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**Black America's
Conflicted History with
the Insurrection Act**
Inside: COVID-19 Cases Continue to
Rise in Inland Region

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KEEPING IT REAL

In the Shade of Poplar Trees



Sen. Kamala Harris and Sen. Cory Booker speaking about the anti-lynching law

"Southern trees bear a strange fruit, blood on the leaves and blood at the root. Black bodies swaying in the Southern breeze . . . strange fruit hanging from the poplar trees."

- Abel Meeropol

During the nation's current double crisis of COVID-19 and civil unrest in the wake of the George Floyd murder at the hands of police, I was buoyed by efforts of Congregations Organized for Prophetic Engagement who has called for San Bernardino County supervisors to consider declaring racism, a public health crisis. According to Supervisor Janice Rutherford, the board will consider the issue this week.

Certainly, it is just a first step; but it is a step, and one certainly long overdue for San Bernardino County with its long history of police brutality and mistreatment of Black and Brown people both within, and outside of the county's jail system.

The community should not only watch to see what changes are considered for the region's two Sheriffs' Departments and local police agencies in response to the compelling need for change—members of the community should also demand a seat at the table while those decisions are being made.

In the meantime, though this proposal was encouraging, it was hard to watch what occurred in the U.S. Senate on Thursday as two of the nation's three Black Senators, including Senator Kamala Harris, (D-California) and Senator

Cory Booker, (D-New Jersey) made impassioned pleas to their fellow senators to move forward with what could be the nation's first anti-lynching law.

In past years, efforts to pass such legislation have repeatedly failed. There was much hope this one would make it across the finish line. Lynching claimed the lives of nearly 5,000 individuals between 1891 and 1968—most of them Black, in some instances Black men had their gentiles hacked off for the amusement of gathering crowds; mothers and sons were hung together; in other instances pregnant Black women had their babies murdered and carved from their wombs as they hung. And yet, the nation still has not made it a federal crime.

Sadly, what has the potential to be an historic victory for the nation's Black community during a time when Blacks and their supporters need symbols of hope and promise, almost more than any other time in the nation's history, one racist Senator, Rand Paul (R-Kentucky) sullied and sought to weaken the legislation with an amendment that borders on ridiculous when



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West Nile and Other Vector Borne Diseases

Riverside, CA – Late last week Riverside County issued a Public Health Advisory reminding Riverside County residents, with the arrival of warmer weather, to expect greater seasonal mosquito activity and the threat of West Nile Virus (WNV), Zika Virus Disease (ZVD) and other vector-borne diseases. In 2019, statewide there were 243 WNV infections with six fatalities, 12 of the cases were reported in Riverside County. Mosquitoes collected from traps in Thermal recently tested positive for St. Louis Encephalitis (SLEV). This was the first mosquito sample in 2020 to test positive for the virus in the Coachella Valley. Since 2015, California has reported 746 travel-associated ZVD cases, nine of which were attributed to sexual transmission. As of May 22, 2020, no cases have been reported in Riverside County. To learn more about West Nile Virus and other vector borne diseases visit <https://www.rivco-diseasecontrol.org/>.

Statewide Freeze on Evictions Extended thru July

Sacramento

On Friday, Gov. Gavin Newsom issued an executive order, halting evictions for renters across California until July 28.

The order, according to the governor's office, authorizes local governments in California to extend moratoriums on evictions to protect their residents who cannot afford to pay rents because of the coronavirus crisis.

The initial order by Newsom was issued in March just a couple of weeks after he declared a State of Emergency in California and was scheduled to expire May 31.

"People shouldn't lose or be forced out of their home because of the spread of COVID-19," said Gov. Newsom on March 16 when he first issued the order. "Over the next few weeks, everyone will have to make sacrifices – but a place to live shouldn't be one of them. I strongly encourage cities and counties to take up this authority to protect Californians."

Then, on March 16, the governor strengthened the order by issuing a ban on enforcement of

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Jurors Are Being Summoned, Says Riverside Superior Court

Riverside

Due to the novel Coronavirus the Riverside Superior Court ceased summoning jurors in March 2020. That position has changed.

Though the coronavirus continues to impact parts of the inland region, the Riverside Superior Court has prepared for a few top priority trials which, cutting close to constitutional and statutory timeframes—will possibly start in mid-June.

The court has committed to calling in jurors only when a case is ready to proceed to trial and at staggered time intervals to reduce the number of jurors reporting at the same time.

The Court's priority is to keep jurors, attorneys and court employee's safe from getting infected. In an effort to promote safety protocols, the Court and the Riverside County Public Health officials created health and safety guidelines for jurors.

The protocols consist of having a face mask when in the Courthouse, maintaining social distancing in the facility, calling in jurors when a

trial is set to begin, requiring jurors to input availability information, and expectations the courthouse will maintain daily sanitation requirements.

Anyone showing Flu-like symptoms are told to stay home and not come to the courthouse. The sheriff's department will not allow anyone not wearing a face mask to enter the courthouse center.

Court cases are being handled according to emergency guidelines in place during the pandemic, meaning by case type. Criminal cases will continue to be heard via video and criminal jury trials will be continued for six days from when a trial date is set or extended.

Riverside County residents are advised if they receive a jury summons, not to throw it away.

If your summons is dated for June 15 or after you can request a postponement of up to 90 days by calling (951) 275-5076 or (760) 342-5264., or visiting the court's website at riverside.courts.ca.gov/GeneralInfo/JuryInfo/juror-portal.php.



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COVID-19 and Police Brutality: Twin Plagues Divulge

COVID-19 and police killings of black men and women: They are parallel plagues ravaging America:

George Floyd, dead after a police officer knelt on his neck. Ahmaud Arbery, fatally shot while on a jog. Breonna Taylor, shot to death by police raiding her home. Eric Garner, Philando Castile, Trayvon Martin — the list is far too long and ever growing.

The upheaval sparked by a video capturing Mr. Floyd's agonizing last minutes as a White police officer kneels on his neck is pulsing through an America already ragged with morbidity, mortality, anger and anxiety. Emotions are raw over the toll of a pandemic that has killed more than 100,800 people across the country and cost millions of jobs.

We can't compare these two tragedies directly — but they both are public health crises that are operating at immense scale. And in the case of Black Americans, they're interrelated, too. These protests are about structural racism. And that racism allows police brutality to persist, as it allows disease to spread.

Amid the coronavirus pandemic, masses of people are taking to the

streets to protest police brutality after the death of George Floyd in Minnesota and other victims of racial violence.

The same broad-sweeping structural racism that enables police brutality against Black Americans is also responsible for higher mortality among Black Americans with Covid-19, according to the US Centers for Disease Control and Prevention (CDC).

One in every 1,000 Black men and boys can expect to be killed by police in this country. This clearly illustrates why police brutality is a public health problem; anything that causes mortality at such a scale is a public health problem.

Police violence and racism are a public health crisis: In 2019, police killed 1,099 people in the United States, and Black people were three times more likely to be killed by police than White people. This trauma leaves a profound, lasting legacy—not only on individuals,

but on families and entire communities: studies link the trauma of violence and racism to higher rates of chronic stress, long-term impacts to mental health, chronic disease and more.

