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Anatomy of a Shooting:



The Lawrence Bender Case
Inside: California Reopens More Widely as Infections Hit Lowest Rate



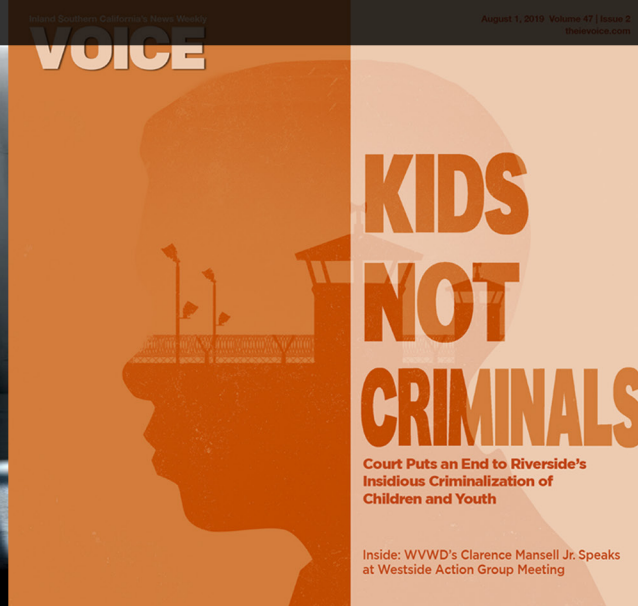
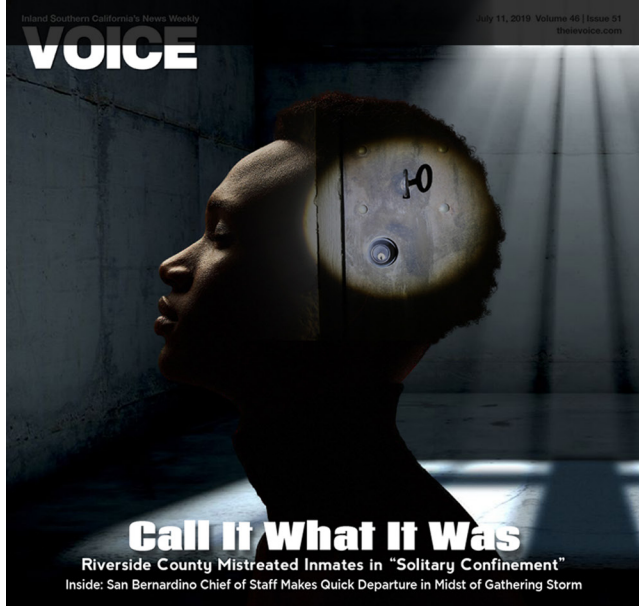


We Welcome Your Insights and Opinions

The IE Voice/Black Voice News invites you to raise your voice on subjects of interest. We would like to publish your ideas, insights and/or opinions on topics to you feel are important.

We encourage you to submit your commentaries for potential publication to 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.



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KEEPING IT REAL

The Time is Always NOW—Vote Yes on Proposition 16

“Some people want it to happen, some wish it would happen, others make it happen.”

- Michael Jordan

There is so much to bemoan about the real-life circumstances of 2020 and how the impact of COVID-19 has changed how we move and exist in the world.

Yet, amid the challenges of this year, there are beacons of hope lighting a way to a better tomorrow.

During this year’s legislative session, while the California Legislative Black Caucus, under the stewardship of Dr. Shirley Weber (D-San Diego), worked diligently to ensure Black communities were not abandoned during this public health crisis; while raising awareness of the disproportionate impact COVID-19 continues to have on Black communities; while leveraging for resources to address not only health related issues but the debilitating impacts of racial injustice at the hands of police, the housing crisis, evictions, and the unprecedented loss of jobs and income in this moment, the CLBC continued to also focus like a laser on the future of Black Californians.

One of those focus areas included the decades long struggle to repeal Proposition 209, passed by California voters in 1996, which continues to have a debilitating impact on access to the state’s institutions of higher learning for youth of color, and access to public contracts for minority- and women- owned businesses.

The language of Proposition 209 was a virtual slap in the face to Black people in how it was positioned. It misappropriated language from the 1964 Civil Rights Act and leveraged it against minority communities when it declared in essence—the state shall not discriminate against or grant preferential treatment to

any individual or group on the basis of race, sex, color, ethnicity, or national origin in the operation of public employment, public education, or public contracting.

The hypocrisy of Proposition 209 remains as stunning today as it was when passed in 1996. You can begin by considering the Black and Brown students denied admission to UCs so the system could accept more foreign students (who pay higher tuition rates) to fill its coffers in the wake of the great recession. The state did not think twice about further cutting admissions to our children to make room for more foreign students, many with lower grades, grade point averages and lower SAT scores.

Black families whose children were denied admission during this same period were aghast when they learned of the scheme. It was a blatant example of institutional racism in selected admissions and omissions. I say this because it was only the Black and Brown students whose admissions were curtailed to make room for more foreign students—White youth continued to be admitted at the usual rate.

Long before and since this revelation there is the issue of legacy and donor admissions. Research has shown wealthy students whose parents make generous donations to colleges and universities have a real advantage and are granted near open-door admission to the colleges and universities of their choice.



continued on page 17

WVWD Board Greenlights Critical Infrastructure Improvements



VOICE Staff | Contributor

Exponential population growth in communities served by the West Valley Water District has moved the agency's Board of Directors to approve a series of critical water infrastructure improvements for North Fontana residents in Zone 7.

The improvements will be facilitated by installing new pressure regulation systems and conducting main line improvements thereby enabling the agency to better maintain and control the steady flow of water to the area's residents.

Board President Channing Hawkins stated, "By getting in front of tomorrow's infrastructure challenges today, we are building a stronger foundation for our community's future growth. From doubling our water treatment capabilities to enhancing our pipe and pressure systems, our board is actively working with our staff to provide the resources necessary to provide safe, high quality, and reliable water to our ratepayers."

When completed, the project will greatly contribute to maintaining reliable, controlled water pressure. Water pressure that is too low causes appliance malfunctions and customer inconvenience; too high, and water is wasted, resulting in excessive water bills. These improvements will thus ensure that water flow is strong enough for smooth living and controlled enough for high system efficiency.

Fontana's population has grown an average of one percent per year since 2010 and by 8.3% between 2010 and 2018. To meet the housing and commercial needs of a growing population, developers in North Fontana

believe at least 6,000 new water connections will be installed over the next two decades.



Board President Channing Hawkins

Board Vice President Kyle Crowther stated, "In just this past month, we have approved both this project and the vast expansion of the Oliver P. Roemer Water Filtration Facility. Our water infrastructure must continue to grow to meet the demands of our growing community. Rest assured that we are all working together to guarantee that our community will enjoy reliable, robust water infrastructure for decades to come.

The pressure regulation and main line improvements follow and supplement WVWD's expansion of the Oliver P. Roemer Water Filtration Facility, which will increase the facility's treatment capacity by 16 million gallons per day by integrating advanced water treatment technologies. The expansion project will not only allow WVWD to meet unprecedented population

growth and rising peak summer usage, but provide the water resources necessary for the replenishment of groundwater levels; by treating aqueduct water from Northern California to meet community needs, reductions in pumping water from the ground can allow groundwater levels to recover from drought-induced heavier use. Combined, these projects will ensure that there is more than enough safe and sustainable water for generations to come.

The project is in Fontana, west of Citrus Avenue and north of Interstate 15.

California Reopens More Widely as Infections Hit Lowest Rate

Brian Melly | Associated Press

More of California was cleared to reopen additional businesses Tuesday, including most of the San Francisco Bay Area and one of Southern California's largest counties, as coronavirus infection rates have fallen to their lowest level of the pandemic.

Dr. Mark Ghaly, the state health secretary, also said nail salons could resume operations with restrictions statewide, though he cautioned that California's reopening must remain "slow and stringent" and residents cannot let their guard down as flu season arrives and cases rise in Europe and other parts of the U.S.

The lifting of some restrictions in counties that have shown improvement comes as California tries for a second time to recover from the devastating impact COVID-19 has had on business. An earlier effort to reopen more quickly backfired with a surge in cases and hospitalizations in late spring and early summer.

