vanita Gupta. “The department hopes that these settlements, combined with its prosecution of the shooter will bring some modicum of justice to the victims of this heinous act of hate.”

“The department is pleased to bring closure to this long-running litigation,” said Acting Assistant Attorney General Brian M. Boynton of the Justice Department’s Civil Division. “These settlement agreements represent another chapter in the justice system’s efforts to address this horrific event, following the government’s prosecution and conviction of the shooter for federal hate



Murderer and White Supremacist Dylann Roof was found guilty of the June 2015 massacre at the historic Mother Emanuel AME Church in Charlottesville, South Carolina. (source: billtrack50.com)

crimes.”
On June 17, 2015, Mother Emanuel congregants welcomed a stranger who had entered their church and invited him to participate in their Wednesday night bible study. Tragically, at the close of the session, the shooter, a man they had welcomed, killed nine people, including Mother

continued on page 18

Message to Riv DA, continued from page 3
shoulder and three times in his back.

Sanchez was fired by the LAPD in July 2020 after the Board of Police Commissioners found he had violated LAPD policy.

However, in August 2021, immediately following the grand jury decision not to recommend charges, DA Hestrin proclaimed at a news conference that he would not charge Sanchez stating, "It's a difficult case."

Obviously, it was, at least for Hestrin anyway, since his office obviously failed to present compelling enough evidence to the grand jury for it to recommend charges. Again, not surprising for a District Attorney like Hestrin whose political fortunes rest with not angering his police and sheriff union patrons.

Obviously, the Los Angeles Police Commissioners and Attorney General Bonta were able to see what Hestrin chose not to see and instead chose to hide the grand jurors for cover—that felony charges were indeed warranted in Sanchez's use of deadly force against the French family.

As explained by Bonta when he announced the state was pursuing charges against Sanchez,



Kenneth French was shot and killed and his parents, Paola and Russell French, were shot and seriously injured by then off-duty LAPD officer Salvador Sanchez at a Costco in Corona, CA in June 2019. Sanchez has since been terminated by LAPD. (mobiletwitter.com)

"Where there's reason to believe a crime has been committed, we will seek justice." According to Bonta, that is exactly what the Sanchez case is about, "pursuing justice after an independent

and thorough review of the evidence and the law."

It is time Riverside County has a District Attorney willing to do the same. As Bonta stressed, "[B]eing licensed to carry a gun doesn't mean you're not accountable for how you use it. No matter who you are, nobody is above the law."

Riverside needs a District Attorney who applies the law equally to everyone—including deputies and police.

Hestrin is continuing to show himself a true, Trump-flavored-Kool-Aid drinking Republican who not only refused to bring charges in this case, but was also very vocal about alleged problems with the 2020 election in true "Big Lie" fashion.

In 2022, Riverside County voters will have an opportunity to elect a District Attorney willing to apply the law fairly to everyone and not just appease those who wear badges and donate to his/her political campaign above the law.

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

S.E. Williams
Executive Editor

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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-202113678
p. 10/14, 10/21, 10/28, 11/4/2021

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

**TULABEE CREATIONS
WRAP&SNAP HAIR ACCESSORIES
QUICKDOOH**

**66789 Two Bunch Palms Trl #1
Desert Hot Springs, CA 92240**

RIVERSIDE COUNTY

Maisha Denice Wiggins

**66789 Two Bunch Palms Trl #1
Desert Hot Springs, CA 92240**

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. Maisha Denice Wiggins
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 10/4/2021

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-202113834
p. 10/14, 10/21, 10/28, 11/4/2021

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

**KINGDOM WAY THRIFT STORE
22700 Alessandro Blvd, Unit B**

Moreno Valley, California

RIVERSIDE COUNTY

Claudia Marie Lynum

10244 Arrow Rte Apt 129

Rancho Cucamonga, CA 91730

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. Claudia Marie Lynum

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 10/5/2021

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-202113876
p. 10/14, 10/21, 10/28, 11/4/2021

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

**HEINER REALTY
31575 Enfield Lane**

Temecula, CA 92591

RIVERSIDE COUNTY

PO BOX 891707

Temecula, CA 92589

Julie Heiner Damewood

31575 Enfield Lane

Temecula, CA 92591

CA

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on March 1, 2000
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. Julie Heiner Damewood