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classifieds & public notices

SUMMONS

**SUPERIOR COURT OF ARIZONA PINAL COUNTY
SUMMONS
CASE NUMBER: S1100DO2 02000362**

Name of Petitioner: ERICA TORRES
Name of Respondent: JULIO TORRES

SUMMONS, HONORABLE: RICHARD PLATT

WARNING: This is an official document from the court that affects your rights. Read this carefully. If you do not understand it, contact a lawyer for help.

FROM THE STATE OF ARIZONA TO JULIO TORRES

1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons."
2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the Office of the Clerk of the Superior Court, 971 Jason Lopez Circle Bldg A, Florence, Arizona 85132 or

PO Box 2730, Florence, Arizona 85132-2730; or any satellite office. Mail a copy of your "Response" or "Answer" to the other party at the address listed on the top of this Summons.

3. If this "Summons" and the other court papers were served on you by a registered process server or the Sheriff, within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date you were served, not counting the day you were served. If this "Summons" and the other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
4. You can get a copy of the court papers filed in this case from the Petitioner at the address at the top of this paper, or from the Clerk of the Superior Court at the address listed in Paragraph 2 above.

5. If this is an action for dissolution (divorce), legal separation or annulment, either or both spouses may file a Petition for Conciliation for the purpose of determining whether there is any mutual interest in preserving the marriage or for

Mediation to attempt to settle disputes concerning Legal Decision-Making and parenting time issues regarding minor children.

6. Requests for reasonable accommodation for persons with disabilities must be made to the office of the judge or commissioner assigned to the case, at least five (5) days before your scheduled court date.

GIVEN UNDER MY HAND AND SEAL OF THE COURT Date 3/5/2020

Amanda Stanford
Clerk of the Superior Court
By Marilyn Masters, Deputy Clerk

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PROBATE

**NOTICE OF PETITION TO ADMINISTER ESTATE OF:
FELIX ALEXANDER WALLACE**

Case Number PRRI2000307
To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: FELIX ALEXANDER WALLACE. A Petition for Probate has been filed by RASHIDA WALLACE in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that RASHIDA WALLACE be appointed as personal

representative to administer the estate of the decedent. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows:

NOTICE OF TELEPHONIC HEARING.
Case Number PRRI2000307
Estate of: FELIX ALEXANDER WALLACE

This notice is being given for the following hearing. Date: 6/17/2020 Time: 8:30 A.M., DEPT 11. Due to the ongoing COVID-19 pandemic, the local and state declarations of emergency and statewide "shelter in place" order made by Governor Newsom, the court has implemented Emergency Rule 3, and will conduct Probate proceedings by only telephonic appearances until further notice. To appear telephonically, please follow the instructions below

Call 1-213-306-3065 and enter Meeting No. 804837437 or

Visit <https://riversidecourts.webex.com/meet/hchdept11webex>, type in the name and click "join meeting".
Note: There may be many callers on the phone at one time. Please wait for the clerk to announce yourself.

It is important to call promptly. Otherwise, there may be a delay before you are able to speak during the hearing.

The Petitioner or fiduciary appointed by the court must ensure that all parties entitled to notice receive a copy of this notice. If there is no pending petition it must be served by the administrator, executor, conservator, guardian, or trustee appointed by the court in this case. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory

and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Petitioner: ROSA M. MARQUEZ, ESQ. 7177 BROCKTON AVE, SUITE 340, RIVERSIDE, CA 92506

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**NOTICE OF PETITION TO ADMINISTER ESTATE OF:
MANUEL A. LOMBARDO**
Case Number PRRI 2000555

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: MANUEL A. LOMBARDO. A Petition for Probate has been filed by MICHAEL LOMBARDO in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that MICHAEL LOMBARDO be appointed as personal representative to administer the estate of the decedent. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will

IN THE NEWS

Congressman Pete Aguilar on Legislative Efforts to Address Current Crisis



Congressman Pete Aguilar (D-CA)

San Bernardino

U.S. Representative Pete Aguilar (D-31) represents parts of the Inland Empire region, including the city of San Bernardino and parts of Rancho Cucamonga.

Commenting on the outcries of injustice in the wake of the death of George Floyd and where the nations should go from here to find solutions to the problems of systemic racism and police violence against Black Americans Rep. Aguilar said, “[W]e need real reform at every level of government. My plan is to continue to listen and have conversations here in our community about the best ways to address these issues.”

He went on to comment about legislative efforts noting, “I think these bills offered by some of my House colleagues are a good place to start.”

Aguilar added, “I support these bills and welcome your input on other legislation and actions to take.”

Among the legislation currently being considered are: the Eric Garner Excessive Use of Force Act; the End Racial Profiling Act; the Preventing Tragedies Between Police and Communities Act; the Commission on the Social Status of Black Men and Boys Act; the Stop Militarizing Law Enforcement Act; a Resolution to Establish a Truth, Racial Healing, and Transformation Commission; and a Resolution to Condemn Police Brutality.

Aguilar further ensured constituents during this historic moment in the country’s history, “I will continue to be an advocate for all Inland Empire residents.”

To stay abreast of Congressman Aguilar’s legislative efforts and/or to reach out to his office directly visit www.Aguilar.House.gov or call (909) 890-4445.

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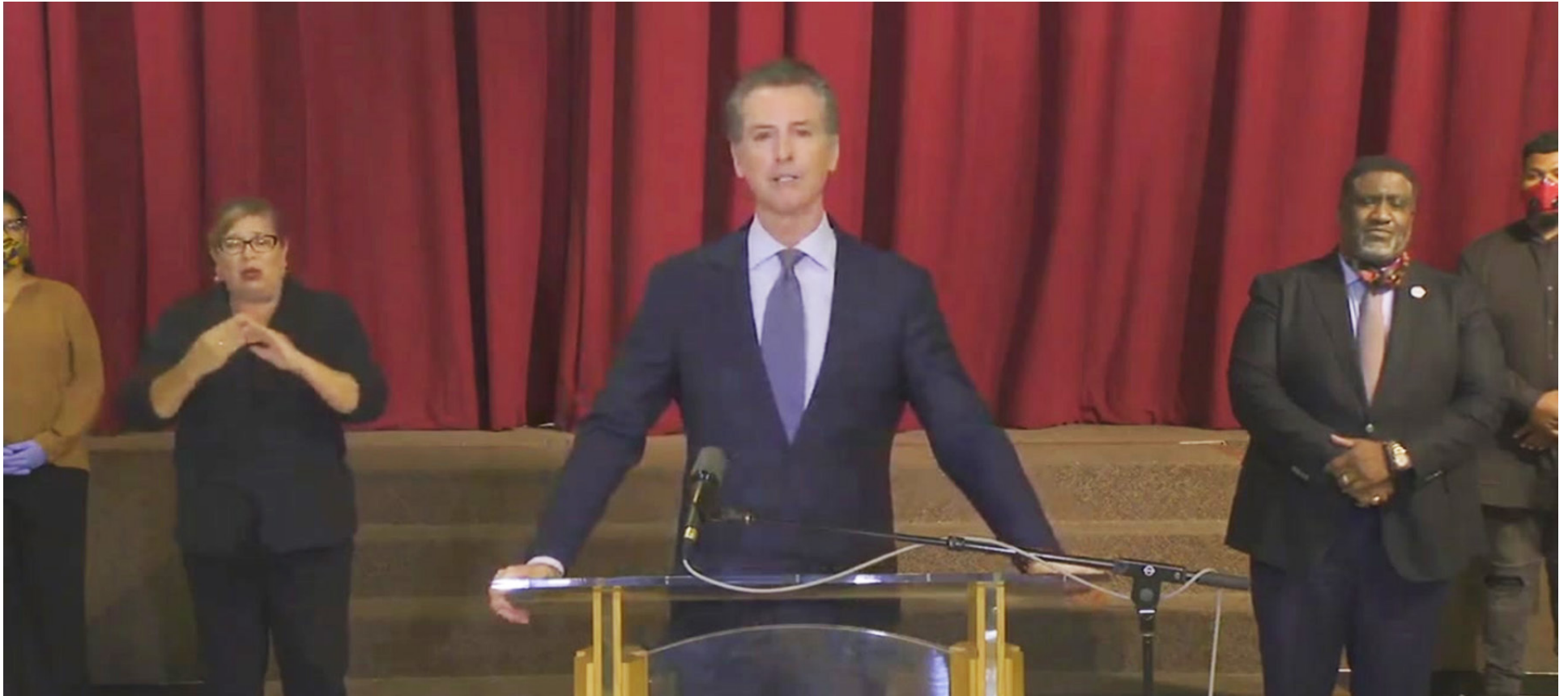
**(833) 772-6624 or the
24-Hour CRISIS Line
(800) 231-4024**



