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Inland Southern California's News Weekly

# VOICE

January 9, 2020 Volume 47| Issue 25

[theievoice.com](http://theievoice.com)



**New Report, Old Cliche:**  
**"The Hazards of Driving While Black"**

Inside: Dialysis Center Law Temporarily Blocked - What you Should Know





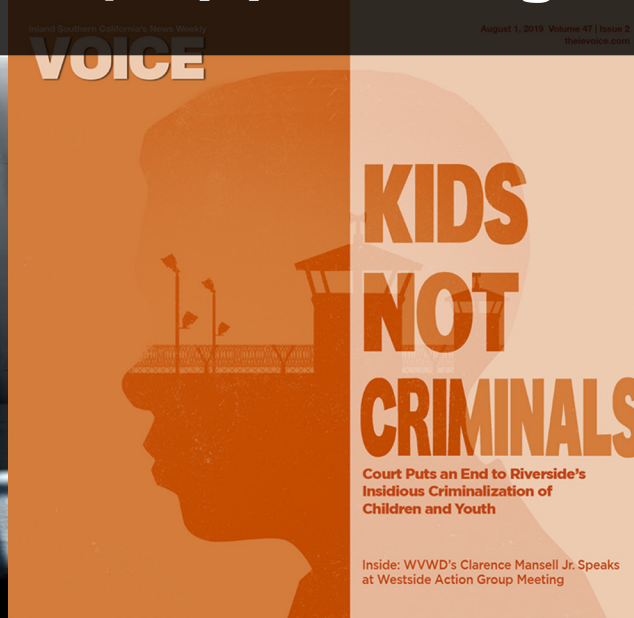
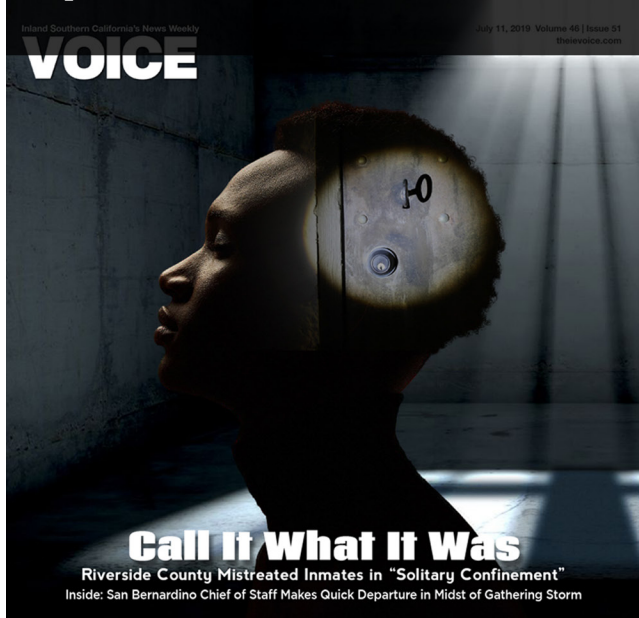


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**We encourage you to submit your commentaries for potential publication to [myopinion@theievoice.com](mailto:myopinion@theievoice.com).**

**We respectfully request your submission be no more than 500 words. Any photo(s) included to accompany your writing should be at least 300 DPI.**





# VOICE

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## KEEPING IT REAL

### Between Hope and Cynicism

The state's Racial and Identity Profiling Advisory Board released its third annual report on January 2, 2020.

As I waited for the document to download, I was somewhat ambivalent regarding what it would reveal—nothing new, I was certain.

As I flipped through the pages, I quickly learned I was right. The findings were predictable: Blacks are stopped more often; Blacks are searched more often; Blacks are sent to jail more often; and the list goes on. The statewide numbers were concerning and locally, here in Riverside and San Bernardino Counties, the findings

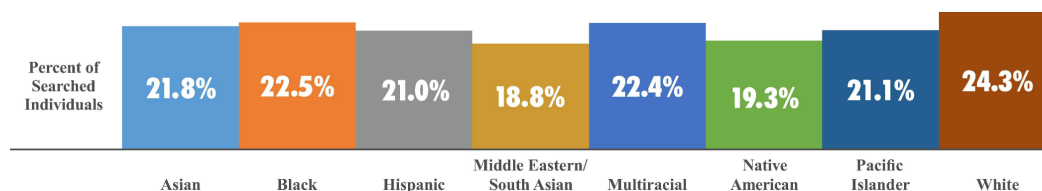
Attorney General's Office has created a Dashboard where the data will be available and accessible to everyone down to police agency level, providing another tool for the community to help hold their local police agencies accountable.

I see this as positive progress. However, I also believe that tracking data without any expectation of consequence and accountability for agencies that do not change behavior over



#### Search Yield Rate

**Search yield rate** refers to the proportion of searched individuals that officers found to be in possession of contraband or evidence. All racial/ethnic groups of color had **lower yield rates than White individuals**, meaning that searches of these groups tended to be less successful at finding contraband or evidence.



#### Search Yield Rates by Officer Discretion Level

When examining yield rates by officer-discretion level—**level of discretion available to the officer in deciding to conduct a search**—yield rates for higher discretion searches (10.2% - 16.2%) were **lower** than yield rates for lower discretion searches (20% - 26.9%). Yield rates for racial/ethnic groups of color were **lower** than White individuals for higher-discretion searches (**searches for which the only basis for search was "consent given"**). This was also true for most racial/ethnic groups of color for lower discretion searches (**searches in which the basis for search was incident to arrest, vehicle inventory, or search warrant**), the exception being Black and Multiracial individuals, who had **higher** yield rates than White individuals for lower-discretion searches.



weren't much better.

Yet, we are in the early days of a new year and my hope and optimism is at an apex, so I searched for something in the report to fuel my optimism.

To begin with, although only the largest police agencies were required to provide data for this report, going forward all police agencies, regardless of size, will be responsible for providing detailed information regarding traffic stops by demographics. In addition, the State

time, has no value and is not conducive to real change. When will officers be held accountable for the disparate treatment of citizens? When will agencies lose funding when their departments fail to make progress in this regard? When will Sheriffs/Police Chiefs lose their jobs for failing to implement progressive discipline for officers who continue to violate expectations regarding the fair application of the law? Without some measure of accountability nothing will change. We have the historical record to prove it.

*continued on page 17*





## Poverty Awareness Month

January is National Poverty in America Awareness month, a time set aside each year to raise awareness and call attention to the growth of poverty in the nation.

In September 2018 the United Ways of California reported one of every three families in the inland region lived in poverty. These families engage in an ongoing struggle to make ends meet almost daily.

This month, the County of San Bernardino Human Services Department and its community partners will host several events and activities throughout the month designed to elevate awareness about intergenerational poverty and the kinds of services provided by the county and nonprofit organizations across the community. To learn more about these events as well as programs available in the community to assist those in poverty visit [hs.sbcounty.gov/povertyawareness/pages/default.aspx](https://hs.sbcounty.gov/povertyawareness/pages/default.aspx).



# Appointed Third District Supervisor Dawn Rowe Faces a Tough Primary

## San Bernardino

Since Dawn Rowe's appointment by the San Bernardino County Board of Supervisors to replace the county's first American Indian Supervisor James Ramos in December 2018 (elected to the State Assembly), controversy over her appointment has lingered.

This year Rowe must defend the seat as she is being challenged by no less than four candidates in the upcoming March 3 election, the day of California presidential primary.

With so many candidates in the race despite her incumbent status, Rowe stands a scant chance of being elected outright in March because in county office elections, like those for county supervisor, a candidate can secure a primary election and avoid a runoff if they can successfully capture fifty percent plus one vote of the total ballots cast. This seems unlikely.

Although county positions are supposed to be non-partisan, Rowe, a Republican was appointed by a San Bernardino County Board that is majority Republican even

though Ramos is a Democrat and had recommended to his peers he be replaced by fellow Democrat and his deputy chief of staff, Chris Carrillo. They ignored his request despite an advocacy effort by the Board's only other Democrat Fifth District Supervisor Josie Gonzales.

Carrillo is no longer competing for the position.

The four Democrats who are challenging Rowe for the seat include Kaisar Ahmed, who ran for Redlands City Council in 2016 and to represent the 31st Congressional District in 2018; Karen Ickes, a human services manager; Barstow Minister Latron Lester; and Redlands City Councilman Eddie Tejada.