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 10/5/2021

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-202113896
p. 10/14, 10/21, 10/28, 11/4/2021

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

BEAUTIFUL DAY

50949 Washington St, Suite A

La Quinta, CA 92253

RIVERSIDE COUNTY

53575 Avenida Herrera

La Quinta, CA 92253

IORA Hospitality LLC

53575 Avenida Herrera

La Quinta, CA 92253

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. Justin Jenkins, 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 09/27/2021

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-202113543
p. 10/14, 10/21, 10/28, 11/4/2021

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

**A AND V SOCIAL PLUMBING
SERVICES**

6748 Clifford St

Riverside, CA 92504

RIVERSIDE COUNTY

A and V Social Services LLC

6748 Clifford St

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. Alexander Vidrio, 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 09/22/2021

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-202113367
p. 10/14, 10/21, 10/28, 11/4/2021

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

**KAIROs HAIR AND BEAUTY
SUPPLIES**

KAIROs BEAUTY SUPPLIES

KAIROs HAIR AND BEAUTY

3641 Adams St

Riverside, CA 92504

RIVERSIDE COUNTY

Marie "A" Vernon

3641 Adams 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. Marie A 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 10/13/2021

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-202114174
p. 10/21, 10/28, 11/4, 11/11/2021

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

COOKEE TALK

COOKEE DOUGH

3641 Adams St

Riverside, CA 92504

RIVERSIDE COUNTY

Marie Antoinette Vernon

3641 Adams 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. Marie Antoinette 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 9/23/2021

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-202113437
p. 10/21, 10/28, 11/4, 11/11/2021

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

TOP LEVEL REALTY

27247 Madison Ave #107

Temecula, CA 92590

RIVERSIDE COUNTY

Top Level, Inc.

27247 Madison Ave #107

Temecula, CA 92590

CA

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 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 misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000)

s. Janice Lovendahl, 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 10/15/2021

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 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-202114351
p. 10/21, 10/28, 11/4, 11/11/2021

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

DUMP PRO'S

14210 Descanso Dr

Perris, CA 92570

RIVERSIDE COUNTY

Alexis Perez

14210 Descanso Dr

Perris, CA 92570

Eric Daniel Perez

14210 Descanso Dr

Perris, CA 92570

This business is conducted by: Co-Partners

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

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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. Eric Daniel 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 10/07/2021

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-202114009
p. 10/21, 10/28, 11/4, 11/11/2021

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

CARRERA PHOTOGRAPHY & VIDEO
22500 Town Circle, Space 2060
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Neftali Carrera Chavez
3631 Van Buren Blvd
Riverside, CA 92503

This business is conducted by: individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 10-1-2021

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. Neftali Carrera Chavez
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 10/07/2021

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-202114041
p. 10/21, 10/28, 11/4, 11/11/2021

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

TRINITEA
7364 Goldboro Lane
Riverside, CA 92506
RIVERSIDE COUNTY
James Edward Curtis V
7364 Goldboro Lane
Riverside, CA 92506

This business is conducted by: individual
Registrant has not 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. James Edward Curtis V
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 10/13/2021

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-202114153
p. 10/21, 10/28, 11/4, 11/11/2021

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 10/13/2021

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

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. Wendy Rochelle Roby
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 10/04/2021

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-202113829
p. 10/21, 10/28, 11/4, 11/11/2021

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

SERENITY END OF LIFE DOULA CARE
37295 High Vista Drive
Murrieta, CA 92563
RIVERSIDE COUNTY
Sharon Elaine Harris
37295 High Vista Drive
Murrieta, CA 92563

This business is conducted by: individual
Registrant has not 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. Sharon Elaine Harris
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 09/29/2021

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

California is in a serious drought. Let's work together to make our water last.