Ombudsman
a Program of Council on Aging

This project is funded in part through a grant from the California Department of Aging, as allocated by the Riverside Board of Supervisors and administered by the Office on Aging.

Acknowledging Black Pain, an Appeal for Peace and Calls for an End to Institutional Racism



Gov. Newsom speaking on the protests taking place throughout the U.S.

“The Black community is not responsible for what is happening right now. We are!” - California Governor Gavin Newsom

S.E. Williams | Contributor

For those of you out there protesting, I want you to know that you matter,” said California Governor Gavin Newsom during a press conference early Monday afternoon.

“To those who want to express themselves . . . God bless you. Keep doing it. Your rage is real,” he continued.

The governor made these statements after a long weekend of continued demonstrations in the wake of the police killings of African-American George Floyd in Minnesota last week. Floyd’s murder has ignited the moral consciousness of America.

In a series of heartfelt statements, it was clear the governor sought to assuage the hurt and frustration of legitimate protesters, however, he simultaneously warned bad actors,

their disruptive behavior will not be tolerated.

“For those who want to exploit this moment,” he warned, “who want to flame the violence and fear, we hear you as well.”

He went on to make it clear state officials have no sensitivity for anyone set on destructive behavior. “The looting, the violence, the threats against fellow human beings, that has no place in this state and in this nation.”

Newsom has already deployed National Guard troops to Los Angeles County because of incidents of looting and fires by those bent on wreaking havoc as peaceful protests continue pushing their mission for justice and institutional change.

The guard was deployed Saturday at the request of Los Angeles Mayor Eric Garcetti

after demonstrations grew violent and police cars were torched and businesses were looted in upscale sections of the greater Los Angeles area. “[The soldiers were deployed] to support our local response to maintain peace and safety on the streets of our city,” Garcetti explained to the media Sunday.

On Monday, the governor advised he was prepared at the request of municipal leaders and law enforcement to send in 4,500 guards where needed. The governor further declared, 7,000 members of the California Highway Patrol are on full tactical alert to assist local authorities as needed to stem vandalism and looting.

In his appeal for peace Newsom stated to members of the African-American community

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Black America's Conflicted History with the Insurrection Act

S.E. Williams | Contributor

Washington, D. C.

Just when many thought the temperature in America could not rise any higher, the President of the United States announced he wanted to impose the Insurrection Act which would give him authority to deploy military troops within the borders of the United States to put down “lawlessness.”

The measure, last used after the jury decision in the Rodney King case in 1992, has a long and complex history with the Black community—once used to protect Black Lives it has since become a symbol of oppression and control, a legal weapon used to suppress Freedom of Speech in relation to Black peoples’ calls for fairness, justice and full rights of citizenship in this country.

King was brutally beaten by Los Angeles police officers on March 3, 1991 and like the video recordings of the George Floyd murder which

sparked today’s national response, King’s brutal beating was also caught on camera.

It took national outrage for officers in the King incident to even be charged; and when they were subsequently acquitted, frustration and the historical sense of futility felt by members of the Black community, erupted. The federal government, with consent of the governor, enacted the Insurrection Act.

In the wake of the Rodney King uprising, there was a review of the decision to implement the Insurrection Act and deploy federal troops in California. The report titled, “Posse Comitatus Act and the United States Army, a Historical Perspective” was published by the Combat Studies Institute in Fort Leavenworth, Kansas.

The report noted how former Los Angeles Police Chief Darryl Gates



Tens of thousands of protesters have peacefully converged on Washington DC. By Sunday the president ordered the withdrawal of National Guard troops from the streets of Washington D.C. (Photos of Washington D.C. protest by Geoff Livingston / Flickr. Klan photo courtesy of Library of Congress)

and former Los Angeles County Sheriff Sherman Block were both skeptical of the need for federal troops and reportedly believed, “[T]he riots were abating and they could manage with the California National Guard.” In other words, police officials in Los Angeles did not believe the federal military was warranted.

Also, in the wake of that uprising a joint meeting of California law enforcement officers concluded, “The calling in of federal troops appears to have been a mistake. This resulted in the National Guard becoming federalized which severely limited their flexibility and missions they were able to undertake.”

During the military occupation of Los Angeles in 1992, 47 people were killed and 2,116

wounded—211 of those critically. In addition, calls to local fire departments rose to 5,534. These figures, according to reports, far surpassed any similar event in the nation’s history.

Records show by the time the National Guard returned to state status and federal forces withdrew, the death toll from the uprising stood at 54, and the number of injured had climbed to 2,328. In addition, more than 850 structures were burned and about \$900 million in property was destroyed.

Fast forward to Monday, June 1, 2020. Republican Senator Tom Cotton of Arkansas urged the president to deploy the same extreme strategy.

Cotton appeared on Fox News where he

offered, “[I]f necessary, the president should use the Insurrection Act to deploy active-duty military forces to these cities to support our local law enforcement and ensure that this violence ends tonight . . . not one more night.”

Expounding further, Cotton even offered a framework for the president to couch his action, noting how all the president needed to do was to say to the public, ‘justice will be done in accordance with the law relative to George Floyd; and then offer his respect for peaceful protests,’ while also advising people, “Rioting, along with anarchy and looting, will end.”

Almost as soon as Cotton planted this seed publicly on Fox News, word spread in the media the president was seriously considering the Act’s

“The whole South—every state in the South—had got into the hands of the very men that held us as slaves.”

- Henry Adams

implementation—though critics have alleged this was probably the president’s plan all along.

NBC even reported the military forces might be dispatched from Fort Bragg in North Carolina and Fort Belvoir in Virginia. In both cases they could be in Washington, D.C. within hours.

And within hours on Monday, they were.

A surreal scene unfolded in Washington D.C., Monday afternoon when President Trump lumbered from the White House with minions in tow and stood in front of St. John’s Church (Church of the Presidents), which sits across from the White House. The church’s basement was damaged by trouble-makers among the protesters using fire, the evening before.

Many across the country abhorred Trump’s use of the location as backdrop to his made for television “dog whistle” to his supporters.

In cartoonish fashion, the president announced the unleashing of thousands of heavily armed soldiers, military personnel, and law enforcement officers on the community of Washington, D. C. to, as he proclaimed, “Stop the violence. . .”