It is possible the Democratic candidates will split the vote of their party allowing an opening for Rowe to squeak out the 50 percent plus one. What is most likely however is that Rowe will be forced into a runoff in November because with so many in the field it is unlikely anyone will reach the benchmark required for an outright win.



Dawn Rowe

# Josie Gonzales is Preparing to Take Her Final Bow

## San Bernardino

Longtime Supervisor of San Bernardino County's Fifty District will leave office later this year.

Gonzales, the first Latina to hold the position in San Bernardino County has served on the Board since 2004 and is the county's longest serving supervisor.

Her departure is the result of Measure P passed by voters in 2006 which increased board members salaries while at the same time placing term limits on their service.

Gonzales is throwing her support for a replacement behind her chief of staff, Dan Flores. Both Gonzales and Flores are Democrats. Currently 49.7 percent of registered voters in the Fifth District are Democrats compared to 18.3 percent who are registered Republicans.

Although registered Democrats outnumber registered Republicans in large swaths across the county, Republicans continue to hold four of the five supervisorial seats. Currently, Gonzales is the only Democrat on the Board.

Despite Gonzales' support however, Flores is competing in a field of other Democrats including former California Assemblyman, State Senator and Congressman Joe Baca and businesswoman Nadia Renner, a former radio host for Entravision Communications.

A Republican, Fontana City Councilman Jesse Armendarez is also in



competition to replace Gonzales. Earlier this year he beat WVWD Board member Clifford Young (formerly appointed to the seat) for the San Bernardino County Republican Central Committee's endorsement.

Armendarez also has the endorsement of the Fontana City Council under the stewardship of Mayor Aquanetta Warren.



# Riverside, A “Surging” City

## Riverside

In mid-December 2019 the publication Inc. Magazine ranked the City of Riverside number 35 on its list of the 50 Best Areas in the country to start a business in 2020.

The Inc. ranking, known as the “Surge Cities Index,” is based on seven essential indicators which include the categories of early stage funding and job creation. Inc. Magazine and the innovation policy company Startup Genome analyzed data in relation to seven essential indicators. Riverside was ranked number 14 in net business creation and number 16 in the categories of both job creation and wage-growth.

Other categories considered in the rankings included population growth, net business creation, rate of entrepreneurship, wage growth, and high-growth company density.

In acknowledging the city’s success in these areas, the publication also gave credit to the efforts of UC Riverside to grow what it defined as “an entrepreneurial ecosystem in the region.” “The local university became the beating heart of this startup community,” the article read. The article went on to cite several examples of UCR initiatives including its Wet Lab Incubator, Entrepreneurial Proof of Concept Center and Small Business Development Center or (EPIC SBDC); the Highlander Venture Fund’ in addition to the institution’s partnership with the city and county to manage the EXCITE incubator in downtown Riverside.

Reacting to the article, Riverside’s ranking and UCR’s role in the city’s efforts EPIC director Scott Brovsky shared, “Having our growing startup



ecosystem recognized on a national level by Inc. magazine is key to attracting more C-level talent to help scale our most promising deep-tech startups coming out of the UCR labs, as well as getting Riverside on the radar of angel investors and seed-stage venture capitalists.”

# classifieds&publicnotices

## NAME CHANGE

### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER MVC 1914239**

To All Interested Persons: Petitioner: YOLANDA MORENO RAMIREZ filed a petition with this court for a decree changing names as follows: YOLANDA MORENO RAMIREZ to. YOLANDA MORENO-MORÁN. 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 the 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: February 6, 2020 Time: 1:00pm, Dept: MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK ST. #201, MORENO VALLEY, CA 92553, SUPERIOR COURT. 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: DEC 17, 2019

ERIC V. ISAAC, Judge of the Superior Court  
**p. 12/19, 12/26/2019, 1/2/2020, 1/9/2020**

### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER COC 1912107**

To All Interested Persons: Petitioner: DESIREE WELLS, ON BEHALF OF ALORAH DELEE BROWN WELLS filed a petition with this court for a decree changing names as follows: ALORAH DELEE BROWN WELLS to. ALORAH DELEE WELLS. 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 the 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: February 26, 2020 Time: 8:00AM, Dept: C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, CORONA BRANCH, 505 S. BUENA VISTA AVENUE, RM. 201, CORONA, CA 92882. 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: DEC 17, 2019

TAMARA L. WAGNER, Judge of the Superior Court  
**p. 12/26/2019, 1/2/2020, 1/9, 1/16/2020**

### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER MVC 1913877**

To All Interested Persons: Petitioner: GISSEL ILENE CERVANTEZ filed a petition with this court for a decree changing names as follows: GISSEL ILENE CERVANTEZ to. GISSEL ILENE MARTHA. 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 the 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: 1/30/20 Time: 1:00PM Dept: MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK ST, BLDG. D, MORENO VALLEY, CA 92553, MORENO VALLEY COURTHOUSE. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: DEC 04, 2019

DAVID E. GREGORY, Judge of the Superior Court  
**p. 12/26/2019, 1/2/2020, 1/9, 1/16/2020**

## PUBLIC NOTICES

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AND WHEN RECORDED MAIL TO:  
Western Progressive, LLC  
Northpark Town Center

1000 Abernathy Rd NE; Bldg 400, Suite 200  
Atlanta, GA 30328

SPACE ABOVE THIS LINE FOR RECORDER'S USE  
T.S. No.: 2017-01566-CA

A.P.N.:436-210-023-5  
Property Address: 227 La Clarita Avenue,  
San Jacinto, CA 92582

## NOTICE OF TRUSTEE'S SALE

PURSUANT TO CIVIL CODE § 2923.3(a) and (d), THE SUMMARY OF INFORMATION REFERRED TO BELOW IS NOT ATTACHED TO THE RECORDED COPY OF THIS DOCUMENT BUT ONLY TO THE COPIES PROVIDED TO THE TRUSTOR.

NOTE: THERE IS A SUMMARY OF THE INFORMATION IN THIS DOCUMENT ATTACHED

IMPORTANT NOTICE TO PROPERTY OWNER:  
YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 06/14/2005. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN

EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

Trustor: Xay Vanachareun, AND Chitsana Vanachareun HUSBAND AND WIFE AS JOINT TENANTS  
Duly Appointed Trustee: Western Progressive, LLC  
Deed of Trust Recorded 06/17/2005 as Instrument No. 2005-0485091 in book ---, page--- and of Official Records in the office of the Recorder of Riverside County, California.  
Date of Sale: 02/26/2020 at 09:00 AM  
Place of Sale: AUCTION. COM ROOM, 2410 WARDLOW ROAD #104, CORONA, CA 92880

Estimated amount of unpaid balance, reasonably estimated costs and other charges: \$274,631.69

## NOTICE OF TRUSTEE'S SALE

THE TRUSTEE WILL SELL AT PUBLIC AUCTION TO HIGHEST BIDDER FOR CASH, CASHIER'S CHECK DRAWN ON A STATE OR NATIONAL BANK, A CHECK DRAWN BY A STATE OR FEDERAL CREDIT UNION, OR A CHECK DRAWN BY A STATE OR FEDERAL SAVINGS AND LOAN ASSOCIATION, A SAVINGS ASSOCIATION OR SAVINGS BANK SPECIFIED IN SECTION 5102 OF THE

# Dialysis Center Law Temporarily Blocked—What You Should Know

## Riverside

When a federal judge blocked enforcement of California's new law to control costs of dialysis clinics, many citizens dependent on this important health care service breathed a sigh of relief; however, there remains a lot of misinformation about the legislation, its intent and potential impact on dialysis patients. The following may help to provide some clarity to those concerned about this issue.

In granting the preliminary injunction the judge wrote, "[T]housands of California HIPP recipients—who number among the poorest and most medically vulnerable of all Californians—may not be able to afford the dialysis treatments that keep them alive (or may be forced to dedicate all of their scant financial resources to medical care) and may face further delays in receiving a transplant." But, is there more to this story?

Assembly Bill 290 is focused on the Health Insurance Premium Program (HIPP) run by the nonprofit American Kidney Fund. HIPP is

paid for by dialysis clinics and covers insurance premiums for low-income patients with kidney disease who need dialysis, etc.