That forced a second shutdown that was punishing for business owners but helped bring the infection rate to 2.8% for the last week. Hospitalizations dropped to a level not seen since the first week of April. The state has had more than 790,000 confirmed cases, the most in the country, according to a tally by Johns Hopkins University. California ranks fourth for deaths nationwide with more than 15,000.

The state's more conservative approach to reopening is based on the percentage of positive tests and per capita new cases in each of the 58 counties. Each of the four tiers for reopening include ranges for those categories and a county must meet both for two consecutive weeks before advancing to a higher tier.

If they fail on one or both counts for two weeks, they are bumped to a more restrictive tier that could force closures or restrict indoor operations.

That majority of counties are now out of the most restrictive tier, meaning that places of worship, restaurants, gyms and movie theaters can resume limited indoor operations.

Nail salon owners, who were disappointed when barbershops and hair salons were allowed to reopen indoors last month even under the



strictest rules, were relieved to know they could do the same, said Tam Nguyen, owner of Advance Beauty College, which trains manicurists.

"This is kind of like a life saver," he said. "It's the last bit of hope. Many salons, unfortunately, have already decided to close down. Many others are on the brink."

No county has a double-digit infection rate and even the state's largest — Los Angeles, which has

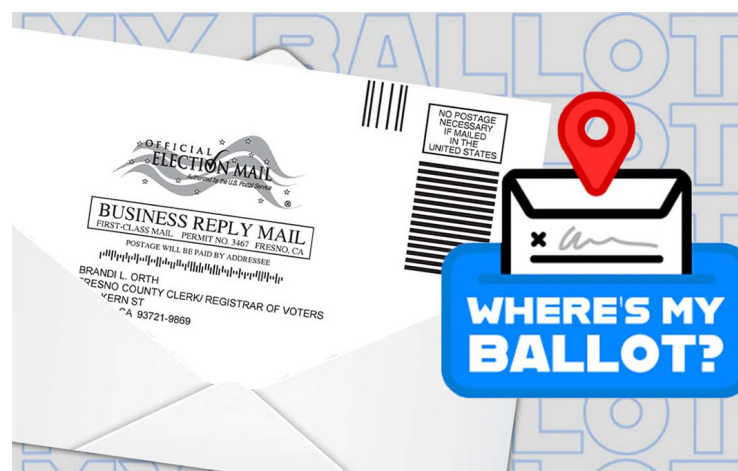
had a disproportionately large number of cases and deaths — is now poised to move out of the most restrictive tier next week.

While about two dozen counties remained in that category, no county was forced to revert to stricter rules. San Diego, which had a spike in cases tied to an outbreak at San Diego State University that has affected about 850 students,

continued on page 18

NEWS IN BRIEF

Track Your Ballot When You Vote by Mail



Sacramento, CA – California Secretary of State Alex Padilla offers a convenient way to track your mail-in-ballot this year. To do so however, you must sign up for the service. The "Where's My Ballot" initiative is designed to let voters know where their ballot is and its status every step of the way. It keeps track of when your ballot is mailed, received, and counted. However, to enjoy the benefits of this system you must sign-up at [WheresMyBallot.sos.ca.gov](https://wheresmyballot.sos.ca.gov). You will receive automatic email, SMS (text), or voice call notifications about your ballot. Remember: Voters are encouraged to vote early either by mail or in person.

classifieds&publicnotices

VEHICLE SALE

NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/09/2020 at 10:00 AM to wit: Make/Yr. 2015 NISSAN Lic.: 8MSW335 Vin. 3N1CN7AP8FL953427 Location: 4741 ARROW HWY, MONTCLAIR, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale. p. 10/01/2020

PROBATES

NOTICE OF PETITION TO ADMINISTER ESTATE OF: ROBERT LEE ADAMS

Case Number PRR12001273

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: ROBERT LEE ADAMS. A Petition for Probate has been filed by SARA RUTH ADAMS in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that SARA RUTH ADAMS be appointed as personal representative to administer the estate of the decedent. court. 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.

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.

This notice is for the following hearing. ESTATE OF: ROBERT LEE ADAMS. CASE NUMBER: PRR12001273 Date: 10/21/2020 Time: 8:30 A.M., DEPT 08, 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. 805677178
- 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. Petitioner: Lateba Bradley, 2981 Summerfield LN, Riverside, CA 92503

p. 9/17, 9/24, 10/1/2020

NOTICE OF PETITION TO ADMINISTER ESTATE OF: ROBERTA JENKINS

Case Number PRR2001335

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: ROBERT JENKINS. A Petition for Probate has been filed by LATEBA BRADLEY in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that LATEBA BRADLEY be appointed as personal representative to administer the estate of the decedent. court. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows:

Date: 11/6/2020 Time: 8:30 A.M., DEPT 8, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 MAIN ST, RIVERSIDE, CA 92501.

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court

within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Petitioner: Lateba Bradley, 2981 Summerfield LN, Riverside, CA 92503

P. 10/1, 10/8, 10/15/2020

SUMMONS

SUMMONS

CASE NUMBER FLRI1906014

Notice to Respondent: JOSE MANUEL RAMOS

You are being sued Petitioner's name is: ARCELIA RAMOS You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you. If you do not file your Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/serflhelp), at the California legal Services Web site (www.lawhelpcalifornia.org), or by contacting your local county bar association.

Tiene 30 dias corridos despues de haber recibido la entrega legal de esta Citacion y Peticion para presentar una Respuesta (formulario FL-120 o FL-123) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefonica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar ordenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte tambien le puede ordenar que pague manutencion, y honorarios y costos legales. Si no puede pagar la cuota de presentacio, pida al secretario un formulario de exencion de cuotas. Si desea obtener asesoramiento legal, pongase en contacto de inmediato con un abogado. Puede obtener informacion para encontrar a un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio Web de los Servicios Legales de California (www.lawhelpcalifornia.org) o poniendose en contacto con el colegio de abogados de su condado.

The name and address of the court is: Superior Court of California, County of Riverside, SUPERIOR COURT OF CALIFORNIA, RIVERSIDE-FAMILY LAW, 4175 MAIN ST, RIVERSIDE, CA 92501 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an Attorney is, ARCELIA RAMOS 7155 HUNT AVENUE, RIVERSIDE, CA 92509. Notice to the person served: You are served as an individual. Clerk, by S. ANDERSON, Deputy DATE: AUG 07, 2019

p. 10/1, 10/8, 10/15, 10/22/2020

FICTITIOUS BUSINESS NAMES

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

KING FAWN

6761 French Trotter Drive

Eastvale, CA 92880

RIVERDISE COUNTY

Taylor Simone Durden

6761 French Trotter Drive

Eastvale, CA 92880

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

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

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

Statement was filed with the County of Riverside on 09/02/2020

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-202009052

p. 9/10, 9/17, 9/24, 10/01/2020

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

IN & OUT RIMS & TIRES

25211 Sunnymead Blvd

Moreno Valley, California 92553

RIVERDISE COUNTY

148 E. Baseline St

San Bernardino, California 92410

Michael – McFaddin

148 E. Baseline St

San Bernardino, California 92410

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 08/20/2020

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. Michael McFaddin

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

Statement was filed with the County of Riverside on 09/02/2020

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-202009023

p. 9/10, 9/17, 9/24, 10/01/2020

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

YRM NOTARY & APOSTILLE

15116 Moreno Beach Dr, Apt 521

Moreno Valley, CA 92555

RIVERDISE COUNTY

Joe – Hill

15116 Moreno Beach Dr, Apt 521

Moreno Valley, CA 92555

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 1/7/2020

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. Joe - 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 08/26/2020

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-202008865

p. 9/10, 9/17, 9/24, 10/01/2020

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

ALLBRIGHT WINDOW CLEANING

ALLBRIGHT WINDOW CLEANING

6010 Colonial Dr

Riverside, CA 92506

RIVERSIDE COUNTY

Marc Angelo Lucero

6010 Colonial Dr

Riverside, CA 92506

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 6-20-20

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. Marc Lucero

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

Statement was filed with the County of Riverside on 08/26/2020

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-202008809

p. 9/10, 9/17, 9/24, 10/01/2020

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

HAPPYFEET DECO SHOP

1043 Alderwood Dr

Perris, CA 92571

RIVERSIDE COUNTY

Angelica Mendoza Servin

1043 Alderwood Dr

Perris, CA 92571

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

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

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

Statement was filed with the County of Riverside on 08/07/2020

1 Officer Indicted in Breonna Taylor Case; Not for Her Death

Associated Press | Kentucky

A Kentucky grand jury on Wednesday indicted a single former police officer for shooting into neighboring apartments but did not move forward with charges against any officers for their role in Breonna Taylor's death.