In other words, the military was being deployed in Washington, D.C. where a large Black community exists with no real political leverage because succeeding Congresses—during both Democratic and Republican administrations—have failed to work for its statehood in any meaningful way. This vulnerability was clearly exploited by the Trump administration—he could not have facilitated this stunt in any state without the governor’s request or authorization.

Although governors can ask the president for active duty military assistance and have a right to decline it if offered, to date reports indicate none of the nation’s fifty governors have requested such assistance.

Instead, governors are relying on local law enforcement and National Guard resources on active duty within their respective states to support local police; unfortunately, because

Washington, D. C. is not a state and does not have a governor, it is at the mercy of the president in this regard.

Readers may recall the antics of former Republican President George W. Bush during the Katrina disaster when he allegedly tried again and again to convince former Louisiana Governor Kathleen Blanco to agree to a similar action and surrender command of her state’s National Guard troops to the federal government.

The governor refused and in response, it was suspected federal aid to Louisiana was slow in coming. Though Bush wanted to take control under the Insurrection Act he needed approval of the governor or the legislature—the governor refused, and the legislature was not in session.

The Insurrection Act was initially designed and implemented to close a gap in the Posse Comitatus Act and was enhanced and expanded several times over the years. Its objective, to have a strategy for use by authorities should Americans rise up in anger over conditions.

The Posse Comitatus Act was also intended to outlaw the willful use of any part of the Army or Air Force to execute the law in the homeland unless expressly authorized by the Constitution or an act of Congress. However, there are statutory exceptions—like the Insurrection Act—which allow the president to use military force to suppress insurrection or to enforce federal authority, as well as exceptions that permit the Department of Defense to provide federal, state, and local police with information equipment, and personnel.

Black Americans have a tenuous history with Posse Comitatus as it was used in the years before the Civil War in relation to the Fugitive Slave Act.

Under the Act, slave owners whose slaves had escaped to another state were entitled to an arrest warrant and to have the warrant executed by the federal marshals. The marshals could then

legally ask bystanders, or “Posse Comitatus” of the involved county to help capture the freedomseeker.

Posse Comitatus was also used by President Abraham Lincoln in 1861 to suppress the Southern uprising which would eventually led to the Civil War.

And, after the Civil War, Posse Comitatus was used in a way staunchly opposed by Southern Whites especially when the government sent military forces to protect the newly freed slaves consisting of no less than 100,000 Black federal soldiers.

Andrew Johnson however, who became president after Lincoln’s assassination, made clear he was a supporter of White supremacy. Consider comments made in his 1868 State of the Union address, “The attempt to place the White population under the domination of persons of color in the South has impaired, if not destroyed, the kindly relations that had previously existed between them; and mutual distrust has engendered a feeling of animosity which leading in some instances to collision and bloodshed, has prevented that cooperation between the two races so essential to the success of industrial enterprise in the southern states.”

1868 was also the year of the 14th Amendment which gave Black men the right to vote though it specifically excluded language that addressed literacy tests and poll taxes. This virtually ensured Blacks would continue to be disenfranchised for years to come.

In 1870 the nation’s two political parties reached what is recorded in history as the 1870 Compromise, to resolve a dispute regarding who won the 1869 presidential election. In exchange for allowing the Republican candidate to become president, the party abandoned its remaining support for the equal rights of Blacks in the South.

This compromise resulted in the government

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Black Lives Matter Protesters March in Downtown Riverside



Saida Maalin | Contributor

Thousands of Riverside County community members came together downtown to peacefully protest in front of the Riverside Public Library to fight against the continuous police brutality African-Americans face across the United States.

“Although we are expecting a peaceful and safe demonstration that will allow our community members to express their First Amendment rights, we will effectively address any attempts to disrupt those engaging in peaceful protest,” said Police Chief Larry Gonzalez.

American citizens stood up to demand justice after Minneapolis police officer Derek Chauvin killed George Floyd by keeping his knee on his neck until he became unconscious.

Many Americans are tired of the way police have been mistreating Black people and are requesting action be taken.

Protesters chanted “Black Lives! They matter here!”, “What’s His name? George Floyd”, “What’s Her name? Breonna Taylor!”, “I Can’t Breathe!” and a chant calling for all the police officers involved in the death of Floyd be tried

for murder.

Supporters of the cause began arriving in small groups before the scheduled demonstration at 4 p.m. and respectfully abided by the County of Riverside’s emergency curfew.

Inland Empire Black Lives Matter members also participated in leading the march on Mission Inn Avenue towards Market street. Supporters filled the center of downtown Riverside and along Sixth Avenue.

The curfew was initially scheduled from 7 p.m Monday to 6 a.m. Tuesday, but was changed to start at 6 p.m. Monday and lasted until sunrise Tuesday. The change was to enable police to control the environment and allow demonstrators to put their first amendment rights to use in a nonviolent way.

“All I want is to make sure everyone is our allies because you need as many people as possible. We don’t object against anybody, no matter what they look like and no matter what they believe in,” said Cameronn Allen, who

Photos by Saida Maalin

“Mayor Valdivia, We are Asking for Your Resignation!”



“At the end of the day, the government, local government all bow to public pressure.” - Ma Jun

S.E. Williams | Contributor

In a letter to San Bernardino Mayor John Valdivia dated May 11, 2020 Westside Action Group (WAG) President Stan “Amiri” Futch got straight to the point. “[W]e are asking for your resignation as mayor, for the good of its citizens and taxpayers,” it began.

The letter, penned on behalf of the 48-year-old civil rights organization continued, “We have witnessed your lack of leadership during this most trying time,” it stated in reference to the coronavirus pandemic.”

Futch went on to explain how the WAG organization had documented more than 70 news stories published between the IE Voice and the Sun newspapers. He emphasized the

stories were neither positive nor complimentary of the mayor since he took office in December 2018. “And, this does not include stories around your Cannabis dealing during your election campaign,” Futch added.

In an exclusive interview with the IE Voice/Black Voice News the WAG president talked openly about these and other issues which motivated his organization to take such pointed action.

The big issue, he stressed, is the lack of employing African-Americans in high positions in the city. Describing the types of positions WAG would like to see Blacks have an opportunity to fill, he shared, “Members of the African American

community aspire to have opportunities to hold offices like city manager and other higher ranking positions within the city’s various departments. We’ve been trying to get that changed for quite a while,” he highlighted.

Further detailing the organization’s disappointment in the Valdivia’s responsiveness as mayor regarding WAG’s concerns Futch wrote, “Since your election, WAG has sought to work with you and the city manager, to increase the hiring and promotion of African Americans in the city’s workforce, to no avail. We invited you to speak before our group and you did; but you failed to answer our questions, which was

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disappointing to the membership.”

Futch, though unavailable to attend the WAG meeting in question shared, “I was told he [Valdivia] skirted around the questions regarding how he was going to assist us, or even if he was going to assist us at all.”

According to Futch, it is not so much that the San Bernardino mayor has been unresponsive, “He shows up and speaks, and then goes about his business.”

Elaborating on how the mayor’s action—or appropriately, lack of action on issues of importance to WAG—speaks louder than the mayor’s words. “He can come and talk to us a hundred times, but if nothing changes. . . , Futch’s comment trailed off leaving the obvious conclusions for readers to determine.

San Bernardino City Manager Teri LeDoux on the other hand, has met with his organization according to Futch and there were plans for them to meet further regarding concerns raised by WAG before the impact of COVID-19.