There are growing concerns regarding the possibility that dialysis clinics appear to be using poor patients as pawns in order to secure higher payments for themselves. The legislation is intended to prevent dialysis clinics from encouraging patients to enroll in health plans that give them higher reimbursement rates and although the lawsuit has claimed AB 290 will force the American Kidney Fund to shut the program down and leave vulnerable patients without care. This is not true.

Legislators implemented AB 290 to place some controls over the two largest dialysis clinics in California that contribute to the American Kidney Fund's program, which in turn covers the cost of their patients' premiums with private insurers—and in turn, the insurer pays higher reimbursement rates back to the clinics.



AB 290 is a cost saving measure that will not impact the quality of care or access to dialysis treatment for patients. This is because most dialysis patients qualify for Medicare, which provides health insurance for individuals over 65 as well as those with kidney failure and certain other disabilities. In addition, low income patients many also qualify for Medicaid (Medi-Cal) in California.

The reason dialysis companies are pushing

*continued on page 17*

**"Let's talk about treatment options."**

## Proven treatment for opioid addiction starts here.

Medication Assisted Treatment (MAT) is the use of FDA-approved medications for the treatment of opioid addiction. When coupled with counseling, MAT treats the whole patient and significantly reduces the rate of relapse. Medi-Cal, Medicare and many private insurance plans cover MAT. You can get MAT through a primary care doctor, licensed narcotic treatment programs, outpatient treatment programs, or licensed residential treatment facilities.

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**CHOOSE  
CHANGE  
CALIFORNIA**



# The Life and Legacy of Jimmie Lee Veal

## Victorville

**J**immie Lee Veal passed December 15, 2019 at the age of 85. Born April 23, 1934 in Doddsville, Mississippi, Veal was the youngest of eleven sons born to Mingo and Healena Veal.

He attended a country school in Doddsville, Mississippi and received his High School Diploma from Okolona College in Okolona, Mississippi. The college was added to the National Register of Historical Places on August 9, 2002. Upon graduation, Veal left Doddsville to join the military, serving in the United States Air Force.

He met the love of his life, Hazel Wells, while on military break in Drew, Mississippi. They corresponded by mail until the young private returned to Mississippi and asked her to be his wife. They wed, started their family and began their journey as a military family.

Veal served in the Air Force for 20 years and attained the rank of Master Sergeant (MSgt.). During his long years of service to the country he was stationed on military bases throughout the world including temporary duty at Chateauroux Air Force Base (AFB) in France; Landstuhl Medical Center Army in Germany; Mather AFB in Sacramento, California; Amarillo AFB in Texas; Tripoli AFB in Libya, Africa; and The US Logistics Group (TUSLOG) in Ankara, Turkey. After multiple moves with his growing young family which included four children, Veal completed his tour of duty at George Air Force Base in Victorville, California where he served until his retirement in 1973.

Veal trained service personnel and provided Tactical Air Command training services to the Combat Support Group at George Air Force. During his service he was awarded the Air Force Commendation Medal for Meritorious Service.

Subsequent to his retirement from the service Veal took a series of training courses at every opportunity and enrolled in college courses through the University of Maryland.

Even before his retirement, however, he laid the groundwork in 1968 for his post-retirement career by opening the first African American-owned business in the Victor Valley area and his first car lot, properly named Veal's Auto Sales in Adelanto. He understood what the service personnel needed—a clean, reliable car that was affordable on a military paycheck.

After his success with the car lot he invested further in the Adelanto community by providing an entertainment alternative, Bo's Lounge, complete with good music, affordable food and ready company on any given night.

Veal sought to be the consummate provider for his family and even while operating two independent businesses, he took his natural penchant for sales and became an insurance salesman with Prudential Insurance Company. His calming and honest approach to sales earned him the honor of Top Salesman each and every year that he worked with the company. He often told stories of the many families that called to thank him for providing them access to the means for their comfort after the loss of a loved one.

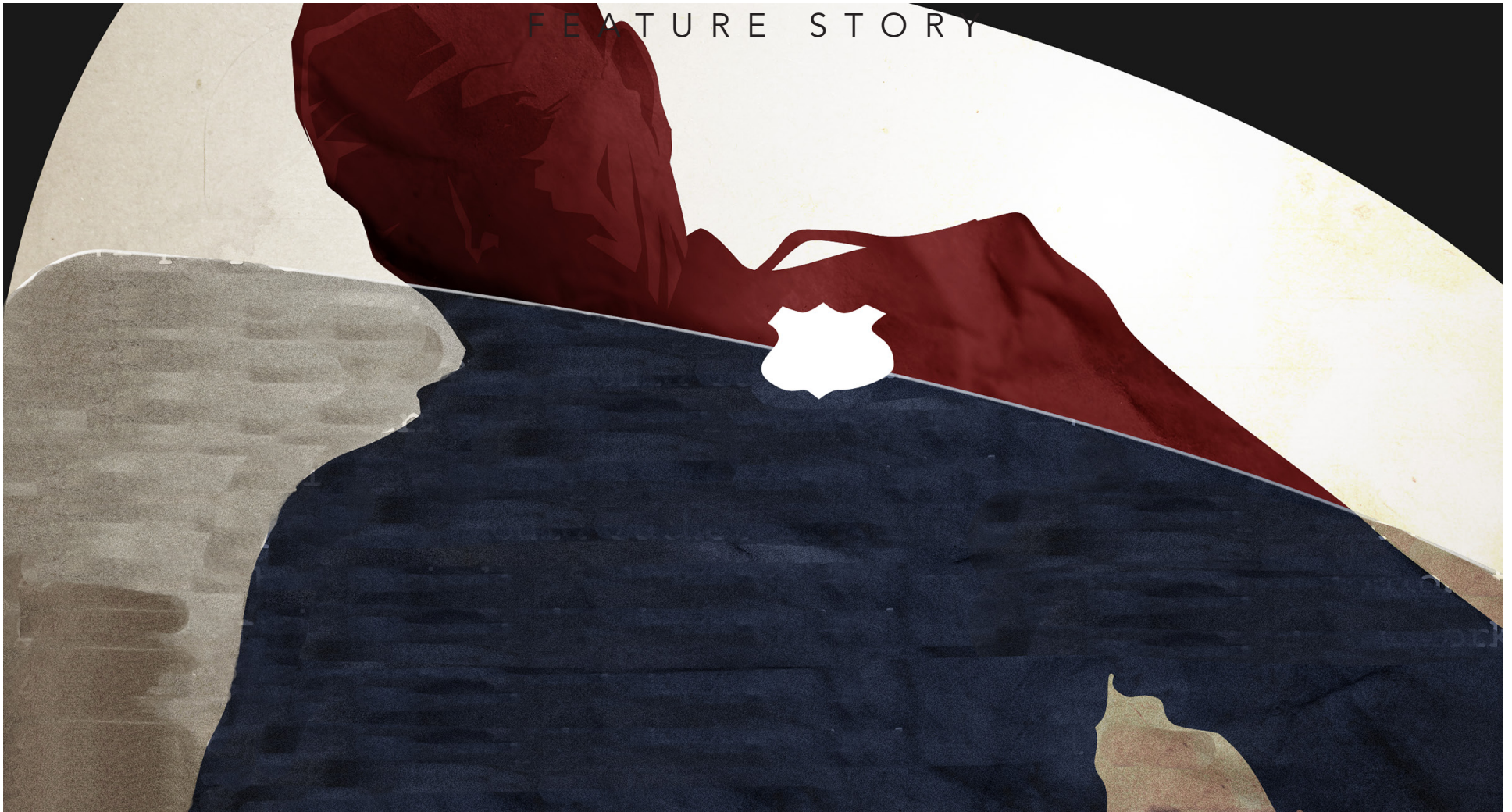
He continued to engage in car sales eventually relocating to Victorville and renaming his business J & H Auto Sales. His love for car sales and the art of conversation that comes with ascertaining one's need, led him to work part time at Sunrise Ford in Fontana. Working only part time, Veal was still their best salesman and relished in training younger, less experienced salesmen in the art of the trade. He was also was an avid sports fan. His favorite teams were the Los

Angeles Lakers, Dodgers and Rams.