The jury announced that fired Officer Brett Hankison was charged with three counts of wanton endangerment in connection to the police raid of Taylor's home on the night of March 13.

Neither the grand jury nor the presiding judge elaborated on the charges.

Immediately after the announcement, people were expressing frustration that the grand jury did not do more.

"Justice has NOT been served," tweeted Linda Sarsour of Until Freedom, a group that has pushed for charges in the case. "Rise UP. All across this country. Everywhere. Rise up for #BreonnaTaylor."

Protesters have consistently pressured state Attorney General Daniel Cameron to act, and celebrities and pro athletes had joined them in calling on the attorney general to charge the police who shot Taylor. At one point, demonstrators converged on his house and were charged with felonies for trying to intimidate the prosecutor.

A Republican, he is the state's first Black state attorney general and a protege of Senate Majority Leader Mitch McConnell who has been tagged by some as his heir apparent. His was also one of 20 names on President Donald Trump's list to fill a future Supreme Court vacancy.

Taylor, an emergency medical worker, was shot multiple times by officers who entered her home using a no-knock warrant during a narcotics investigation. The warrant used to search her home was connected to a suspect who did not live there, and no drugs were found inside. The use of no-knock warrants has since been banned by Louisville's Metro Council.

Cameron's office had been receiving materials from the Louisville Police Department's public integrity unit while they tried to determine whether state charges would be brought against the three officers involved, he said.

Before charges were brought, Hankison was fired from the city's police department on June 23. A termination letter sent to him by interim Louisville Police Chief Robert Schroeder said the white officer had violated procedures by showing "extreme indifference to the value of human life"



Breonna Taylor and Officer Brett Hankison

when he "wantonly and blindly" shot 10 rounds of gunfire into Taylor's apartment in March.

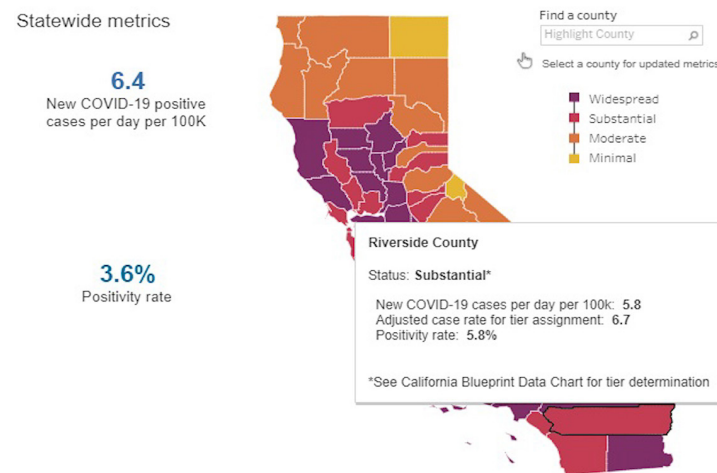
Hankison, Sgt. Johnathan Mattingly, Officer Myles Cosgrove and the detective who sought the warrant, Joshua Jaynes, were placed on administrative reassignment after the shooting.

Taylor's boyfriend, Kenneth Walker, opened fire when police burst in, hitting Mattingly. Walker was charged with attempted murder of a police officer, but prosecutors later dropped the charge. Walker told police he heard knocking but didn't know who was coming into the home and fired in

continued on page 17

NEWS IN BRIEF

Riverside County Enters Red Tier



Riverside, CA - Riverside County is now in the red tier of the state's reopening plan, paving the way for more businesses and community places to resume indoor operations. Under the red tier, all remaining personal care services may return indoors, including nail salons, tattoo shops, massage services, etc. As a reminder, hair salons and barber shops were returned indoors under the previous purple tier. In addition, restaurants, places of worship, movie theaters, as well as museums, zoos and aquariums may resume indoor operations up to 25 percent capacity. Gyms may resume indoors up to 10 percent capacity and indoor shopping malls up to 50 percent capacity.

Planning for the Worst: Black Californians Among Groups State Is Targeting for Emergency Preparedness

Quinci LeGardye | Cal Black Media

Black Americans were already in the midst of two disasters this year, the disproportionate toll of the COVID-19 pandemic and a spate of horrifying incidents of police brutality, when fire season in California started early.

Wildfires have burned over 3.1 million acres in California since the beginning of the year, breaking the record for the deadliest year of wildfires in the state, according to CalFire.

Though Black communities are disproportionately vulnerable to and impacted by disasters, Black households are less likely to be prepared for disasters than White households, according to the NAACP.

September was Emergency Preparedness Month and Black activists as well as community-based organizations partnered with Listos California, an emergency preparedness campaign anchored in the Governor's Office of Emergency Services (CalOES) to get the word out about emergency preparedness to diverse communities through more accessible and impactful means, such as artwork and person-to-person conversation.

"Listos California awarded \$50 million in local assistance grants to non-profit organizations throughout the state to build [resilience] in vulnerable communities and connect residents to culturally and linguistically competent support -- a whole community approach that fosters critical networks that can save lives. This month, I urge all Californians to learn about how they can help keep their loved ones and communities safe during an emergency," said Gov. Gavin Newsom in his declaration for Emergency Preparedness Month.

For Aliyah Sidqe, a Sacramento-based artist who depicts Black life in America, it's important for the Black community to be prepared to fend for themselves, she says, in an emergency situation.

"The Black community is already subject to a lot, and we're not thought about all the time. It's important for us to take matters into our own hands and really be prepared for what's to come because sometimes we're not

considered in the game plan as far as what the world needs to do," Sidqe said.

According to a poll of California residents living in zip codes at risk of floods, wildfires or earthquakes, conducted by EMC Research, 88 % of vulnerable residents agree that preparing for a disaster is important. However, those respondents admitted to not taking action to prepare because they think doing so is scary (63%), expensive (61%) or time-consuming (54%).

"I think a portion of people don't take certain things seriously, or they're not really thinking about all that is going on right now. It's easier just to kind of push that to the back of your mind. But I think the fact that we're already marginalized makes it super important for us to really be ready to take care of ourselves and be prepared for anything," said Sidqe.

Since partnering with Listos California, Sidqe has started conversations with family members and friends about what they would do during emergencies.

"Before I really hadn't thought too much about it, but it did kind of spark that, for my partner and me -- conversations like where would we go if we did have to evacuate. Actually, in our area, there was a fire really close to us and a few neighborhoods had to evacuate. So, we did put a plan in place of where we would go in case that would happen."

The Young Visionaries Youth Leadership Academy, a nonprofit serving youth in San Bernardino County, has been sharing information about emergency preparedness alongside their ongoing COVID-19 relief efforts. During

their relief events, which include twice-a-month drive-thru distribution of essential items, CEO Terrance Stone and the Young Visionaries staff inform community members about the importance of being prepared.

"I've been introducing the program like this: I always ask if somebody came and knocked at your door right now, and told you that you have

continued on page 17



Anatomy of A Shooting: The Lawrence Bender Case

S.E. Williams | Executive Editor

On June 29, 2019, Rialto police officer Michael Babineaux shot 29-year-old African American Lawrence Ray Bender in the shoulder and hand. Mr. Bender has remained in the San Bernardino Sheriff's Department Rancho Cucamonga jail pending trial in October.

Considering historical disparities regarding the police use of force, there is growing sentiment that the shooting of Blacks by police warrants scrutiny.

Assembly Bill 392 was signed into law by Governor Gavin Newsom in August 2019. Subsequently, the use of force is now being looked at through a somewhat different lens in California. The new law modified the conditions under which an officer can legally use deadly force. It changed the standard from when it is "reasonable" to when it is "necessary." Although AB 392 became effective January 1, 2020 and

Bender was shot months earlier in June 2019, the law is retroactive.