According to Futch, a church coalition in San Bernardino initiated the idea of sending a letter to the mayor calling for his resignation and in response, WAG has taken the lead. “When we sent the letter,” he explained, “Mayor Valdivia initially responded with a text message asking me, ‘Can we chat?’ I actually called him back, but he never returned my call.”

Futch said he still hopes the mayor will call him back and say, “I’m going to step down on this date. That’s the action we are looking for.”

Futch offered a litany of concerns shared by WAG members, the local church coalition, and others. They include everything from a failure by the mayor to give serious consideration to growing concerns repeatedly raised by members of the African American community in San Bernardino to the city’s long history of never having a Black police chief—including not currently having a single African American counted among the police force’s hierarchy of leadership.

Last May, the IE Voice reported the City of San Bernardino has experienced 38 police chiefs in 114 years without a single Black person holding the position and with only one Black officer ever attaining the rank of captain.

When the city’s former chief retired after a

long period of disability in 2019, city officials decided to leave Acting Police Chief Eric McBride in place with a subsequent salary increase even though city officials purportedly knew in advance he plans to retire after a year. The salary increase resulted from an aberrant and convoluted agreement with the police union made by the previous administration.

The decision to keep McBride in place was made through a very opaque process over public concerns related to his history of overt racist activity during his tour as Mayor of the City of Hemet. This decision left many in the city with a foul taste in their mouths.

Whatever process the city is following in its search for a permanent police chief is extremely opaque as well. And, although several attempts were made by this media to pierce the veil of secrecy shielding the selection process from public disclosure—those attempts have failed. Until a selection is made, McBride will continue in the capacity of acting chief.

This, however, is not WAG’s only concern. There are currently no African-Americans in the upper echelons of the police agency. And, the lack of Black representation in other high-level positions within city government remains equally egregious in the 21st century.

“These are the issues we are working on,” Futch emphasized. He went on to stress how WAG is equally concerned about all the city’s taxpayers, remarking, “There is a ‘dark cloud’ hanging over the city.”

“San Bernardino is already in turmoil,” he continued, “already in financial trouble, already experiencing financial difficulty,” he stressed. He then highlighted the impact COVID-19 is having on the nation and how it is economically impacting the city.

“The problem is, we have the [added financial] load the mayor is putting on the taxpayers and the city. He needs to stop, and that’s why we are asking for his resignation. It is time for him to move on so San Bernardino can salvage whatever it can to be an effective city.”

Among the added concerns elevated by WAG as evidence of the mayor’s need to tender his resignation, beyond his purported association with a criminal defendant in an illegal cannabis case which has haunted him in recent years, are

the mounting accusations of sexual harassment and growing allegations of the mayor’s creation of a hostile work environment.

The city council denied the mayor’s recent request for \$50,000 to pay for an outside attorney to help defend him against these allegations.

“Win or lose [the cases filed against him],” Futch expounded, “if someone does beat him, the cost of the lawsuits is going to be astronomical to the city. You have three or four women talking about sexual harassment; you have a [former] city manager talking about a hostile work environment; and you have the current staff talking about a hostile work environment, along with others.”

He continued, “So, if you look at the number of people involved, you end up with a large number of people. Even if only one or two of them win their cases against San Bernardino, the costs are going to be tremendous for a city that doesn’t have any money; a city that has just rebounded from bankruptcy not too long ago; and it will be a burden on the taxpayers. That is what we are fighting for—to minimize the damage [to the city].”

“We can’t undo what’s been done,” he lamented, “but we can prevent further damage in the future.”

“We have witnessed your lack of leadership during this most trying time in the life of the city living with Coronavirus,” he wrote to the mayor. “We believe your lack of leadership or visibility is in part, [related to] the fact you have been distracted by employee sexual harassment and abuse of power lawsuits brought on by those under your supervision.”

Futch ended his comments where he began by stressing it is time for the city to do the right thing. He encouraged officials to give African-Americans an opportunity to serve in positions where, “They can show their worth. The city needs to take advantage of that. They have a strong Black base in the city.”

Blacks make up 14.1 percent of the city’s population but only about 10 percent of its workforce. “There are Black people in the city doing good things and they [the city] need to reach out to them and put them in

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In the Shade, continued from page 3

considered in the historic context of the lynching legislation.

The bill would designate lynching as a federal hate crime and make it punishable by up to life in prison. The bill, sponsored by the nation's three Black senators, had passed the senate last year by unanimous vote and also overwhelmingly passed the House of Representatives with one change—the House sought to name the bill in honor of 14-year-old Emmett Till who was lynched in Mississippi in 1955.

Till was taken from his uncle's home at night, tortured and lynched for allegedly making a pass at a White woman in her family's grocery store. Years later, the woman recanted her story. Till's murder laid the foundation for the Civil Rights movement borne in its wake.

In a ridiculous amendment aimed at diluting the legislation, Paul claimed it was too broad and could define minor assaults as lynching.

He further argued the legislation was unnecessary. He stressed further murdering someone because of their race is already a hate crime—the nation has borne witness again and again to how well that is working.

In the meantime, Harris and Booker in frustration were forced to block the legislation. Harris spoke for many of us when she stated, "Black lives have not been taken seriously as being fully human and deserving of dignity, and it should not require a maiming or torture in order for us to recognize a lynching when we see it."

While Booker lamented, "We owe this to our

ancestors."

Today's poplar trees have morphed into concrete streets and personal bedrooms and jogging trails and teenagers buying skittles at neighborhood stores and children playing alone in parks—and the "strange fruit" continues to be Black bodies.

The lyrics to the song *Strange Fruit* written by Abel Meeropol who was a teacher and sung into history by the legendary Billie Holiday, tells the powerful and chilling truth about peoples' capacity for hatred and violence. This is the history of America. However, judging from the demonstrations by citizens of all colors in recent weeks, in the wake of George Floyd's murder, most Americans are seeking to leave America's racism and brutality in the past in hopes of building a better tomorrow.

There is something disturbingly sinister and intentional about how the Rand Pauls' of the world willingly disregard Black lives and their trauma at a whim, merely to elevate their political status among those who share their ideology.

However, this issue runs far deeper than the fortunes of a few self-aggrandizing politicians who continue to live lives rooted in a mindset of White supremacy. It is this very mindset that must die, for this nation to live.

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

S.E. Williams
Editor

NEWS IN BRIEF

Inland Empire Utilities Agency Receives \$196 Million Loan



Inland Empire, CA – On May 28, 2020, the U.S. Environmental Protection Agency (EPA) announced the approval of a \$196 million Water Infrastructure Finance and Innovation Act (WIFIA) loan for the Regional Water Recycling Plant No. 5 Expansion Project. According to Inland Empire Utilities Agency Board President Kati Parker, "The RP-5 Expansion Project will expand the treatment capacity of the existing facility to support the continued growth in western San Bernardino County, and will meet all regulatory requirements, utilize energy efficient equipment, and continue to provide recycled water to the service area." The project will provide residents with an additional local water supply and ensure the community, particularly in San Bernardino County, is more resilient against periods of drought.

positions where they can make a difference," he commented.

Futch encouraged San Bernardino residents to get engaged and have a voice in what is happening in local government. Whether it is physically attending city council meetings under normal circumstances or participating in council meetings electronically during the age of COVID-19. Learn more about meeting dates and online participation by visiting the city's website.