Here are some simple tips for saving water inside and outside the home:

**FIX A LEAKY SINK**

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**TURN OFF THE WATER WHILE BRUSHING YOUR TEETH**

**PLACE MULCH AROUND YOUR PLANTS AND TREES**

**ONLY WASH FULL LOADS OF LAUNDRY**

**USE A BROOM TO CLEAN YOUR PATIO AND DRIVEWAY INSTEAD OF THE HOSE**

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you have greater protection
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and death.



WEAR A MASK
when it can protect
you & others.



**GET TESTED
& STAY HOME**
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**Find a COVID-19
vaccine near you** ►



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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-202113662
p. 10/21, 10/28, 11/4, 11/11/2021

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

TAAAN
765 North Main Street, ste 131-B2
Corona, CA 92880
RIVERSIDE COUNTY
Tommy Van Patterson
7035 College Park Dr
Eastvale, CA 92880

This business is conducted by: individual Registrant has not 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 10/20/2021

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-202114562
p. 10/28, 11/4, 11/11, 11/18/2021

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

CHIEF TAX & ASSOCIATES
30627 Belmont Heights
Murrieta, CA 92563
RIVERSIDE COUNTY
Roderick - Jessamy
30627 Belmont Heights
Murrieta, CA 92563

This business is conducted by: individual Registrant has not 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. Roderick - Jessamy

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 10/07/2021

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-202114036
p. 10/28, 11/4, 11/11, 11/18/2021

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

CAPTION SOLUTIONS INC.
25165 Bridle Trail Road
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Caption Solutions Inc.
25165 Trail Road
Moreno Valley, CA 92553
CA

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on August 1, 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. Roderick - Jessamy

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 10/18/2021

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-202114406
p. 10/28, 11/4, 11/11, 11/18/2021

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

IRON SHARPENS IRON SCHOOL OF MINISTERIAL TRAINING
2900 Adams Street, Unit A4
Riverside, CA 92504
RIVERSIDE COUNTY
Castle Rock Christian Fellowship, Inc
2900 Adams Street, Unit A4
Riverside, CA 92504
CA

This business is conducted by: Corporation

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

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Bishop Jon S Harris, 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 10/19/2021

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.

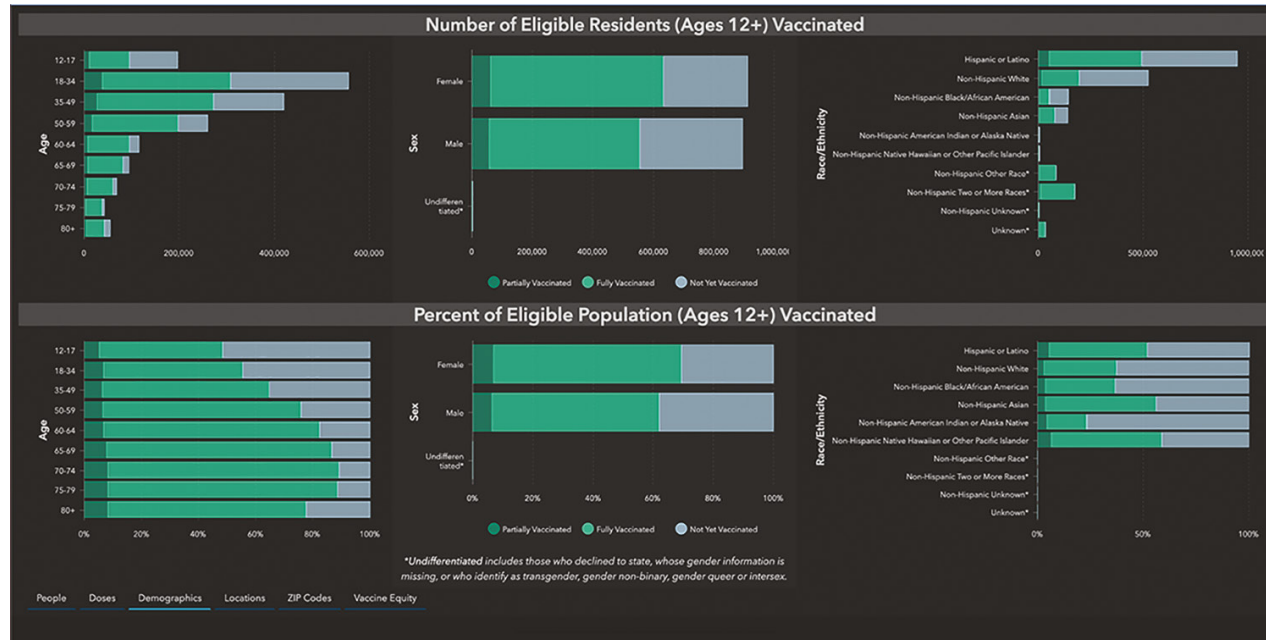
Peter Aldana, County Clerk,
FILE NO. R-202114506
p. 10/28, 11/4, 11/11, 11/18/2021