An introduction to the Rialto Police Department's (RPD) Community Debrief body camera footage of the June 29, 2019 'use of force' incident that resulted in the arrest and shooting of Bender in the hand and shoulder by Officer Babineaux, and narrated by Rialto Police Chief Mark Kling begins, "Officer Babineaux believes Bender is trying to steal the tow truck."

Chief Kling released the Community Debrief video on June 18, 2020, nearly a year after the shooting. By then, many in the community were already privy to a clearer version of the incident from body camera footage posted on Facebook. Both videos appear to be from the same body camera.

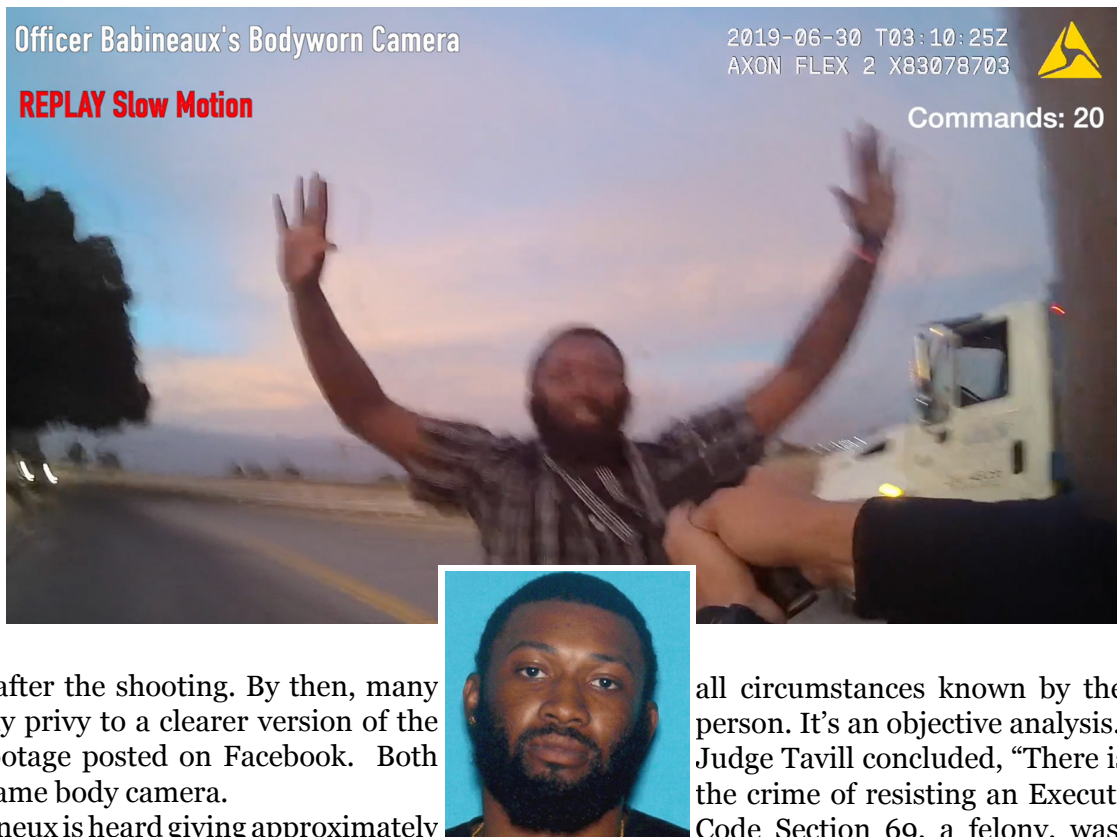
In the Rialto PD video, Babineaux is heard giving approximately 33 commands from the moment of his initial sighting of defendant Bender to when he shoots him. In the Facebook version however, there are approximately 21 commands before Bender is shot.

The incident occurred in the 400 block of N. Macy Street in the City of San Bernardino just over the border from Rialto. Although Babineaux is a Rialto police officer, his duties had taken him just outside the city's boundary and into the City of San Bernardino where he assisted with an unrelated incident.

At the time Bender happened onto the scene, Babineaux was waiting in his police vehicle as a tow truck driver prepared to tow away the vehicle belonging to the defendant involved in that unrelated case.

Bender was charged with two felonies. Count 1, attempted auto theft, a violation of Vehicle Code (VC 10851(a)). He was also charged with a violation of Penal Code Section (PC) 69, resisting an Executive Officer in the performance of his duties as Count 2. PC 69 can be charged as either a felony or a misdemeanor at the discretion of the District Attorney. Bender's case was charged as a felony.

When Chief Kling released the Community Debrief video of the



Above: Video clip from Officer Babineaux's body camera of the incident between him and Lawrence Bender. (Photo courtesy of Rialto PD website)
Middle: Lawrence Bender. Bottom: Officer Michael Babineaux and Chief Mark Kling. (Photo courtesy of Rialto PD facebook)

incident, it is probable he was already aware of San Bernardino Superior Court Judge Gregory S. Tavill had dismissed the attempted auto theft, VC 10851(a) charge against Bender during his preliminary hearing on October 3, 2019.

During the preliminary hearing Judge Tavill stated, "As to Count 1 [VC 10851(a)], there's insufficient evidence to support the charge."

He proceeded, "As to Count 2, you focus on what was known to the officer and reasonably believed by the officer at the time [including]

all circumstances known by the officer when he detained the person. It's an objective analysis."

Judge Tavill concluded, "There is sufficient cause to believe that the crime of resisting an Executive Officer in violation of Penal Code Section 69, a felony, was committed by the defendant, Lawrence Bender."

Bender pled not guilty to this charge and was held over for trial. His next court appearance is scheduled for October 16, 2020.

As noted, Babineaux shot Bender twice, once in the hand and once in the shoulder as he got up from the ground. Bender was on the ground both times in response to commands from Babineaux. The Community Debrief video of the incident presented by Chief Kling is shaded at key moments when Bender is accused of the following actions:

- (1) When Bender is at the driver's side of the tow truck at the point where Babineaux said Bender tried to enter the vehicle.
- (2) When Bender apparently swiped at Babineaux's firearm the first time he stood up from the ground.
- (3) The second time Bender appeared to swipe at Babineaux's gun as he again rose from the ground.
- (4) When Babineaux shot Bender twice.

Because the video is shaded at these critical points in the interaction between Babineaux and Bender, without Kling's narrative, it is impossible to discern what happened. Bender spent about

two weeks in a local hospital before being moved to county jail. He has remained in custody since June 29, 2019. His bail is set at \$200,000.

At the conclusion of the Community Debrief video Chief Kling explained what happened next. “Officers rendered first aid which was eventually taken over by paramedics. Mr. Bender was transported to the hospital and treated for his injuries. He currently remains in custody and is awaiting trial.” Chief Kling added, “The city of San Bernardino has conducted an investigation that has been reviewed by the San Bernardino County District Attorney’s office and charges have been filed.” He further advised, “An internal review is also being conducted to ensure department policies and procedures were being followed.”

The Facebook video on the other hand, continues to play after the shooting and reveals more about what occurred next at the scene: Babineaux’s supervisor Sergeant Lamont Quarker approached Babineaux and asked, “Can you, kind of, just give me the gist of what happened?”

Babineaux responded, “So, the tow truck driver is in the jeep doing his thing. I was actually just sending you that text, but this guy was sitting on the curb. He was kind of walking around and then he started going into the...(unintelligible). So, I came out, put my gun on him, had him on the ground and he tried to get up. So, I kicked him down and as I was with him, kind of had my foot on his back, told him not to move. He tried to get up a few times. I kept kicking him over. And, he tried to get up, and I kicked him over towards the truck and he got up and he kind of wanted to fight me. So, [I] already had my gun out. So, I put two into him.”

In June, the San Bernardino County District Attorney offered to reduce Bender’s charge from a felony to a misdemeanor and to give him credit for time served in county jail. Bender, through his attorney, Peter Schlueter, declined to accept the offer and has pleaded not guilty.

Court documents indicate at the time of the shooting, Babineaux was still a relatively new officer with only five months on the job after having graduated from the San Bernardino Sheriff’s Academy. Today, Babineaux continues to perform his field duties as a Rialto police officer.