WAG's letter stressed its disapproval of Mayor Valdivia's leadership and administration. "We do not have the confidence that you can or will put San Bernardino on the right track."

"If you feel the same way," he directed to the readers, "you should let your voice be heard."

Emails can be directed to the mayor at Mayor@SBCity.org or calls can be directed to the mayor's office at (909) 384-5133.

The IE Voice reached out to Mayor Valdivia for comment. To date, he has not responded.

HEALTHY LIVING

Racism is associated with a host of psychological consequences, including depression, anxiety and other serious, sometimes debilitating conditions, including post-traumatic stress disorder and substance use disorders. Moreover, the stress caused by racism can contribute to the development of cardiovascular and other physical diseases.

As the COVID-19 pandemic continues, communities of color face an increased risk of exposure, transmission and death. Evidence shows that Black Americans are dying at three times the rate as whites, due to increased likelihood of exposure, and lack of access to quality, affordable health care, testing and other critical factors.

COVID-19 and police brutality are not separate health concerns; they are deeply entwined. They are both compounding, ongoing crises—traced to a health emergency that has ravaged our country since its beginning: systemic racism. We all have a duty to speak out because silence is acceptance of the status quo.

publicnotices

be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows:

NOTICE OF TELEPHONIC HEARING.

Case Number PRRI2000555
Estate of: MANUEL A. LOMBARDO
This notice is being given for the following hearing. Date: 6/24/2020 Time: 8:30 A.M., DEPT 11, Due to the ongoing COVID-19 pandemic, the local and state declarations of emergency and statewide "shelter in place" order made by Governor Newsom, the court has implemented Emergency Rule 3, and will conduct Probate proceedings by only telephonic appearances until further notice.

The courthouse is temporarily closed. This hearing must be attended by telephone.

Call 1-213-306-3065 and enter Meeting No. 804837437

It is important to call promptly. Otherwise, there may be a delay before you are able to speak before the hearing.

The Petitioner or fiduciary appointed by the court must ensure that all parties entitled to notice receive a copy of this notice. If there is no pending petition it must be served by the administrator, executor, conservator, guardian, or trustee appointed by the court in this case. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Petitioner: ROSA M. MARQUEZ, ESQ. 7177 BROCKTON AVE, SUITE 340, RIVERSIDE, CA 92506

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PUBLIC NOTICES

NOTICE INVITATION FOR BIDS IFB-MNT21-05

Omnitrans is accepting Bids for:

FLEX	PARATRANSIT	BUS
MODIFICATIONS		

Sealed bids are due at 11:00 a.m. PDT, Monday, June 29, 2020. Bids received after 11:00 a.m. PDT will not be considered and will be returned unopened. Online public bid opening to immediately follow.

There will be a non-mandatory pre-bid meeting Monday, June 15, 2020, 10:00 a.m. at 1700 West 5th Street, San Bernardino, CA 92411.
The IFB documents can be obtained via download at Omnitrans' online bidding system at www.omnitrans.org/bids.

Omnitrans affirmatively ensures that Small and Disadvantaged Business Enterprises will be afforded full opportunity to submit bids and will not be discriminated against on the grounds of race, color, or national origin.

Omnitrans
1700 West Fifth Street
San Bernardino, CA 92411
Contract Administrator: Christine Van Matre

Phone: (909) 379- 7122
Email: christine.vanmatre@omnitrans.org
6/11/20
CNS-3368575#
p. 6/11/2020

FICTITIOUS BUSINESS

The following persons) is (are) doing business as:
AFD CONSTRUCTION
29550 VIA SANTA ROSA
TEMECULA, CA 92590
RIVERSIDE COUNTY
29550 VIA SANTA ROSA
TEMECULA, CA 92590
ANTONIO FERNANDO DUPRE
29550 VIA SANTA ROSA
TEMECULA, CA 92590
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. Antonio Fernando Dupré Sr.
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/22/2020
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-202004466
p. 5/21, 5/28, 6/4, 6/11/2020

The following persons) is (are) doing business as:
RAINCROSS SQUARE BUILDING, LLC
3521-3557 Main Street
Riverside, CA 92501
RIVERSIDE COUNTY
190 Golden Oak Drive
Portola Valley, CA 94028
RAINCROSS SQUARE BUILDING, LLC
190 Golden Oak Drive
Portola Valley, CA 94028
CA

This business is conducted by: Limited Liability Company
Registrant commenced to transact business under the fictitious business name(s) listed above on 5/11/2005
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. Carrie Sweetnam, 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 04/27/2020
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-202004565
p. 5/21, 5/28, 6/4, 6/11/2020

The following persons) is (are) doing business as:
ZANY BRAINY, LLC
1115 Maravilla Cir
Corona, CA 92881
RIVERSIDE COUNTY
ZANY BRAINY, LLC
1115 Maravilla Cir
Corona, CA 92881
California

This business is conducted by: Limited Liability Company
Registrant commenced to transact business under the fictitious business name(s) listed above on Sept 2015-Renewing fict. bus.name
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. Tasneem Arain, CEO
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/29/2020
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-202004600
p. 5/21, 5/28, 6/4, 6/11/2020

The following persons) is (are) doing business as:
BIZBEEFRESH.COM
10570 Canyon Vista Rd
Moreno Valley, CA 92557
RIVERSIDE COUNTY
Dan-Zeng
10570 Canyon Vista Rd
Moreno Valley, CA 92557
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. Dan Zeng
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/19/2020
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-202005066
p. 5/28, 6/4, 6/11, 6/18/2020

The following persons) is (are) doing business as:
AWM INVESTMENTS
12432 Chukar Lane
Moreno Valley, CA 92555
RIVERSIDE COUNTY
12625 Frederick St, Ste 15 #222
Moreno Valley, CA 92553
Mitzi Geraldine Archer
12432 Chukar Lane
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. Mitzi Archer
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/21/2020
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-202005204
p. 5/28, 6/4, 6/11, 6/18/2020

The following persons) is (are) doing business as:
CALIFORNIA HOME REALTY
1100 California Avenue Suite #101
Corona, CA 92881
RIVERSIDE COUNTY
PO BOX 753
Norco, CA 92880-0753

Lawrence Vincent Jackson
1100 California Avenue Suite #101
Corona, CA 92881
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. Lawrence Vincent Jackson
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/21/2020
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-202005159
p. 6/4, 6/11, 6/18, 6/25/2020

The following persons) is (are) doing business as:
ROOTWIZE
7364 Goldboro Lane
Riverside, CA 92506
RIVERSIDE COUNTY
Janice Rebecca Rooths
7364 Goldboro Lane
Riverside, CA 92506
This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 1/1/2019
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. Janice Rooths
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/21/2020
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-202005183
p. 6/4, 6/11, 6/18, 6/25/2020

The following persons) is (are) doing business as:
MARY ALICE SERVICES
6833 Indiana Ave, Suite 108
Riverside, CA 92506
RIVERSIDE CALIFORNIA
Mary Hill (Alice)
6833 Indiana Ave, Suite 108
Riverside, CA 92506
This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 2/16/2018
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Mary Alice Hill
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/28/2020
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-202005343
p. 6/4, 6/11, 6/18, 6/25/2020

The following persons) is (are) doing business as:
TU CLARIDAD
TU CLARIDAD PRODUCTOS
TU CLARIDAD PRODUCTIONS
3586 Mapleleaf Drive
Riverside, CA 92503
RIVERSIDE COUNTY
Fresvinda - Chue
3586 Mapleleaf Drive
Riverside, CA 92503
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. Fresvinda Chue
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/19/2020
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

Statewide Freeze, continued from page 5

eviction orders by local authorities or courts for renters affected by the global pandemic.