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

E PRO INSURANCE
3819 Saint Austell Way
Perris, CA 92571
RIVERSIDE COUNTY
Linden Hesford Gray
3819 Saint Austell Way
Perris, CA 92571

This business is conducted by: Individual Registrant has not yet begun to transact business under the fictitious business

FDA's Expert Committee, continued from page 7



The San Bernardino County Vaccination Dashboard displays the number of residents who are vaccinated. The county reports that 43 percent of children under the age of 17 are vaccinated. (San Bernardino County Public Health)

an exodus of at least 30 percent of their students if a vaccine mandate is enforced. Another parent suggested that she would not hesitate to enroll her children in private school if the district enforces COVID-19 vaccinations.

According to the FDA Vaccines and Related Biological Products Advisory Committee Meeting briefing document, Pfizer's study concluded that the benefits of the vaccine outweigh the risks for use in children 5 to 11 years of age. Pfizer's research noted potential risks of Myocarditis, a heart condition that was seen in some individuals who were vaccinated with Pfizer and Moderna. This reaction is more common in young males and is usually mild.

The Delta variant continues to be the leading strain, comprising 99 percent of the tested strains in the U.S. where COVID-19 cases among children ages 5 to 11 make up 39 percent of cases among children younger than 18 years old, according to the briefing.

"While children and adolescents appear less susceptible to SARS-CoV-2 infection and generally have a milder COVID-19 disease course as compared with adults, adolescents and adults have similar SARS-CoV-2 viral loads in their nasopharynx, so adolescents may play a role in community transmission," the document noted. "Transmission of SARS-CoV-2 virus from children can occur in both household and school

settings."

Pfizer-BioNTech proposes giving children 5 to 11 years of age only one-third of the dose given to adults and individuals aged 12 to 15 in a two-dose regimen.

Dr. David Lo, Senior Associate Dean of Research and Distinguished Professor of Biomedical Sciences at UC Riverside, participated in a Q&A last month regarding vaccines among school-aged children. Dr. Lo noted that initially COVID infections were lower in children when there was only one strain.

"This difference is getting less prominent with the spread of the Delta variant, as more and more children are getting hospitalized with severe disease and also dying," said Dr. Lo in the article. "We need to be vigilant as newer variants continue to emerge due to the high numbers of unvaccinated across the country and around the world, allowing for more mutation. Some of the new variants may turn out to be even more deadly to children."

More than 50,000 children under the age of 18 have been reported as contracting COVID in Riverside County, according to Riverside University Health System. Across the county, 43.9 percent of children 12 to 15 years old are vaccinated and 52.5 percent of 16-to-17-year olds are vaccinated. In San Bernardino County, 43 percent of children 12 to 17 years old are



Supporters of Stand Up Riverside hold signs and protest vaccine mandates for children. (Photo courtesy of Instagram)

vaccinated.

Following the expert committee's vote, the FDA will consider the recommendation and decide to extend the vaccine to children ages 5 to 11. The final decision will come from CDC Director Dr. Rochelle Walensky, in the upcoming weeks.

"Just to reassure the committee, because we are taking an emergency use authorization rather than an approval, in general, although it's possible that mandates could be put in place, I suppose, in general people have not done mandates with emergency use authorizations, and there are certain governors who have already announced that they would not do a mandate until there was an approval as opposed to an emergency use authorization," Dr. Peter Marks, head of the FDA's Center for Biologics Evaluation and Research, said after the vote.