Veal was preceded in death by his parents, Mingo and Healena and nine of his ten siblings Clifton, Charlie, Artie Palmer, Mingo, Ira, Lawrence, Joe, Percy, and Luther. He is survived by his brother, James; his wife Hazel; four children, Patricia Veal, Steven Veal, Carolyn Veal-Hunter (Dale) and Bonita Veal; four grandchildren, Candice, Jennifer, Sydney and Jordan; two great grandchildren, Nolan and Evan and a host of nieces and nephews.







## New Report, Old Cliche: “The Hazards of Driving While Black”

**S.E. Williams**  
Contributor

**A** newly released statewide report has reaffirmed what other reports have stated and what African Americans have known and expressed based on a long history of personally challenging, economically damaging and sometimes deadly experience—that Black drivers are stopped and searched by police more than any other group of motorists.

On Thursday, January 2, 2020 the California Department of Justice announced the release of the California Racial and Identity Profiling Advisory Board’s third annual report as required under the Racial and Identity Profiling Act (RIPA) of 2015.

As noted by Sahar Durali, Co-Chair of the Board and Associate Director of Litigation and Policy at Neighborhood Legal Services of Los Angeles, there was something unique about this year’s report, For the first time ever, Californians have comprehensive racial and identity data on each stop and search conducted by police officers at the largest law enforcement agencies in the state.”

Data for the report was accrued based on the analysis of about 1.8 million Californians involved in vehicle and pedestrian stops conducted by the state’s eight largest law enforcement agencies during the second half of 2018.

“This is a critical first step in the fight to end racial profiling. The findings of this data as laid out in the 2020 Board report highlight the need for the policy recommendations of the Board, said Sahar Durali, Co-Chair of the Board and Associate Director of Litigation and Policy at Neighborhood Legal Services of Los Angeles.

Statistics included in the report were provided by both Riverside- and San Bernardino County Sheriff Departments as well as the Los Angeles Sheriff’s- and Police Departments; the San Diego Sheriff’s- and Police Departments and the San Francisco Police Department. In addition, the report included data from more than a million drivers pulled over by California Highway Patrol officers up and down the state.

Although this year’s report included details from the largest eight law  
theievoice.com | JANUARY 9, 2020 | **VOICE** 9



enforcement agencies in the state, under the mandates of RIPA every law enforcement agency in California (regardless of size) must begin to collect and report profiling data by 2023. Key findings from the report include:

### Traffic Stops

Across all racial and ethnic groups, the most common reason peace officers reported for initiating a stop was a traffic violation (84.4%). In this regard, people who were perceived as Black were considered overrepresented in the stop data. According to 2018 US Census Bureau estimates Blacks account for 5.8 percent of California's population they accounted for 15.1 percent of individuals stopped by police.

### Who Is Stopped?

Not surprisingly, the police also appeared to target Black men between the ages of 25 and 34 years of age. RIPA data revealed Black men in this age group were the ones most often stopped by the police.

### Reasonable Suspicion

The next most common reason people were stopped was reasonable suspicion of criminal activity (11.4%). People who were perceived as Black had the highest proportion of stops for reasonable suspicion. Again, although Blacks are barely six percent of the state's population, they accounted for 19.5 percent of stops for reasonable suspicion.

### Search Rates

Concerns over profiling do not end with the disproportionate number of stops Black people experience in the state, it extends to searches. According to the report, Black drivers were searched at rates more than three times that of White motorists. Consider this—while six percent of White drivers were searched following a stop by police and nearly 10 percent of all drivers were searched under similar circumstances, when it came to Black drivers, nearly 19 percent of them were search after being stopped—the highest percentage of any racial group.

### Search Yield Rates

This “search” is a red flag for two reasons. Firstly, “search yield data” (which refers to

the proportion of individuals that officers searched who were found to be in possession of contraband or evidence) helps flush out bias where data shows a certain demographic is searched more than others but with fewer instances of contraband found. And secondly, this year's report plainly showed this is exactly what is happening everyday across California.

According to the report, “All racial or ethnic groups of color had lower yield rates of contraband or evidence than White individuals, meaning that officer searches of these groups tended to be less successful at finding contraband or evidence.”

In other words, although officers were more likely to find contraband when searching White drivers at a rate of 24.3 percent—White drivers are still searched less frequently. In the meantime, although people of color had lower yield rates of contraband or evidence—Black drivers were searched at rates 2.9 times the rate of people perceived as White even though their search yield rate was lower at 22.5 percent.

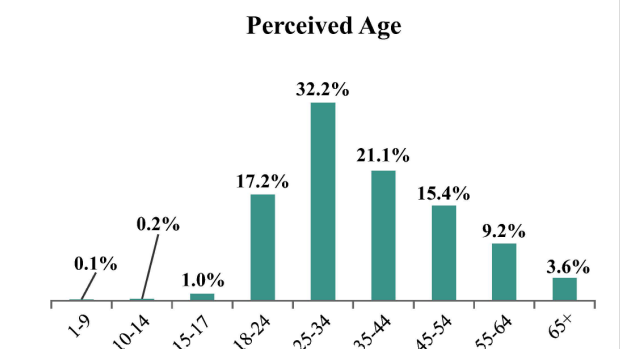
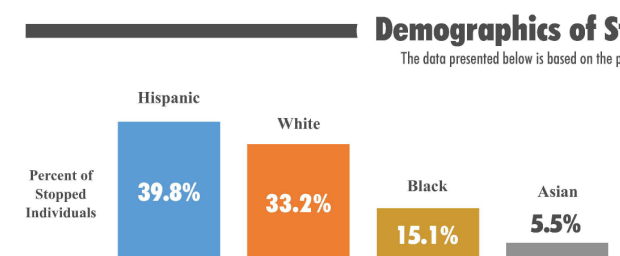
### Consequences

There are usually consequences when individuals are stopped by police and here again, the report revealed evidence of disparate treatment. White drivers are more likely to escape their police interaction with a citation while Black drivers are more likely to be arrested. For example, Black drivers were arrested in about 15 percent of all stops while White drivers on the other hand were arrested only 11 percent of the time. Blacks received citations in 37 percent of stops while the citation rate for White drivers was about 50 percent.

These however are only the immediate consequences of Blacks being stopped more frequently by police. A study, Race, Representation, and Revenue: Reliance on Fines and Forfeitures in City Governments published in March 2019, looked at a representative sample of 93 California cities from 2009 to 2014 to determine what affects how much cities fine residents and rely on fines for revenue.

The study found that “[C]ities' reliance on fines and forfeitures is not associated with budgetary need or public safety service provision but is associated with the race of the population and the racial composition of law enforcement.”

## RIPA | RACIAL AND I 2020 REP



## IDENTITY PROFILING ACT REPORT QUICK FACTS

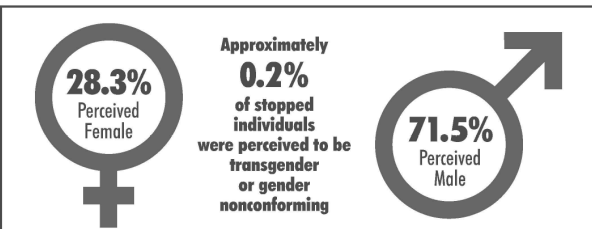
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San Diego Police Department  
San Francisco Police Department



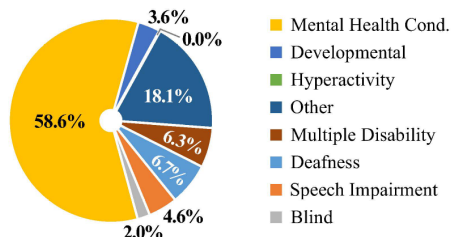
### Stopped Individuals

Perception of stopped individuals by officers.



### Perceived Disability

1.1% of stopped individuals were perceived to have a disability. The graphic below shows the types of conditions that officers perceived these individuals to have.



*“It becomes more and more difficult to avoid the idea of Black men [and women] as subjects of not just racial profiling but of an insidious form of racial obliteration sanctioned by silence.”*

*- Aberjhani, Illuminated Corners*

Such revenue burdens are usually borne disproportionately by African-Americans due to racially biased policing—including as in the RIPA report they are being consistently overrepresented in traffic stops and citations. The overburdensome rate of traffic stops and citations too often leads to a cycle of fines, suspended licenses and more fines on low-income members of the Black community.