Once the moratorium is lifted, though, tenants could still be liable to pay back rent to their landlords.

On May 27, the Senate Housing Committee voted yes on SB 1410, a bill, introduced by Sen. Lena Gonzalez (D-Long Beach). If passed and signed into law, SB 1410 would provide temporary financial assistance to California renters. The state would make direct payments to landlords for as much as 80 percent of unpaid rent for tenants across the state.

Tenants would only qualify if their nonpayment is due to the COVID-19 crisis.

Friday's executive order also included other provisions. Among them was a directive to the Department of Motor Vehicles to extend mail-in renewals for driver's licenses and identification cards.

Jury Duty, continued from page 5

For general information regarding the Superior Court of Riverside County visit riverside.courts.ca.gov/PublicNotices/COVID-19-Court-Operations.php#ccls.

Acknowledging Black, continued from page 8

and other constituents he understood why people are protesting. "People have lost patience because they haven't seen progress," he stressed. "People have lost patience for a reason."

The governor committed to do his part to dismantle the institutional racism that has driven California residents and others to the streets is the ongoing battle for justice and an end to systemic inequities.

In the meantime, as protests continue to spread across the state, so do concerns over rioting and looting. In response more and more cities and counties have implemented curfews in hopes of preventing injuries to protesters and destruction of local businesses.

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Black Lives Matters, continued from page 12

helped organize the protest.

Congressman Mark Takano took the speakerphone during the protest in solidarity to create change through voting. The crowd was unable to hear most of his speech although he influenced everyone to chant "Protest, Vote".

Hydration stations, snacks and necessary supplies for the public were set up for use by protesters

"A lot of friends from Riverside, the students, faculty and my best friend's mom have brought over 30 cases of water," said Allen. "I raised so far \$1,000 from twitter alone."

Any violence that took place during Monday's protests was not provoked by community members who wished not to stray away from the real message intended to be heard: we need a just and equitable system regardless of skin color.

Vonya Quarles, Co-Founder and Executive Director of Starting Over Inc., a transitional housing and reentry advocacy organization, passed out flyers to gatherers to have Riverside Sheriff Chad Bianco removed from office with the hashtag Release Riverside. Ms. Quarles stated, Sheriff Bianco is the biggest threat to the safety of Riverside county residents due to jails in the county having the highest number of COVID outbreaks.

Law enforcement officers including Sheriff Bianco, took a knee during the protest in the middle of an intersection in solidarity with protesters as an expression of unity to begin the conversation.

"This is a huge divide, the leaders of this have to work with us to make a difference. If this is what starts it, then this is what starts it," said Sheriff Bianco.

"In Riverside we protest peacefully and purposefully. Don't turn the cops against us, but make them our allies. The enemy are the people leading the cops to kill us," wrote Allen on twitter.

To any supporters detained during the march a local fundraiser has been started to assist with the financial burdens of bail by the Queer Coalition. Although the goal is to remain peaceful, resources are still being collected in the event anything happens.

Details regarding the next protest in downtown Riverside has yet to be released. Curfew also may be extended by Chief Gonzalez. For more information visit <http://www.riversideca.gov/Curfew>.

removing the last federal troops from the South and brought a formal end to the Reconstruction Era. As a result, this agreement between the Republican and Democratic parties for their own political purposes resulted in the lives of former slaves vulnerable to the whims of Southern racists.

In the wake of the 1870 Compromise, Congress passed the Civil Rights Act of 1871, also called the "Ku Klux Klan Act," which included a new "insurrection provision." With this new authority, the president immediately deployed federal military units to enforce civil rights in the South. This eventually led to the arrest of hundreds of suspected klansmen who were tried in federal court.

As might be expected, White southerners were outraged and argued that this interfered with state's rights, while former slaves and their supporters argued the federal government was not doing enough to protect them.

By 1877 however, the federal government found evidence that state governments in several southern states were being aided in their political fortunes by the presence of the military—ultimately, they were withdrawn. Once again leaving southern Blacks on their own.

After generations of slavery, Black Americans have now endured another century and a half of unmitigated brutality, economic injustice, and an obscene system of criminal incarceration. Today, it is difficult to reconcile how a law once used to protect Blacks during the abbreviated era of Reconstruction, may once again be used to silence the cries of their descendants who are still fighting for the same access to fairness and equality, longed for by their ancestors more than 150 years ago.

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*The lawyer is an active member of the State Bar, licensed to practice law in California.

COVID-19 Cases Continue Rising in Inland Region

Sacramento

With much of the nation largely focused on civil unrest, communities and states reopening and the president no longer addressing the nation about the pandemic, COVID-19 cases are continuing to increase, and Americans continue to die.

The nation is currently recording about 20,000 new cases and no less than 1,000 people succumb to the virus nationally each day.

Increased testing certainly adds to the higher numbers, but it does not explain all of the increase. In some states, hospitals are seeing increased COVID-19 activity. In addition, test kits are in short supply in some communities across the country.

In California as of June 4, the Department of Public Health (CDPH) reported more than 2.2 million tests were completed statewide. This reflected an increase of 55,792 tests over the prior 24-hour period. These numbers include data from commercial, private, and academic labs and now reflects the actual number of tests rather than the total number of individuals

tested as previously reported.

Statewide through Friday June 5, 2020, there were 21,601 confirmed cases of COVID-19, an increase of 629 from the previous day; and 4,541 deaths, up 96 deaths over the previous day.

As expected when the inland region reopened, cases of COVID-19 are continuing to climb in both areas. In San Bernardino County as of noon on Friday, June 5, the number of confirmed cases were 5,930 and the number of deaths increasd 3.9 percent from the day before to 217, reflecting seven COVID-19 related deaths in a single day countywide. The City of Redlands leads with the highest COVID-19 death toll to date of 35, followed by Ontario with 28 losses and Yucaipa with 25. The cities of Colton and Ontario have each recorded 17 deaths.

In Riverside County there are 8,777 confirmed cases and 355 deaths. The death toll reflects an additional 32 deaths in the county between Friday, May 29 and Friday June 5. The City of Riverside far outpaces the rest of the county

in losses with 108 deaths. Moreno Valley is a distant second with 26 lost, followed by the City of Corona with 16 deaths. The Coachella Valley has also recorded a total of 16 deaths.

On Friday, June 5, 2020 Congressman Pete Aguilar addressed this important issue stating, “While Americans are taking to the streets in record numbers to stand for the values of justice and equality, the unfortunate truth is that we are still living in the midst of a devastating global pandemic.”

On Monday, June 1 Aguilar announced more than \$66 million in CARES Act funding for inland area schools to assist in their ability to reopen and help offset the financial hardships caused by the coronavirus.