Breanna Reeves is a reporter in Riverside, California, and uses data-driven reporting to cover issues that affect the lives of Black Californians. Breanna joins Black Voice News as a Report for America Corps member. Previously, Breanna reported on activism and social inequality in San Francisco and Los Angeles, her hometown. Breanna graduated from San Francisco State University with a bachelor's degree in Print & Online Journalism. She received her master's degree in Politics and Communication from the London School of Economics. Contact Breanna with tips, comments or concerns at breanna@voicemediaventures.com or via twitter @breereeves.

Multi-Million Dollar, continued from page 12

Emanuel’s pastor, Reverend Clementa Pinckney, also a South Carolina State Senator.

The families of the Emanuel Nine (as the victims became known), as well as the five survivors who were inside the church at the time of the shooting, sued the government. They sought to recover for wrongful death and physical injuries resulting from the shooting.

Plaintiffs asserted that the FBI’s National Instant Criminal Background Checks System (NICS) failed to discover in a timely manner that the shooter was a person prohibited by federal law from possessing a firearm. They alleged that due to this delay, the shooter was able to purchase the handgun that he used to commit the massacre.

Since this shooting, the FBI states it has worked to strengthen and improve the background check process.

Though under applicable law the court must approve these settlements, all parties expect the court will agree the settlements are fair and reasonable.

I N M Y O P I N I O N

Telling Our Family, continued from page 9

impacted the Black community over time. My sister published her first poem in Ebony Jr. as an elementary school student and then in high school she interned at The Sacramento Observer Newspaper.

Gwen founded Cocoa Kids Books to publish books like Rex and the Band that encourage Black children to dream, aspire for more, and soar because they see themselves reflected in stories that are engaging, authentic, uplifting, and inspiring. I’m so proud of my big sis! You can buy Gwen’s book at <https://store.bookbaby.com/book/rex-and-the-band>.

Editor’s Note: 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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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. Linden Gray
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 10/19/2021

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-202114486
p. 10/28, 11/4, 11/11, 11/18/2021

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

G’S AUTO SALES
2084 Wilson Ave
Perris, CA 92571
RIVERSIDE COUNTY
Gerald Jerard Hardy
2084 Wilson Ave
Perris, CA 92571

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. Gerald Hardy
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 10/19/2021

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-202114447
p. 10/28, 11/4, 11/11, 11/18/2021

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

OMEX
5280 Coventry Drive
Riverside, CA 92506
RIVERSIDE COUNTY
TLJ Ventures, LLC
5280 Coventry Drive
Riverside, CA 92506
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. Todd L. Jorgenson, 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 10/19/2021
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-202114463
p. 10/28, 11/4, 11/11, 11/18/2021

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

ROYCE LOGISTICS
7056 Archibald Ave Ste 102-364,
Corona, CA 92880
Riverside County
SAPPHIRE INTERNATIONAL INC, A/I#

C4589960,
7056 Archibald Ave Ste 102-364,
Corona, CA 92880

This business is conducted by: a corporation
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 9/1/21.

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 SAPPHIRE INTERNATIONAL INC, Jiqiao Shi, 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 10/28/21 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-202115048
p. 11/4, 11/11, 11/18, 11/25/2021

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

THE RED CARPET HAIR STUDIO
23887 Sunnymead Blvd, Ste B
Moreno Valley, CA 92553
RIVERSIDE COUNTY
1137 Regala St
Perris, CA 92571
Red Carpet Hair Studio, LLC
1137 Regala St
Perris, CA 92571
CA

This business is conducted by: Limited Liability Company
Registrant commenced to transact business under the fictitious business name(s) listed above on 10-12-21

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. Nicole Rae Sellers, 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 10/26/2021

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 (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-202114912
p. 11/4, 11/11, 11/18, 11/25/2021

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

WYDLFLOWREZ
2366 Orchard Lane
Corona, CA 92882
RIVERSIDE COUNTY
Traci Latonya Flores
2366 Orchard Lane
Corona, CA 92882

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 10-13-2021

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. Traci Latonya 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 10/26/2021
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 (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-202114917
p. 11/4, 11/11, 11/18, 11/25/2021

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

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Bansree Parikh
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