Many questions regarding this case remain unanswered:
Why did Babineaux exit his vehicle with his gun drawn?
Why was Bender ordered to sit/lie down on the ground?
Why was Bender under arrest for disturbing the peace (Penal Code 415) which can be filed as either a misdemeanor or a noncriminal infraction?
Why did Babineaux radio in, “Can you guys start me another unit. I have one 415?”
Why was deadly force used?
Why was Bender shot?

The Community Debrief video of the incident narrated by Rialto Police Chief Mark Kling is available for viewing at <https://rialtopolice.com/lawrence-bender>.

The video of the incident posted on Facebook is available at <https://www.facebook.com/watch/?v=587391098560909>.

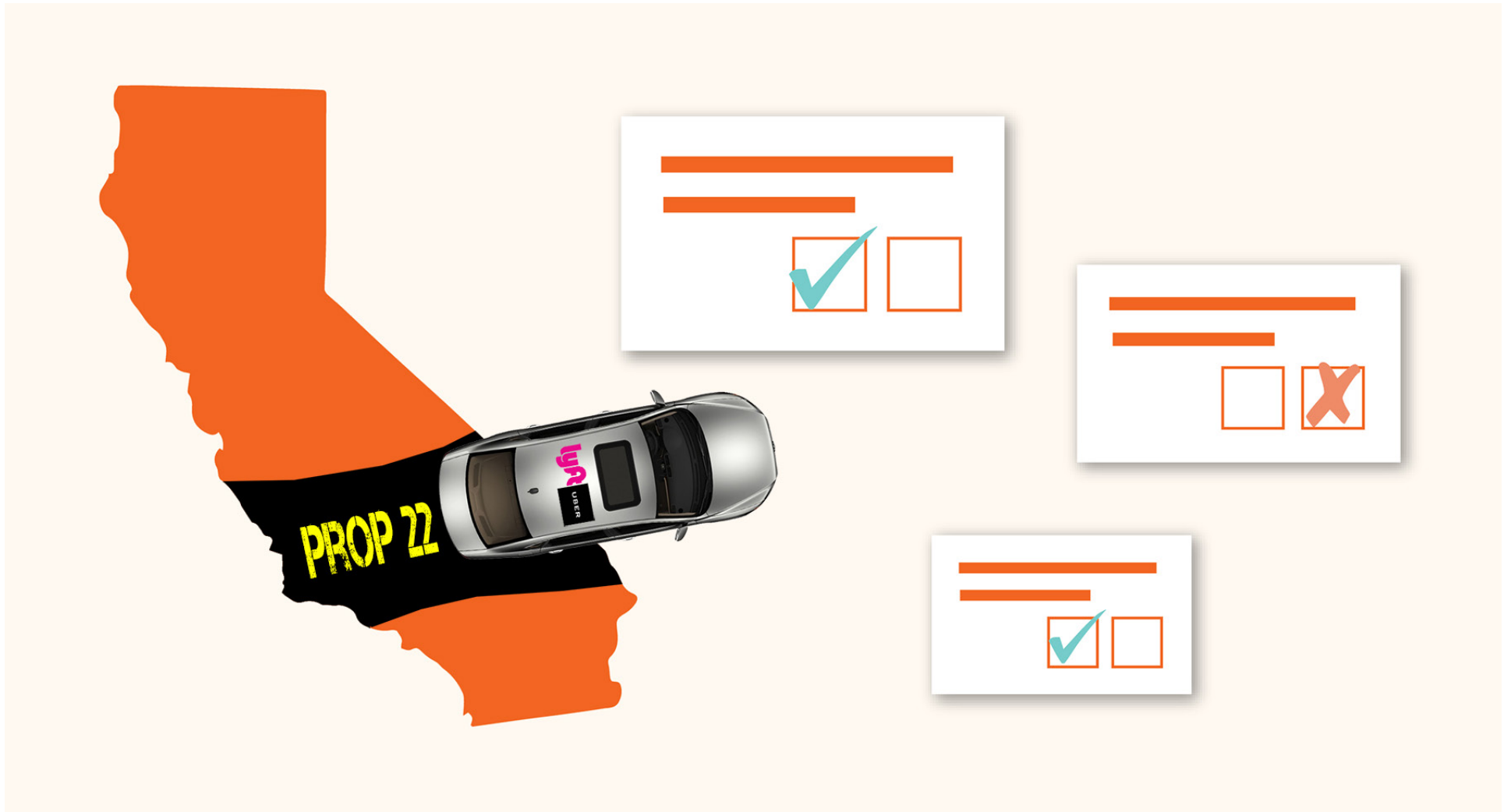


“The city of San Bernardino has conducted an investigation that has been reviewed by the San Bernardino County District Attorney’s office and charges have been filed.” ... “An internal review is also being conducted to ensure department policies and procedures were being followed.”

- Rialto Police Chief Mark Kling



Top: “Protesters march past Arrowhead Avenue down 5th Street holding signs demanding Lawrence Bender’s freedom on his court date Aug. 28. Bender is a couple blocks away in the San Bernardino Justice Center while protesters march on the streets to raise awareness of his case.” (Leo Cabral) Bottom: “A sign that reads “Free Lawrence Bender” rests on a cart filled with refreshments while protesters prepare to march for Lawrence Bender’s freedom from Meadowbrook Park on Aug. 28.” (Leo Cabral)



Groups for and Against Prop 22 Aim Their Messages to Black Voters as Election Day Nears

Quinci LeGardye | Cal Black Media

With less than two months left before Election Day, campaigns both defending and opposing Proposition 22 — the ballot initiative that aims to keep gig company drivers classified as independent contractors — are revving up their efforts to reach out to Black voters.

Earlier this month, Uber, Lyft, DoorDash and Instacart pumped another \$70 million into their campaign to pass Prop 22. The total funds those app-based companies and others have spent on the Yes on Prop 22 public information effort is now \$181 million, making it one of the most expensive California initiative information campaigns ever.

The opposition, made up of mostly labor organizing groups, has raised about \$4.8 million so far, with funding coming mostly from labor organizing groups.

On Sept 3, the Yes on 22 campaign hosted a press conference for ethnic communities in the state. At the event, community leaders spoke up about why they support the ballot initiative. They emphasized that gig

companies provide an easy stream of income for their drivers, and that Prop 22 would keep those jobs in California — and in Black and Brown communities in particular.

“Driving has been a source of relief for these people. It’s easy to sign up, start driving and earning, right away, without a lot of the normal barriers that block Black and Latino Americans from working,” said Dr. Tecoy Porter Sr., President of the National Action Network Sacramento Chapter.

Jay King, President and CEO of California Black Chamber of Commerce, said the Black community can not afford massive job losses in the wake of the pandemic.

“One in 10 app-based drivers are Black. Many of them would lose their jobs if Prop 22 is not passed this November. When so much of our community is suffering, we need to encourage and promote new and innovative ways to make income. I encourage everyone to vote yes to save app-based jobs and services,” he said.

Molina Healthcare Supports Calexico Neighborhood House Efforts to Combat Homelessness



Calexico Neighborhood House (CNH) awarded \$75,000 by Molina Healthcare. (Source: Molina Healthcare)

Voice Staff | Contributor

This year, Assemblyman Eduardo Garcia, California's 56th Assembly District, selected the Calexico Neighborhood House (CNH) as his non-profit organization of the year.

Molina Healthcare of California also recognized the organization recently by presenting it with a \$75,000 donation to launch a partnership and support program designed to help the homeless in Imperial County.

The money will be used to seed the Street Outreach Services homeless outreach project or SOS, CNH Special Projects Coordinator Ricardo Ortega explained.

Also commenting on the donation, Associate Vice President of Molina Healthcare Ruthy Argumedo shared how the donation also marks a partial launch of their MolinaCares Accord

Program. "This program will be where we invest in our communities one life at a time," she added.

Argumedo further advised Molina Healthcare is working to create strong partnerships and help ensure the agency is serving the underserved in our communities.

She also noted how their efforts include, "Anything around social determinants of health — racial injustice, opioid and substance abuse — anything that we can do that impacts the community at large, that is where Molina wants to support," she said.

The homeless population of Imperial County is estimated to slide between 1200 and 1500 individuals.