In addition, on Tuesday the Congressman announced a \$600,000 federal grant for the City of San Bernardino to purchase personal protective equipment for the city’s first responders and other municipal employees.

public notices

statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 05/27/2020

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-202005039
p. 6/4, 6/11, 6/18, 6/25/2020

The following persons) is (are) doing business as
A&R CLEANING SERVICES
5906 Challen Ave Apt 2
Riverside, California, 92503
RIVERSIDE COUNTY
5198 Arlington Ave, Unit 117
Riverside, CA 92504
Rudy Gonzales (--)
5906 Challen Ave Apt 2
Riverside, California, 92503
Alejandra Gonzales (--)
5906 Challen Ave Apt 2
Riverside, California, 92503
This business is conducted by: Married Couple
Registrant commenced to transact business under the fictitious business name(s) listed above on 05/05/2010
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. Rudy Gonzales
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 05/27/2020

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-202005293
p. 6/11, 6/18, 6/25, 7/2/2020

The following persons) is (are) doing business as
MAGNUSON TIRE & AUTO REPAIR
1555 University Ave
Riverside, CA 92507
RIVERSIDE COUNTY
Ernesto –Mora Baeza

1555 University Ave
Riverside, CA 92507
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. Ernesto Mora Baeza, Owner
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 05/28/2020

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.

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-202005362
p. 6/11, 6/18, 6/25, 7/2/2020

The following persons) is (are) doing business as
MAGNUSON WINDOW TINTING AND AUTO GLASS INC
1555 University Ave
Riverside, CA 92507
RIVERSIDE COUNTY
Magnuson Window Tinting and Auto Glass Inc
1555 University Ave
Riverside, CA 92507
California
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. Lancelot Juarez, President
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 06/01/2020

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-202005458
p. 6/11, 6/18, 6/25, 7/2/2020

The following persons) is (are) doing business as
RESILIENCE 20
23801 Hazelwood Dr
Moreno Valley, CA 92557
RIVERSIDE COUNTY
23801 Hazelwood Dr
Moreno Valley, CA 92557
Consuelo Margarita Zarate
23801 Hazelwood Dr
Moreno Valley, CA 92557
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. Consuelo Margarita Zarate
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 06/03/2020

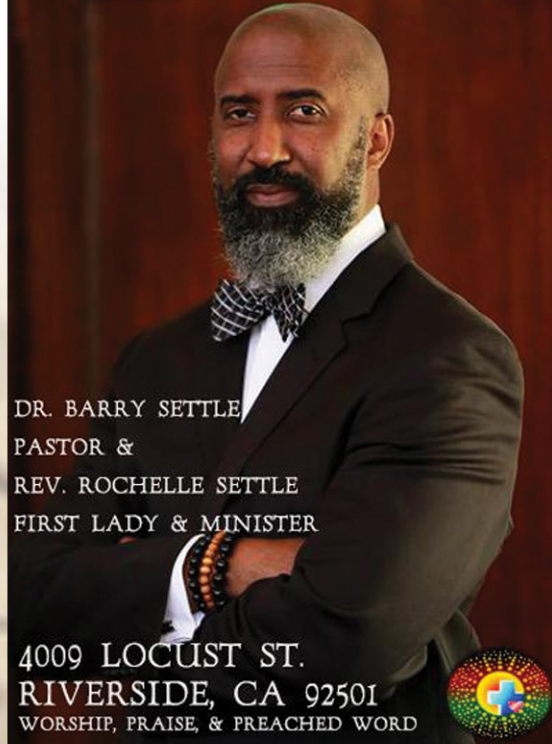
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Peter Aldana, County Clerk,
FILE NO. R-202005572
p. 6/11, 6/18, 6/25, 7/2/2020


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Fontana, CA 92335

Kaiser Permanente Hospital
9961 Sierra Avenue
Fontana, CA 92335

MORENO VALLEY

Cross Word Christian Fellowship
21401 Box Springs Rd.
Moreno Valley, CA 92557

Moreno Valley Community Center
13911 Perris Blvd.
Moreno Valley, CA 92553

Moreno Valley USD
25634 Alessandro Blvd.
Moreno Valley, CA 92553

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LifeWay Christian Stores
9940 Alabama Avenue
Redlands, CA 92374

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Rialto, CA 92376

Treehouse Dental Group
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Rialto, CA 92376

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519 W Foothill Blvd
Rialto, CA 92376
(909) 440-5783

Premier Barber Shop
550 W Foothill Blvd
Rialto, CA 92376
310-817-9863

Holiday Barber Shop
891 N Pepper Ave
Rialto, CA 92376
909 820-1175

Hair Biz Salon
139 W Foothill Blvd
Rialto, CA 92376
909-875-1581

West Valley Water District
855 W. Baseline Rd.
Rialto, CA 92376

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Riverside, CA 92501

Kansas Avenue SDA Church
4491 Kansas Avenue
Riverside, CA 92507

Light of the World Church of God in Christ
5595 Molino Way
Riverside, CA 92509

New Beginnings Christian
Fellowship
5970 Limonite Avenue
Riverside, CA 92509

Riverside City Hall
3900 Main Street
Riverside, CA 92501

Riverside County Black Chamber of
Commerce
2060 Chicago Ave Suite A-13
Riverside, CA 92507

SAN BERNARDINO

American Legion 710
2181 W. Highland Avenue
San Bernardino, CA 92407

Black Voice Foundation
1590 N. Waterman Avenue
San Bernardino, CA 92404

Boys & Girls Club
1180 W. 9th Street
San Bernardino, CA 92411

Cathedral of Praise
3030 Del Rosa Avenue
San Bernardino, CA 92404

Dorothy Inghram Library
1505 W. Highland Avenue
San Bernardino, CA 92411

Delmann Heights
Community Center
2969 Flores Street
San Bernardino, CA 92407

Ecclesia Christian Fellowship
1314 Date Street
San Bernardino, CA 92404

Feldheym Library
555 W. 6th Street
San Bernardino, CA 92410

San Bernardino USD
1525 W. Highland Avenue
San Bernardino, CA 92411

San Bernardino City Hall
300 N. D Street
San Bernardino, CA 92418

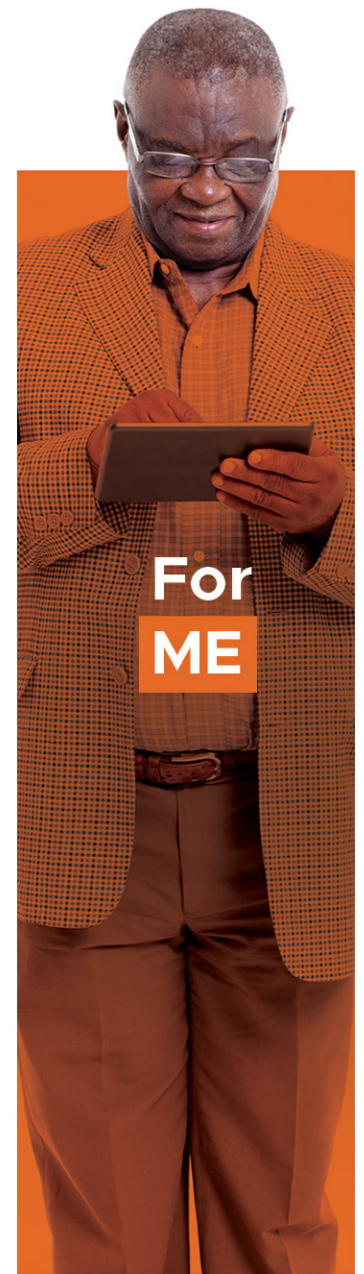
San Bernardino County
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San Bernardino, CA 92415

SB County
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San Bernardino, CA 92410

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777 N. F Street
San Bernardino, CA 92410

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