### A Look at the Inland Region Riverside County

There were 42,100 police stops in Riverside County during the six-month study period. Although Blacks are only about 6.2 percent of the county's population, nearly 12 percent (11.82) of police stops involved Black drivers. Riverside County Sheriff's Department received a total of 46 complaints in 2018, four of them (nine percent) were triggered by concerns related to profiling.

### San Bernardino County

There were 55,126 police stops in San Bernardino County during the six-month study period. Although Blacks are about 7.75 percent of the county's population, they represented almost 17 percent (16.93) of police stops. The San Bernardino County Sheriff's Department received 104 complaints during 2018, 35 of them or 33 percent were related to concerns over profiling.

### In Conclusion

Although RIPA officials were quick to point out how there are important limitations and caveats for each methodology used in preparing the report that should be kept in mind when interpreting the data, the information collected includes data on peace officers' perceptions of the demographics of individuals stopped by officers.

“The purpose of collecting information

on officer perceptions is to attempt to systematically document and analyze stops and searches to determine whether disparities can be found across demographics,” they noted. As such, beyond characteristics related to race or ethnicity, the demographic information collected included information regarding gender, age, disability status, English fluency, and LGBT identity.

When the report was released, RIPA Co-Chair and Kings County Sheriff Dave Robinson on behalf of the board expressed support and appreciation for the difficult job the men and women of California law enforcement do every day adding, “The report is just the beginning of information that will allow even greater transparency for law enforcement and our communities, allowing us to grow together working on local and statewide areas of concern.”

Durali added, “We encourage law enforcement agencies to work with their communities and utilize the RIPA data to make meaningful changes to their policies, practices, and operations. The Board looks forward to partnering with agencies, community members, and advocacy groups in those efforts.”

California Attorney General Xavier Becerra stressed the importance of good data noting it is a critical component of making good policies as he introduced his department's new online dashboard designed to help make important criminal justice information more accessible to everyone in the state.

“Here at the California Department of Justice, we're committed to doing our part to increase transparency and accountability to help strengthen trust between law enforcement and communities across our state,” Becerra concluded.

The entire 97-page RIPA report is available online at [oag.ca.gov](http://oag.ca.gov) under “racial profiling”.



# California Rep. Duncan Hunter Silent on When He will Resign

## San Diego

U.S. Rep. Duncan Hunter of California is staying silent on when he will resign after he pleaded guilty to using campaign money for personal expenses, drawing the ire of a fellow Republican who wants to replace him.

The six-term congressman said last month that he would step down “shortly after the holidays” but has not been more specific. Hunter spokesman Mike Harrison said Friday that he didn’t have a date and referred to Hunter’s earlier comments.

Carl DeMaio, a talk-radio host and former San Diego city councilman, said Hunter has denied voters a say on issues. Gov. Gavin Newsom, a Democrat, was not required to call a special election after a Dec. 6 deadline to file for the primary.

“By intentionally delaying his resignation past the deadline for the calling of a special election, Duncan Hunter is silencing the voice of the voters of the 50th District for a full year in Congress,” DeMaio said in a statement. “He should have resigned as soon as he pleaded guilty.”

Members of Congress are paid monthly, on the first day of the month. By waiting until after Jan. 1, Hunter apparently pockets another month of his \$174,000 annual salary. Prosecutors have said Hunter and his wife were in financial disarray.

Republicans enjoy a strong lead in voter registration, making the



district a stronghold in an overwhelmingly Democratic state. Democrat Ammar Campa-Najjar narrowly lost to Hunter in a 2016 vote that came less than three months after Hunter’s indictment, while Donald Trump carried the district by 15 percentage points over Hillary Clinton.

Campa-Najjar is running again in California’s March 3 primary and vying against three well-known Republicans to represent the district

*continued on page 17*

# Financial help for more people than ever before



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# publicnotices

## FINANCIAL CODE AND AUTHORIZED TO DO BUSINESS IN THIS STATE:

All right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described as:

More fully described in said Deed of Trust.

Street Address or other common designation of real property: 227 La Clarita Avenue, San Jacinto, CA 92582  
A.P.N.: 436-210-023-5

The undersigned Trustee disclaims any liability for any incorrectness of the street address or other common designation, if any, shown above.

The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust with interest thereon, as provided in said note(s), advances, under the terms of said Deed of Trust, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publication of the Notice of Sale is: \$ 274,631.69.

Note: Because the Beneficiary reserves the right to bid less than the total debt owed, it is possible that at the time of the sale the opening bid may be less than the total debt.

If the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monies paid to the Trustee, and the successful bidder shall have no further recourse.

The beneficiary of the Deed of Trust has executed and delivered to the undersigned a written request to commence foreclosure, and the undersigned caused a Notice of Default and Election to Sell to be recorded in the county where the real property is located.

## NOTICE OF TRUSTEE'S SALE

**NOTICE TO POTENTIAL BIDDERS:** If you are considering bidding on this property lien, you should understand that there are risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority, and size of outstanding liens that may exist on this property by contacting the county recorder's office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same lender may hold more than one mortgage or deed of trust on this property.

**NOTICE TO PROPERTY OWNER:** The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924d

of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call (866)-960-8299 or visit this Internet Web site <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx> using the file number assigned to this case 2017-01566-CA. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale.

Date: December 26, 2019 Western Progressive, LLC, as Trustee for beneficiary C/o 1500 Palma Drive, Suite 237 Ventura, CA 93003  
Sale Information Line: (866) 960-8299 <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx>

## Trustee Sale Assistant

WESTERN PROGRESSIVE, LLC MAY BE ACTING AS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED MAY BE USED FOR THAT PURPOSE.

## p. 1/9, 1/16, 1/23/2020

## NOTICE OF FINDING OF NO SIGNIFICANT IMPACT

The Federal Aviation Administration has announced that a Finding of No Significant Impact (FONSI) and Record of Decision (ROD) has been approved based upon results of a Final Environmental Assessment prepared in December 2019 for the proposed Eastgate Air Cargo Facility project at San Bernardino International Airport (SBD), San Bernardino, San Bernardino County, California.

The following projects are addressed by the FONSI and ROD:

- Construction of a 658,500-square-foot (sf) sort, distribution, and office building (the Air Cargo Sort Building) ranging between 50 and 63 feet in height. The Air Cargo Sort Building would include approximately 77 dock doors on the northern side, approximately 24 dock doors on the western side, and 20 doors to accommodate air cargo containers on the southern side of the Air Cargo Sort Building.

- Construction of taxilanes and aircraft parking apron to support 14 aircraft concurrently ranging from Boeing-737 to Boeing-767 aircraft meeting FAA Airplane Design Group IV standards.

- Construction of approximately 12 acres of ground support equipment (GSE) parking and operational support areas.

- Construction of two separate 25,000-sf maintenance buildings.

- Construction of about 2000 employee auto-parking stalls and 380 trailer parking stalls. Employee parking would be located on the eastern portion of the Proposed Project site. Trailer parking would be located on the northern and western portions of the Proposed Project site.

- Construction of two new driveways into the Proposed Project site, including two clear-span bridges crossing the City Creek Bypass Channel.

- Construction of 3rd Street modifications to tie-in road gradients and turning lanes with bridge entrances.

- Installation of new security fencing, vehicle and pedestrian gates, and a guard shack.

- Installation of pole-mounted and/or building-mounted exterior lights for vehicle and truck parking lots, the Air Cargo Sort Building, and aircraft parking apron.

- Installation of appropriate airfield lights and signage for the aircraft parking apron and taxilanes.

- Land clearing, demolition of concrete, excavation, embankment, and grading.

- Extension of utilities to the Proposed Project site including electrical, natural gas, water, sanitary sewer, communications, and other related infrastructure.

- Installation of stormwater management systems and infrastructure.

- Landscaping.

- Project Commitment 1: Require Use of Electric Ground Support Equipment. With the exception of the fuel trucks and lavatory service trucks, which are assumed to operate on diesel fuel, the SBIAA will require the use of ground support equipment that can operate on electric battery power.

- Project Commitment 2: Construct a Second Eastbound Left Turn Land and a Second Westbound Left Turn Lane at Victoria Avenue and 3rdStreet. SBIAA shall be responsible for constructing a second eastbound left turn land and a second westbound left turn late at Victoria Avenue and 3rd Street.