Vote NO on Prop 15

An \$11.5 Billion-A-Year Property Tax Increase

NO ON PROP 15

www.NOonProp15.org



No Guarantee

Prop 15 is misleading. Supporters say it's about more money for education, but nearly 70% of the tax money doesn't even go to schools.



Lacks Accountability

Politicians can even divert the local government tax money for other purposes, just like they're doing with the gas tax.

"Too many families have been priced out of their neighborhoods because of the rising cost of living. Prop 15 will raise the cost of living for California families by up to \$960 and will especially hurt lower-income communities."



ALICE A. HUFFMAN, PhD
California Hawaii
NAACP State President

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Philanthropy Lends Support to Black-Led Grassroots Organizing

VOICE Staff | Contributor

The national reckoning on racial justice in America remains unprecedented and in response, The Libra Foundation has rallied foundations from across the country to establish the Democracy Frontlines Fund, a new initiative to provide sustained support to frontline, Black activists leading the movement to end systemic racism.

The funding partners who have coalesced to bring this initiative to fruition include the John D. and Catherine T. MacArthur Foundation, Schmidt Family Foundation, and William and Flora Hewlett Foundation, among others.

The innovative funding model being used to facilitate the Democracy Frontlines Fund supports a slate of 10 frontline organizations curated by a brain trust of women of color with deep experience funding social movements. The Fund will funnel \$36 million to Black activists at the frontlines of the movement for racial justice over the course of three years.

"Our goal is to move from transactional to transformational philanthropy," said Crystal Hayling, Libra Foundation's executive director. "That means listening and being guided by a different type of expertise than the think tanks and consultants that usually frame foundation strategy."

"This is a gamechanger," said LaTosha Brown, co-founder of Black Voters Matter Capacity Building Institute. "Multi-year support gives us room to plan for our long-term growth, and we can build real relationships with foundations we wouldn't otherwise have known."

Disrupting the traditional grantmaking approach to Black communities, the Democracy Frontlines Fund is replacing short-term, administratively burdensome giving with sustained, unrestricted, multi-year support. This new design will bolster Black activists as they take on the civil rights challenges of our time. Democracy Frontlines Fund grantees have created a network of trusted voices in communities that are training the leaders and building the vision for our collective future.

"For too long, communities of color have been marginalized and silenced in pursuit of their



The Libra Foundation from left to right: Angie Chen (Senior Program Officer), Crystal Hayling (Executive Director), Ashley Clark (Knowledge & Grants Manager), Jennifer Agmi (Senior Program Officer)

most fundamental rights," said Joe Sciortino, executive director of The Schmidt Family

Foundation. "Now is the time for philanthropy to increase their support of frontline Black

continued on page 18

Groups for and against, continued from page 12

On Sept. 9, protesters from Rideshare Drivers United (RDU), an organizing group that has come out against Prop 22, gathered under an Uber billboard in Oakland that read, "If you tolerate racism, delete Uber. Black people have the right to move without fear." Uber has launched a microsite that promotes that slogan and shares how the company plans to rid its platform of racism and investments it has made in the Black community.

"We are condemning them on their hypocritical ballot measure that would relegate drivers to a permanent underclass without basic rights or voices or privileges. We condemn major companies like Uber and Lyft who are claiming support of a protest movement that has galvanized America, in the middle of a pandemic that has disproportionately affected Black and Brown people in their lives," Cherri Murphy, an RDU organizer, told California Black Media.

Murphy says there are multiple instances when Uber and Lyft exploit Black drivers and

customers, alleging that those companies increase ride prices in Black and Brown neighborhoods. That claim has been supported by a June preprint study by George Washington University.

"If you want to know whether or not Lyft and Uber are doing the right thing, you need to look at their historical measures and tactics. The most recent one is around the preliminary injunction. As opposed to following the rules, what they want to do is invoke fear and have people make a decision based on fear. So their method [of] threatening people to shut down wasn't because they're in a bind. Not a million dollar — a billion dollar — company. Compare that to those who live check to check," said Murphy.

As they wait to see how Californians will vote on Prop 22, Uber and Lyft are also currently in an appeals process against the preliminary injunction that ordered them to classify their drivers as employees last August.

publicnotices

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-202008386

p. 9/10, 9/17, 9/24, 10/01/2020

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

ARTISTIC FADES BARBERSHOP

500 S. State St. Ste #108

San Jacinto, CA 92583

RIVERSIDE COUNTY

Antonio – Maximiliano

41050 Johnston Ave

Hemet, CA 92544

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 Maximiliano

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

Statement was filed with the County of Riverside on 09/02/2020

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-202009095

p. 9/10, 9/17, 9/24, 10/01/2020

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

NO MIDDLE CLOTHING

15084 Moreno Beach Dr, Apt 1813

Moreno Valley, CA 92555

RIVERSIDE COUNTY

Christopher Deonte Pitts

15084 Moreno Beach Dr, Apt 1813

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 (\$1000.00) s. Christopher Deonte Pitts

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

Statement was filed with the County of Riverside on 09/01/2020

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-202008977

p. 9/10, 9/17, 9/24, 10/01/2020

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

EXECUTIVE BUSINESS WRITING

16512 Dartmoor Circle

Moreno Valley, California 92555

RIVERSIDE COUNTY

Beverly Ann Crockett

16512 Dartmoor Circle

Moreno Valley, California 92555

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 08/24/2020

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 (\$1000.00) s. Beverly Ann Crockett

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 8/26/2020

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-202008897

p. 9/17, 9/24, 10/01, 10/8/2020

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

SECOND CHANCE ALLIANCE

8655 Arlington Ave, Apartment #85

Riverside, CA 92503

RIVERSIDE COUNTY

2226 East Devonshire Ave, Apt. A

Hemet, CA 92544

Aaron Dejohn Pratt

2226 East Devonshire Ave, Apt. A

Hemet, CA 92544

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 09/20/2013

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 (\$1000.00) s. Aaron Pratt

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

Statement was filed with the County of Riverside on 09/08/2020

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

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Peter Aldana, County Clerk,
FILE NO. R-202009263

p. 9/17, 9/24, 10/01, 10/8/2020

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

WHATLEY STRATEGIES

1243 Columbia Avenue, Suite B-4

Riverside, CA 92507

RIVERSIDE COUNTY

Riverside Printing Technology, Inc

1243 Columbia Avenue, Suite B-4

Riverside, CA 92507

CA

This business is conducted by: Corporation Registrant commenced to transact business under the fictitious business name(s) listed above on 3/16/2020

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 (\$1000.00) s. Rebecca Whatley, President

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

Statement was filed with the County of Riverside on 08/26/2020

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-202008818

p. 9/17, 9/24, 10/01, 10/8/2020

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

EXTRAORDINARY OUTCOMES

EVENT PLANNING

26702 Rose Bud Lane

Moreno Valley, CA 92555

RIVERSIDE COUNTY

Sharon Johnson Ramsey

18242 Lakepointe Dr

Riverside, California 92503

Latanya Marie Johnson

26702 Rose Bud Lane

Moreno Valley, CA 92555

This business is conducted by: Co-partners

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

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.00) s. Sharon Ramsey

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

Statement was filed with the County of Riverside on 09/02/2020

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-202009047

p. 9/17, 9/24, 10/01, 10/8/2020

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

LINEAGE ESTATES LLC

42456 E. Whittier Ave

Hemet, CA 92544

RIVERSIDE COUNTY

Lineage Estates LLC

42456 E. Whittier Ave

Hemet, CA 92544

CALIFORNIA

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 (\$1000.00) s. Cameron Caldwell, Managing Member

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

Statement was filed with the County of Riverside on 09/02/2020

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-202009074

p. 9/17, 9/24, 10/01, 10/8/2020

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

PERRIS COMMUNITY FAMILY CARE

524 W. 4th St, Suite B

Perris, CA 92570

RIVERSIDE COUNTY

BAWJ MEDICAL SERVICES INC,

A PROFESSIONAL MEDICAL

CORPORATION

255 Terracina Blvd, Suite 101

Redlands, CA 92373

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 (\$1000.00) s. Belinda Addo, Secretary

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

Statement was filed with the County of Riverside on 09/08/2020

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-202009253

p. 9/17, 9/24, 10/01, 10/8/2020

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

PALM SPRINGS SPA MASSAGE,

SKIN CARE PALM SPRINGS,

SKINCAREPALMSPRINGS.