The FONSI/ROD indicates that the proposed action is consistent with existing environmental policies and objectives as set forth in the National Environmental Policy Act of 1969 in that it will not significantly affect the quality of the human environment.

Copies of the FONSI/ROD are available for public inspection at the following locations:

U.S. Department of Transportation, Federal Aviation Administration, Western-Pacific Region, Office of Airports, 777 S. Aviation Boulevard, Suite 150, El Segundo, California 90245

San Bernardino International Airport Authority Administration Offices, 1601 East Third Street, San Bernardino, California 92408

The FONSI and ROD may also be viewed at FAA's website: [https://www.faa.gov/airports/environmental/records\\_decision/](https://www.faa.gov/airports/environmental/records_decision/) and SBIAA's website: <http://www.sbiaa.org>.

Copies of the Final EA and FONSI and ROD are also available at the following libraries:

Highland Sam J. Racido Branch Library and Environmental Learning Center, 7863 Central Avenue, Highland, California 92346

Highland Sam J. Racadio Branch Public Library and Environmental Learning Center, 7863 Central Ave, Highland, California 92346

San Bernardino County Library, Lake Arrowhead Branch, 27235 Highway 189, Blue Jay, California 92317

Norman F. Feldheym Public Library, 555 W 6th St., San Bernardino, California 92410  
1/9, 1/16/20  
CNS-3327880#

## p. 1/9, 1/16/2020

## INLAND VALLEY DEVELOPMENT AGENCY Notice

Inviting Bids Prospective bidders are hereby notified that the INLAND VALLEY DEVELOPMENT AGENCY ("AGENCY" and/or "Agency") will receive sealed bid proposals for the: IVDA WATER TOWER REHABILITATION The complete Bid shall be submitted in a sealed envelope with the Bidder's name, the project name, and the words "Sealed Bid - Do Not Open" clearly marked on the outside of the mailing envelope. Bids may not be submitted by facsimile or electronic telecommunication. Bids submitted via USPS or other courier service must have the project name and the words "Sealed Bid - Do Not Open" clearly marked on the outside of the mailing envelope. All Bids shall be submitted by delivery to the AGENCY at the address provided below and will be received until 2:00 PM on Thursday, January 30, 2020 . Bids will be publicly opened and read at that time. Any bids received after the specified date and time will be rejected and returned unopened. The address for delivery of Bids is: INLAND VALLEY DEVELOPMENT AGENCY Attention: Clerk of the Board 1601 E. 3rd Street San Bernardino, California 92408 The selected CONTRACTOR shall construct all improvements in accordance with the project plans and specifications and the request for proposals specific to this bid package. The value of this project is estimated at \$450,000.00. Time for completion is estimated to be 45 calendar days . Any questions or communications shall be in writing. Written questions regarding details of the project will be accepted until 1:00 PM on Thursday, January 23, 2020 . Written questions must be directed to Jim Harris , Manager of Capital Projects, INLAND VALLEY DEVELOPMENT AGENCY at [jharris@sbdairport.com](mailto:jharris@sbdairport.com), or the street address for submitting bids. Contract Documents may be obtained from the AGENCY at 1601 E. 3rd Street, San Bernardino, California 92408, upon payment of a \$350.00 nonrefundable fee and are also available for free download on the AGENCY's website, [www.ivdajpa.org](http://www.ivdajpa.org). Make all checks payable to "INLAND VALLEY DEVELOPMENT AGENCY." A full list of all requirements regarding this project can be found in the project specifications. All information, addendums, and notices regarding this Project will be posted to the AGENCY website. It is the sole responsibility of all perspective respondents to check the website for any pertinent information that may be issued. A non-mandatory pre-bid meeting will be held at 1601 E. 3rd Street, San Bernardino, CA 92408 on Thursday, January 16 th , 2020 at 1:00 PM. Each Bidder must be licensed in the State of California and qualified to perform the Work described in the project specifications. Pursuant to Public Contract Code Section 3300, the CONTRACTOR must possess the following classification of CONTRACTOR's license: CLASS B or C with HAZ. Each Bidder, and each

subcontractor listed by the Bidder in the bid proposal, must be registered and qualified to perform public work pursuant to Labor Code § 1725.5. Registration number for the prime contractor and each sub-contractor must be included as required with the bid proposal. Each proposal must be accompanied by a certified or cashier's check or bid bond for ten percent (10%) of the maximum amount of the bid. Said check shall be made payable to the INLAND VALLEY DEVELOPMENT AGENCY and when delivered with a proposal, shall constitute a guaranty that Bidder will, if an award is made to them in accordance with the terms of said Bidder's proposals: execute a contract on the AGENCY's standard form, together with Labor Code Certification thereon; furnish contract performance and payment bonds with a corporate surety or sureties satisfactory to the AGENCY, each for not less than one-hundred percent (100%) of total bid price; furnish certificates of insurance evidencing that all insurance coverage required by the contract has been secured. This is a "public work" project and each CONTRACTOR to whom a contract is awarded must pay the prevailing rates and post copies thereof at the job site. In addition, it is also the responsibility of each CONTRACTOR to follow all requirements of the State of California Labor Code as it relates to public works contracts. Before work can begin on a public works contract, the CONTRACTOR shall submit a Public Works Contract Award Information Form (DAS 140) to an applicable apprenticeship program that can supply apprentices to the site of the public work. The CONTRACTOR must request dispatch of required apprentices from an Apprenticeship Program for each apprentice craft or trade. The CONTRACTOR is to use a Request for Dispatch of an Apprentice Form (DAS 142) to submit his/her written request. Bidders are hereby notified that the prevailing rate of per diem wages, as determined by the Director of Industrial Relations, applicable to the work to be done for the locality in which the work is to be performed in compliance with Section 1773 of the Labor Code of the State of California are on file in the AGENCY's principal office at the address listed above and will be made available to any interested party upon request. This project is subject to compliance monitoring and enforcement by the Department of Industrial Relations. The AGENCY reserves the right to accept or reject any or all proposals, to waive any irregularity or to award the contract to other than the lowest bidder consistent with the award of the contract to the lowest responsible bidder. Bidder may not withdraw their bid for one hundred and twenty (120) days after bid opening. INLAND VALLEY DEVELOPMENT AGENCY San Bernardino, California By: Brandi Goodman, Deputy Clerk of the Board  
1/9/20  
CNS-3326645#

## p. 1/9/2020

## FICTITIOUS BUSINESS NAMES

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

**RIVERSIDE ACUPUNCTURE  
DR. OH RIVERSIDE ACUPUNCTURE  
6717 Indiana Ave  
Riverside, CA 92506  
RIVERSIDE COUNTY  
Jooseok – Oh  
7631 Greenock Way  
Riverside, CA 92508**

This business is conducted by: Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 2010

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. Jooseok – Oh  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 12/11/2019  
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-201916103  
**p. 12/19, 12/26/2019, 1/2/2020 1/9/2020**

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

**TWINING HEARTS HOMECARE  
13241 Mozart Way  
Moreno Valley, CA 92555  
RIVERSIDE COUNTY  
Bernetta – Taylor  
13241 Mozart Way  
Moreno Valley, CA 92555**

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. Bernetta – Taylor  
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 11/26/2019  
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



# publicnotices

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-201915566  
**p. 12/19, 12/26/2019, 1/2/2020 1/9/2020**

The following persons) is (are) doing business as:  
**CALI SHOWER DOORS**  
**1104 Jadestone Lane**  
**Corona, CA 92882**  
**RIVERSIDE COUNTY**  
**Jennifer-Guerra**  
**1104 Jadestone Lane**  
**Corona, CA 92882**  
**Jose De Jesus Rodriguez Colorado**  
**1104 Jadestone Lane**  
**Corona, CA 92882**  
This business is conducted by: Married Couple  
Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

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

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 11/26/2019  
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-201915567  
**p. 12/19, 12/26/2019, 1/2/2020 1/9/2020**

The following persons) is (are) doing business as:  
**QI HAIR SALON**  
**12125 Day St. Suite H303**  
**Moreno Valley, CA 92557**  
**RIVERSIDE COUNTY**  
**Luz Maria Orozco**  
**22561 Springdale Dr**  
**Moreno Valley, CA 92557**  
This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 12/12  
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. Luz Maria Orozco  
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 2012  
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-201916016  
**p. 12/19, 12/26/2019, 1/2/2020 1/9/2020**

The following persons) is (are) doing business as:  
**BEAUTIFUL NAILS**  
**22405 Alessandro Blvd #101B**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**Christina – Nguyen**  
**13660 Flaming Arrow Dr**  
**Moreno Valley, CA 92553**  
This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 12/03/2019  
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. Christina – Nguyen

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 12/5/2019  
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-201915861  
**p. 12/19, 12/26/2019, 1/2/2020 1/9/2020**

The following persons) is (are) doing business as:  
**J.C TREE SERVICES**  
**4067 Strong St**  
**Riverside, CA 92501**  
**RIVERSIDE COUNTY**  
**Jose Luis Cobos Melchor**  
**4067 Strong St**  
**Riverside, CA 92501**  
This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 05/10/2019  
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. Jose Luis Cobos Melchor  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 12/6/2019  
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-201915950  
**p. 12/19, 12/26/2019, 1/2/2020 1/9/2020**

The following persons) is (are) doing business as:  
**YES TO MORE LIFE**  
**4193 Flat Rock Dr**  
**Riverside, CA 92505**  
**RIVERSIDE COUNTY**  
**5225 Canyon Crest Dr. 71-838**  
**Riverside, CA 92507**  
**Kathy – Bridges**  
**1052 Crestbrook Dr**  
**Riverside, CA 92506**  
This business is conducted by: Individual Registrant has not yet begun to transact business under the fictitious business name(s) listed above.  
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Kathy Bridges  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 12/10/2019  
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-201916039  
**p. 12/19, 12/26/2019, 1/2/2020 1/9/2020**

The following persons) is (are) doing business as:  
**HYPERWOLF**  
**571 Crane St, Unit F**  
**Lake Elsinore, CA 92530**  
**RIVERSIDE COUNTY**  
**92 Corporate Park C175**  
**Irvine, CA 92606**  
**Community Development, LLC**  
**92 Corporate Park C175**  
**Irvine, CA 92606**  
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. Nicholas Martin Wolin, 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 12/03/2019  
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-201915771  
**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

The following persons) is (are) doing business as:  
**SPEEDY LUBE**  
**15374 Oban Cir**  
**Moreno Valley, CA 92551**  
**RIVERSIDE COUNTY**  
**Speedy Lube, LLC**  
**23615 Alessandro Blvd, Unit C**  
**Moreno Valley, CA 92553**  
**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. Chidi Justice Uzuakpunwa, President  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/16/2019  
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-201916245  
**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

The following persons) is (are) doing business as:  
**FINISTERRA MORTGAGE**  
**10276 Arlington Ave, Suite B**  
**Riverside, CA 92503**  
**RIVERSIDE COUNTY**  
**Enrique – Roman**  
**10276 Arlington Ave, Suite B**  
**Riverside, CA 92503**  
This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 12/18/19  
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. Enrique Roman  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 12/18/2019

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-201916419  
**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

The following persons) is (are) doing business as:  
**PANCHITO'S RESTAURANT**  
**6072 Etiwanda Ave**  
**Jurupa Valley, CA 91752**  
**RIVERSIDE COUNTY**  
**Omagui Corporation**  
**6072 Etiwanda Ave**  
**Jurupa Valley, CA 91752**  
**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. Francisco—Aguilar Sandoval, President  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/17/2019  
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-201916338  
**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

The following persons) is (are) doing business as:  
**FIGUEROA AUTO PAINT**  
**5867 Jasmine St, Suit C**  
**Riverside, CA 92504**  
**RIVERSIDE COUNTY**  
**Flavio-Cifuentes Figueroa**  
**1466 Windsor St**  
**San Bernardino, CA 92407**  
This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 12-01-2019  
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. Flavio-Cifuentes Figueroa  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/02/2019

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-201915704

**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

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

**LAS ISLAS MARIAS**  
**5504 Etiwanda Ave**  
**Jurupa Valley, CA 91752**  
**RIVERSIDE COUNTY**  
**Yurienaka, Inc**  
**5504 Etiwanda Ave**  
**Jurupa Valley, CA 91752**  
**CA**

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 12/31/2015

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. Leticia Ramirez, Vice President

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/16/2019

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-201916265

**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

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

**PRIME TIRE SERVICE**  
**25176 Filaree Avenue**  
**Moreno Valley, CA 92551**  
**RIVERSIDE COUNTY**  
**Eric Ruben Moreno**  
**25176 Filaree Avenue**  
**Moreno Valley, CA 92551**

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

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Eric Ruben Moreno  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/16/2019

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-201916228

**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

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

**FAST ELECTRIC**  
**21785 Ridgedale Dr**  
**Perris, CA 92570**  
**RIVERSIDE COUNTY**  
**3380 La Sierra Ave, Suite 104-344**  
**Riverside, CA 92503**  
**Fast Mike Electric**  
**21785 Ridgedale Dr**  
**Perris, CA 92570**  
**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. Mike Lucas Drlicka, President

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/13/2019

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-201916207

**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

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

**TEAM DROUGHN ENTERPRISES**  
**30100 Apricot Ave**  
**Nuevo, CA 92567**  
**RIVERSIDE COUNTY**  
**Lawrence Alfred Droughn**  
**30100 Apricot Ave**  
**Nuevo, CA 92567**  
**Queen Kelli Droughn**  
**30100 Apricot Ave**  
**Nuevo, CA 92567**

This business is conducted by: Married Couple

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/13/2019

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-201916192

**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

The following persons) is (are) doing business as:  
**GOLDEN EAGLES BASKETBALL**  
**4500 Riverwalk Parkway**  
**Riverside, CA 92515**

**RIVERSIDE COUNTY**  
**11943 Raley Drive #12**  
**Riverside, CA 92505**  
**John Donald Janssen III**  
**11943 Raley Drive #12**  
**Riverside, CA 92505**

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/17/2019

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-201916354

**p. 12/26/2019, 1/2/2020 1/9, 1/16/2020**

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

**TACTICAL ARMOUR GROUP**  
**11801 Pierce St, Suite 200**  
**Riverside, CA 92505**  
**RIVERSIDE COUNTY**  
**3380 La Sierra Ave, 104**  
**Riverside, CA 92503**  
**Jacqueline Anne Johnson**  
**11801 Pierce St Suite 200**  
**Riverside, CA 92505**

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/06/2019

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-201915925

**p. 1/2, 1/9, 1/16, 1/20/2020**

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

**123FLOOR**  
**12321 Magnolia Ave, Suite F**  
**Riverside, CA 92503**  
**Riverside County**  
**HUVER JAVIER ROJAS**  
**12321 Magnolia Ave, Suite F**  
**Riverside, CA 92503**

This business is conducted by: an individual

Registrant(s) 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 Huver Javier Rojas.

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/24/19 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. 201916625

**p. 1/2, 1/9, 1/16, 1/23/2020**

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

**FIESTA MARKET**  
**3700 E. Vita Chino Unit G**  
**Palm Springs, CA 92262**  
**RIVERSIDE COUNTY**  
**Salhab Michael Inc**  
**3700 E. Vita Chino Unit G**  
**Palm Springs, CA 92262**  
**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. Nabeel Machhor Salhab, President

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/26/2019

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-201916685

**p. 1/9, 1/16, 1/20, 1/27/2020**

**AMENDED**  
**ORDER TO SHOW CAUSE FOR**  
**CHANGE OF NAME**

**CASE NUMBER MVC 1912319**

To All Interested Persons: Petitioner: ADRIAN JOSE BECERRA filed a petition with this court for a decree changing names as follows: ADRIAN JOSE BECERRA to. ADRIAN JOSE GUTIERREZ. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the 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: January 16, 2020 Time: 1:00 pm, Dept MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK STREET, #D201, MORENO VALLEY, CA 92553, MORENO VALLEY COURTHOUSE. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: Nov 14, 2019

ERIC V. ISSAC, Judge of the Superior Court

**p. 12/5, 12/12, 12/19, 12/26/2019**





## Private Prison Corporation Sues the State of California

**Los Angeles**

**T**he private prison corporation GEO Group Inc. recently awarded two five-year extensions to operate detention centers in the state—one in Adelanto with a 2,690-bed capacity and another in Bakersfield with an 1,800-bed capacity—has repaid the state’s largesse by filing suit against the state.