COM, SKINCAREPS.COM,

THEPALMSPRINGSFACIAL.COM,

PALMSPRINGSSKIN.COM

471 E. Tahquitz Canyon Way Suite 228

Palm Springs, CA 92262

Riverside County

PALM SPRINGS SPA MASSAGE INC.

A/1# C4006582

471 E. Tahquitz Canyon Way Suite 226

Palm Springs, CA 92262

This business is conducted by: a corporation

Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 1/1/10.

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/ Palm Springs Spa Massage Inc., Samuel Frances Rubin, Chief Executive Officer.

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

Statement was filed with the County of Riverside on 8/25/20 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

The following persons) is (are) doing business as:
THE BIG CUZZO
 66655 Palm Ave #110
 Riverside, CA 92506
RIVERSIDE COUNTY
 Brittney Mone Hicks
 66655 Palm Ave #110
 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 (\$1000.00) s. Brittney Hicks
 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 & c code)
 Statement was filed with the County of Riverside on 09/03/2020
 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-202009167
 p. 9/24, 10/01, 10/8, 10/15/2020
 The following persons) is (are) doing business as:
THE GOOD BOX
THE FARM BOX
THE GOOD FARM BOX
THE ORIGINAL FARM BOX
SOMEWHERE IN THE DESERT
 9180 Ole St
 Morongo Valley, CA 92256
RIVERSIDE COUNTY
 Somewhere In The Desert LLC
 9180 Old St
 Morongo Valley, CA 92256
 CA
 This business is conducted by: Limited Liability
 Registrant has not yet begun to transact

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-202009159
p. 10/01, 10/8, 10/15, 10/22/2020

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

FROM THE YARD
53019 Sweet Juliet Ln
Lake Elsinore, CA 92532
RIVERSIDE COUNTY
Romel Salameh Maia
53019 Sweet Juliet Ln
Lake Elsinore, CA 92532

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on August 8, 2020
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 (\$1000.00))
s. Romel Salameh Maia

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

Statement was filed with the County of Riverside on 09/16/2020
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-202009601
p. 10/01, 10/8, 10/15, 10/22/2020

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

JM PLUMBING & MECHANICAL
15509 Arboles Ct
Moreno Valley, CA 92555
RIVERSIDE COUNTY
Javier - Sanchez
15509 Arboles Ct
Moreno Valley, CA 92555
Manuel - Granja
16684 E. Bygrove
Covina, CA 91722

This business is conducted by: General Partnership
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

I (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-202009433
p. 10/01, 10/8, 10/15, 10/22/2020

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

PATRIOTS REALTY GROUP
PRG HOMES
PEETE REALTY GROUP
2995 Van Buren Blvd. Ste A2
Riverside, CA 92503
RIVERSIDE COUNTY
Peete Realty Group Inc
17216 Waugh Ranch Rd
Riverside, CA 92503
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 (\$1000.00)

s. Kevin Peete, 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 & c code)

Statement was filed with the County of Riverside on 09/21/2020

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-202009712
p. 10/01, 10/8, 10/15, 10/22/2020

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

THE PITA CHICK
19933 Nipoma Ct
Riverside, CA 92508
RIVERSIDE COUNTY
The Pita Chick LLC
19933 Nipoma Ct
Riverside, CA 92508
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

one thousand and no/one hundred and no/one
 Nicholas Musa, 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 09/16/2020
 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-202009616
 P. 10/01, 10/8, 10/15, 10/22/2020

The following persons) is (are) doing
 business as:
SASSY BEEZ
5591 34th St. Apt. D
Riverside, CA 92509
RIVERSIDE COUNTY
Tracy Rena Williams
5591 34th St. Apt. D
Riverside, CA 92509
 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 (\$1000.00)
 s. Tracy Rena Williams
 The filing of this statement does not of
 itself authorize the use in this state of a
 fictitious business name in violation of
 the rights of another under federal, state,
 or common law (sec. 1440 et. seq. b &p
 code)
 Statement was filed with the County of
 Riverside on 09/22/2020
 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.

***Planning for the Worst*, continued from page 8**

five minutes to pack your necessities and go, are you going to be able to get what you need within those five minutes? It's an eye opener for everybody, because then they're like, wait, like what do I actually need," said Jennifer Rosales, Administrative Assistant at Young Visionaries.

"I tell everybody, it doesn't have to be expensive. You don't have to go out and spend \$200, \$300 to try to get a go-bag or a ready bag. I think the number one thing is this: Just look at your basic needs, something that you need every day, and then just start that way. It's important to know that it doesn't have to cost you a lot of money to keep your family and your friends safe," said Rosales.

El Sol Neighborhood Education Center is coordinating outreach activities with 11 community groups from different parts of San Bernardino County.

"We have developed specific strategies to target specific communities. We have to bring cultural brokers or cultural speakers so that they understand the language, the culture and the lived experiences of each target community. We partner with agencies and churches -- African American, Asian American, Latino and Native American partners. Each group knows how to best reach the people in their own communities," says Alex Fajardo, El Sol's executive director.

The Listos California website has Disaster Ready Guides in multiple languages if readers want to know more about what to have prepared for an emergency.

***1 Officer Indicted*, continued from page 7**

self-defense.

On Sept. 15, the city settled a lawsuit against the three officers brought by Taylor's mother, Tamika Palmer, agreeing to pay her \$12 million and enact police reforms.

Protesters in Louisville and across the country have demanded justice for Taylor and other Black people killed by police in recent months. The release in late May of a 911 call by Taylor's boyfriend marked the beginning of days of protests in Louisville, fueled by her shooting and the violent death of George Floyd while in police custody in Minneapolis on May 25.

Several prominent African American celebrities including Oprah and Beyoncé have joined those urging that the officers be charged.

This year we learned there was also a scheme of back-door criminal admissions' access to some of the state's most prestigious institutions of higher learning for the children of wealthy parents who had enough money to just buy their children's college access without legacy and, far too often, without qualifications to meet the terms under which they were admitted. The 2019 Varsity Blues report by the Association of Independent Colleges and Universities (AICU) exposed this criminality and, though we should never assume, it is probable this scheme has existed for generations to varying degrees.

The investigation further revealed most of the four-year colleges investigated "do not have a hard floor of academic requirements beyond the basics," the AICU said. This, of course, certainly sits in opposition to the reasons they normally give for excluding Black and Brown students.

The arguments in support of such admissions' behaviors are often opined over how the donations of such benefactors enable the educational institutions to offer more generous financial aid packages to those in need. I might argue this generosity is probably more a function of these institutions admitting so few minorities they can easily afford to be generous with the limited number who are admitted and may require more financial assistance.

There is another perspective on access to higher education rarely connected to this discussion, yet it has impacted Black and Brown students (and veterans) disproportionately since the great recession. Many who sought college educations were lured into fly-by-night colleges and universities like Devry Institute and others that over promised, under delivered, and left students with thousands of dollars in debt, no degree, no competitive employment options to earn enough income to pay the debt, and a federal government that did too little, too late to protect and/or unburden them financially.

The egregious example of the failures of these private schools offered a glimpse into a separate reality faced by Black and Brown parents whose children are denied access to the state's public colleges and universities—the issue of cost. Blacks often end up paying much higher rates for their education because, when denied access to public colleges and universities, many have

sought educational opportunities at smaller private schools. It is no secret that tuition at private institutions of higher learning can be more expensive than public institutions, often by thousands of dollars, especially when you are a state resident.

Those who supported Proposition 209 in 1996, and now oppose Proposition 16, often sat silent as the events in recent years described above came under the spotlight for public scrutiny. Many of them now argue Proposition 209 is not the problem but poor schools in Black and Brown communities are really at issue. Both are true and the CLBC continues to fight on both fronts.

For this discussion, however, Proposition 16 is the focus and equitable access to the state's publicly funded colleges and universities is the issue.

In 2018, a study by the U.S. Education Department National Center for Education Statistics showed children whose parents attended college are much more likely to attend a college or university and graduate themselves. Not only did their college attendance increase, it increased exponentially.

This year when you mark your ballot, I encourage a Yes vote on Proposition 16—we must open the doors of the state's universities to all our children. We work here, pay taxes in support of these institutions, and we must demand access for our children, for all children—education is the bridge to a better tomorrow for Black people. Remember, denying slaves of the ability to read and write was a successful tool used by slave owners to control their chattel—understand this and you understand the herculean efforts to deny Blacks access to colleges and universities—it is merely the continuation of a White Supremacist mindset. To change this paradigm in California, I once again call upon everyone to vote early and to vote YES on Proposition 16.

"There is never a time in the future when we work out our salvation," James Baldwin wrote. "The challenge is in the moment; the time is always now."

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

S.E. Williams
Editor

California Reopens, continued from page 7

narrowly avoided having to close down or impose new restrictions on businesses.

San Diego County Supervisor Jim Desmond said that staying in the same tier was no cause for celebration.

"There is no business plan for a gym to operate at 10% capacity or a restaurant to operate at 25% capacity," Desmond tweeted. "It's ridiculous that churches continue to be limited to a 100 person capacity while marijuana shops remain open."

Under the changes announced Tuesday, the Bay Area counties of Alameda, San Mateo and Solano, and San Luis Obispo and Riverside counties in Southern California moved from the most restrictive tier.

El Dorado, Lassen and Nevada counties improved from substantial to moderate. Mariposa County improved to the minimal category.

If improvement trends continue, Ghaly said he anticipates restrictions will be eased for more counties next week.

Business owners, however, remain frustrated that their efforts to get back on their feet are being throttled by the state.

Hundreds of people protested Monday outside Fresno City Hall vowing to reopen Oct. 1 regardless of whether the county has curbed its

infection rate.

About 20 people rallied at the Draft Republic restaurant in Carlsbad, north of San Diego, to promote a petition titled "Open California Now," urging Gov. Gavin Newsom to allow a quick return to normal operations.

Cohn Restaurant Group, which owns Draft Republic and 23 other restaurants in Southern California and Hawaii, said it laid off 1,800 of its 2,000 employees in the San Diego area after the pandemic hit. The 200 who stayed made meals for families of the workers who lost their jobs.

Josh D'Amato, chair of Disney parks, experiences, and products, urged California officials to provide guidelines for theme parks to reopen.

"I encourage you to treat theme parks like you would other sectors," he said in a video presentation on Tuesday, adding that tens of thousands of jobs are tied to Disneyland's operations in California. "The longer we wait, the more devastating the impact will be."

Ghaly also announced Tuesday that the state was lifting restrictions on who can get tested for COVID-19. Testing had been prioritized to people most at risk for the virus. But testing is now more widely available, with upwards of 170,000 tests being conducted daily and nearly 70% of results being returned in 24 hours.

For most people, the new coronavirus causes

mild or moderate symptoms, such as fever and cough that clear up in two to three weeks. For some, especially older adults, and people with existing health problems, it can cause more severe illness, including pneumonia and death.

Philanthropy, continued from page 14

organizations and communities and to recognize that doing so is critical to their own missions." The success of this three-year commitment is in large part contingent upon the Democracy Frontlines Fund creating a learning community for foundation leaders to deepen their understanding of racial justice grantmaking by having hard conversations and building authentic relationships with the grantees.

"The Democracy Frontlines Fund provided an opening to join our philanthropic peers and put our confidence in women of color advisers, who will direct our support to nonprofits on the frontlines of the racial justice struggle," said John Palfrey, president of the MacArthur Foundation. "We are investing in Black-led organizations at the vanguard of grassroots social justice organizing to lead the transformation of our democracy."

To learn more about the 10 Black-led organizing groups receiving grants, the brain trust, and the foundation partners is available here.

public notices

Peter Aldana, County Clerk,
FILE NO. R-202009744
p. 10/01, 10/8, 10/15, 10/22/2020

The following persons) is (are) doing business as:
YASS GIRL BOUTIQUE
8949 Christopher Place
Riverside, California 92503
RIVERSIDE COUNTY
Raeann Marie Holcombe
8949 Christopher Place
Riverside, California 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 (\$1000.00) s. Raeann Marie Holcombe
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 & code)

Statement was filed with the County of Riverside on 09/09/2020
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-202009277
p. 10/01, 10/8, 10/15, 10/22/2020

The following persons) is (are) doing

business as:
ONE TOUCH ACCESS
7618 Sanctuary Dr
Corona, CA 92883
RIVERSIDE COUNTY
Maria Brianna Gonzalez-Gordon
7618 Sanctuary Dr
Corona, CA 92883
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 (\$1000.00) s. Maria Brianna Gonzalez-Gordon
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 09/22/2020
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-202009756
p. 10/01, 10/8, 10/15, 10/22/2020

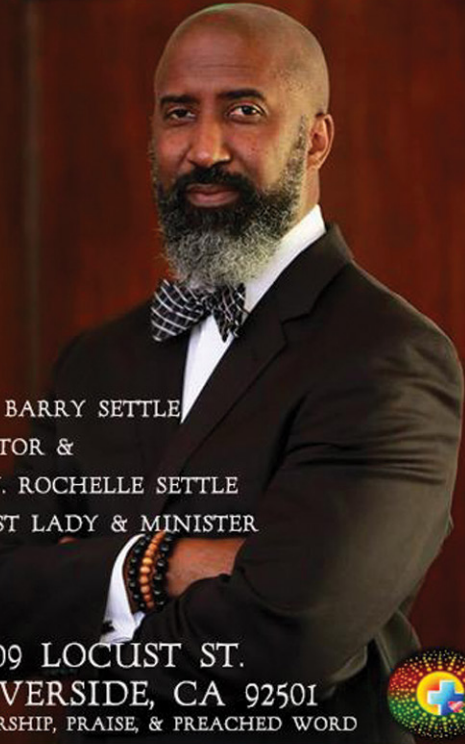
The following persons) is (are) doing business as:
THE COOL FACTOR
LEAGUE OF DISTINCTION
31445 San Ysidro Avenue
Cathedral City, California 92234

RIVERSIDE COUNTY
301 N. Palm Canyon Drive, Suite 103-1004
Palm Springs, California 92262-5672
Shauna Aziza Monique Jones
31445 San Ysidro Avenue
Cathedral City, California 92234
Eddie Lee Jones III
31445 San Ysidro Avenue
Cathedral City, California 92234
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 (\$1000.00) s. Maria Brianna Gonzalez-Gordon
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 09/03/2020

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-202009158
p. 10/01, 10/8, 10/15, 10/22/2020

COMMUNITY SERVICE

ALLEN CHAPEL AME CHURCH
JOIN US SUNDAYS AT 10:00 AM



DR. BARRY SETTLE
PASTOR &
REV. ROCHELLE SETTLE
FIRST LADY & MINISTER

4009 LOCUST ST.
RIVERSIDE, CA 92501
WORSHIP, PRAISE, & PREACHED WORD



JOIN PASTOR
GREG LAURIE
Sunday Services
7:30 | 9:30 | 11:30 A.M.

Sunday Nights at Harvest
With Pastor Josh Thompson | 5:00 P.M.

Wednesday Night Bible Study
With Pastor Jeff Lasseigne | 7:00 P.M.

6115 Arlington Ave., Riverside, CA 92504
951.687.6902 | CHURCH.HARVEST.ORG

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



Genesis Re-Entry Services
*Announces the Grand Opening of
Your Turn Clothes Closet Thrift Store*

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224 South Palm Avenue
Rialto, CA 92376




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




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




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GRSempoweringlives@yahoo.com
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DEAR BIG TOBACCO, WE ARE DYING.

But you already know that.

Smoking kills more African Americans than AIDS, drug and alcohol abuse, car crashes, and murder combined. And 70% of us who smoke use menthol cigarettes.

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You've spent decades pushing menthols into Black communities with cheap prices and slick advertising.

And the worst part is, you think you can keep getting away with it.

You come after our brothers, sisters, parents, and friends.

Now, we're coming after you.

We want you out of Black neighborhoods, because our lives are worth more than your bottom line.

We are people, not profit.

Signed,

**The Communities
You Are Trying to Erase**

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WeAreNotProfit.org

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