Collectively according to an AP report the extended contracts are worth more than \$3.7 billion, but GEO Group Inc. wants more. In its suit GEO claims a new ban on for-profit prisons in California is unconstitutional. The ban was established with Governor Newsom’s signing of Assembly Bill 32, in October. GEO has claimed the law unlawfully undermines enforcement criminal and immigration law.

The state has also garnered criticism from immigration advocates for

approving the extension just under the wire of the Implementation of AB 32 that made the renewal of such contracts in the state illegal.

AB 32 not only bars the renewal of contracts with operators of private prisons in the future, it also bans the use of private immigration detention facilities in the state of California. The measure became effective January 1, 2020. The lawsuit specifically names Governor Gavin Newsom and State Attorney General Xavier Becerra. There are currently four ICE detention centers in the state, all of which are operated by private prison companies.

With its high immigrant population California is among the state’s leading the fight against the Trump administration on this important and controversial issue.

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*Duncan Hunter, continued from page 12*

stretching across San Diego's eastern and northeastern suburbs and parts of Riverside County. If no one wins a majority, the top two finishers advance to a November runoff. The winner will not take office until January 2021.

Another GOP candidate is Darrell Issa, a former congressman who was one of former President Barack Obama's chief antagonists when he represented another district, who did not immediately respond Friday to a question left with his campaign on when he believes Hunter should step down. Neither did Brian Jones, a former state assemblyman.

Hunter pleaded guilty to a single corruption charge on Dec. 3. He and his wife were initially charged with 60 criminal counts, accused of spending about \$250,000 in campaign funds on family vacations to Italy and Hawaii, private school tuition for their children, airline tickets for their family's pet rabbit and other items.

The congressman acknowledged in a plea agreement that he and his wife dipped into election funds more than 30 times between 2010 and 2016 and falsely reported expenses as campaign-related from their daughter's birthday party at the posh Hotel Del Coronado to an outing with friends at a French bistro. Congress reconvenes Tuesday after its winter break.

Last month, House leaders wrote Hunter urging him not to vote in the chamber following his guilty plea, citing legislative rules. An early supporter of Trump's 2016 campaign, Hunter was one of only three members who didn't cast a vote on the president's impeachment.

back against AB 290 is because dialysis companies get higher reimbursements from private insurers than they can from public coverage like Medicare and/or Medical. So, it is critical to their business model to keep dialysis patients on private insurance by giving them financial assistance from the American Kidney Fund. That way they can continue to be reimbursed at higher premiums.

Interestingly, the American Kidney Fund is financially supported by two of the largest dialysis companies in the nation, DaVita and Fresenius Medical Care. Of course, as a profit-making industry, such efforts aimed at creating profits are in alignment with their business models.

Some question whether they are purportedly creating their own pool of dialysis consumers to use their dialysis machines. According to AP, a recent audit of the financial records of the American Kidney Fund revealed 82 percent of the funding it received came from DaVita and Fresenius Medical Care.

The American Kidney Fund has been accused by insurance plans, consumer advocacy groups and unions of steering dialysis patients to private insurers in exchange for donations from the dialysis industry.

AB 290 will limit the reimbursement rate private-insurance companies receive for patients being assisted by the American Kidney Fund. The goal is to bring such reimbursements more in alignment with Medicare reimbursements.

Despite some misunderstanding, the changes proposed under AB 290 is not applicable to patients currently receiving assistance through the American Kidney Fund as long as they keep their same health plan.

Understanding what's at stake for dialysis companies with the implementation of AB 290 helps explain the millions of dollars in advertising they have spent to shape public sentiment on this issue.

In addition, it is also frustrating to recognize that it takes a commission several years, thousands of taxpayer dollars, and pressure on police agencies up and down the state to assure they comply with reporting requirements, only to tell us what we already know—that police have a history of racial profiling and no matter how many times such behavior is lifted up, no matter how many lights we shine on it, no matter how many miles we march, protest, raise our voices for change—not much changes.

The State Attorney General reminded us that "Good data is a critical component of making good policies." Well, we are accruing the data. Now what?

It is hard to look at the history of Blacks in America and not be cynical, not to think that fairness and opportunity for all will never materialize in this nation. Yet, I remain hopeful in this new year and I am also hopeful the Racial and Identity Profiling Advisory Board will continue its efforts and find a meaningful way forward conducive to real change.

I am reminded of the words of C. S. Lewis who wrote, "You can't go back and change the beginning, but you can start where you are and change the ending." Each of us have a responsibility to change the future for our children so when they get their driver's license we will not have to live with the added element of fear—not experienced by White parents—that our child may be subjected to unwarranted stops by the police, subjected to humiliation, and/or a dangerous or deadly outcome.

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

S.E. Williams  
Editor

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jan20

### Celebrating the Pursuit of Unity

The Riverside African American Historical Society, Inc. will be hosting the 27th Annual Martin Luther King Walk-A-Thon. The walk provides an opportunity for the residents of the Inland Southern California Communities to gather in celebration of the life and legacy of this great American Nobel Peace Prize recipient and Civil Rights Leader, Dr. Martin Luther King, Jr. The walk will begin at Bordwell Park's Stratton Community Center at 2008 Martin Luther King Blvd. and meander through the city ending at Riverside City College's Digital Library at 4800 Magnolia Avenue.

Volunteers will be stationed along the route for assistance as needed. For more information visit [www.raahsinc.org](http://www.raahsinc.org). Follow us at @raahsinc, #raahsinc


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


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MLK WALK-A-THON

January 20, 2020

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Hosted by:



[raahsinc.org/mlkwalk](http://raahsinc.org/mlkwalk)

## NEWS IN BRIEF



### You're Invited

**Riverside, CA** – Riverside County Third District Supervisor Chuck Washington and the Riverside County Library System (RCLS) invite the public to a groundbreaking ceremony for the new French Valley Library at 1 PM on Friday, Jan. 10, 2020 located on the northeast corner of Winchester Road and Skyview Road in the unincorporated area of Riverside County.

The modern design of the new French Valley Library will be a 25,000 square foot single story facility situated on a 2.6-acre parcel. The library has been contemporarily designed to meet the communities growing needs.

The central location of this new library in the French Valley community will be valuable for everyone, no matter your age," said Supervisor Chuck Washington. "Every time I take my grandkids to the library, I think I'm just as excited as they are." According to Washington, libraries of the 21st century have become essential resource centers with specialized programs for students, seniors, veterans, business owners, job seekers and more. "When a library is built, he stressed, "the entire community benefits."

For more information visit [www.rivlib.net](http://www.rivlib.net) or contact the Riverside County Library System at (951) 369-3003.



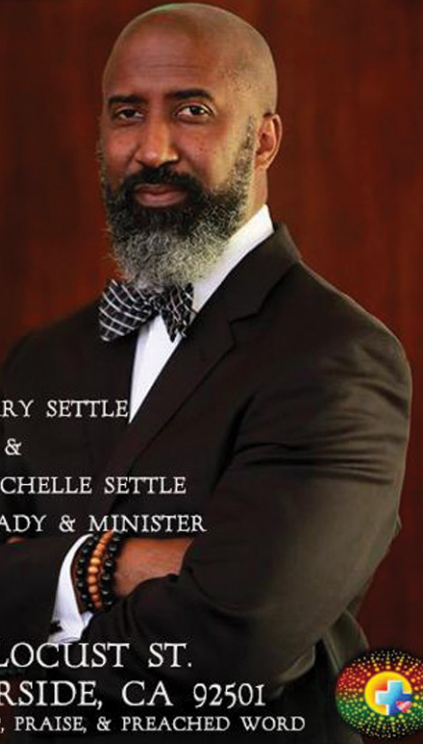
### New Online Safety Product for Children

**Tustin, CA** – The National Center for Missing and Exploited Children has introduced a new online safety education program titled, Netsmartz. The program provides age-appropriate activities to help teach children how to be safer online. Netsmartz has also launched a new video series for children titled "Into The Cloud". The video series features episodes on different elements of online safety, including everything from strategies for handling cyberbullying to recognizing and reporting unsafe and inappropriate interactions and content. To learn about the work of the National Center for Missing and Exploited Children visit their website at [www.missingkids.org/home](http://www.missingkids.org/home).




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