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#### Recommended Citation

Voice Media Ventures, "Vol.48 n.15 October 29th 2020" (2020). *Black Voice News*. 890.  
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Inland Southern California's News Weekly



October 29, 2020 Volume 48 | Issue 15

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



# **When Breast Cancer Hits Close to Home**

**Inside: Black Officers Break from Unions Over Trump Endorsements**

# Your Information Source for the 2020 Presidential General Election

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The COVID-19 pandemic has changed every aspect of our way of life, but you can still vote safely and easily. To help San Bernardino County voters better understand how and where to vote in this election, the San Bernardino County Registrar of Voters has created a go-to hub for you. However you decide to vote, remember it's "Your Ballot. Vote Safe. Vote Early." Visit [SBCountyElections.com](https://sbcountyelections.com) to learn more.

**Your Ballot.**  
**✓ Vote Safe.**  
**✓ Vote Early.**



[SBCountyElections.com](https://sbcountyelections.com)

POWERED BY SAN BERNARDINO COUNTY REGISTRAR OF VOTERS





# VOICE

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## CONTRIBUTORS

Gary Montgomery, Dr. Ernest Levister, Dr. Joseph Bailey, Jordan Brown, Benoit Malphettes, Kathy Malphettes, Laura Klure

## CONTACT US

To submit an article, become a subscriber, advertiser, sponsor, or partner please contact the general manager at 951.682.6070 or email [suzie@voicemediaventures.com](mailto:suzie@voicemediaventures.com).

## ESTABLISHED 1972

Voice Media Ventures  
Post Office Box 912  
Riverside, California 92502  
(951) 682-6070

Published every Thursday and distributed throughout the Inland Empire adjudicated, a legal newspaper of general circulation on July 8, 1974 Case # 108890 by the Superior Court of Riverside County. Stories published do not necessarily reflect the opinions of the publishers. Member of: National Newspaper Publishers Association, California Black Media and California News Publishers Association

## KEEPING IT REAL Where Do We Go From Here?



*"It is important to expect nothing, to take every experience, including the negative ones, as merely steps on the path, and to proceed."*

- Ram Dass

**A**s we stand at the precipice of one of, if not the, most important election of our lifetime with the recognition each of us, in our own way, has done all we can to help ensure a decisive outcome, it is important we are prepared to persevere in our quest for change, whatever the results of the election.

In 1967 the soon to be slain Civil Rights leader Dr. Martin Luther King Jr. asked a prescient question: "Where do we go from here, chaos or community?"

This year, members of the Black community may consider a slightly different twist on this query: "Where do we go from here if the outcome of the election falls short of our expectations, despair or perseverance?"

I would offer perseverance.

Regardless of who claims the White House in the coming weeks, our work as a community—not only of Blacks, but of all Americans who, not only hope for a better tomorrow, but are engaged and working to create the American we deserve — must commit and stay actively engaged because the 2020 election is just the beginning.

After all, we know without a doubt, whether Trump succeeds or fails to remain president, the noise, the vitriol and the hatred he has unleashed across the country will continue.

In the face of this reality, we as citizens must choose.

Will we be sucked into the muck and mire of his tyrannical efforts to further divide the country into opposing camps of Black versus White; rich versus poor; essential workers versus those who are not; those more likely to die from COVID-19 versus those only minimally impacted by the virus? Or, will we continue to press our priorities, think and act proactively, purposefully and creatively in ways that continue to elevate important issues and drive elected officials to implement the warranted systemic changes desired, regardless of the roadblocks placed in our way?

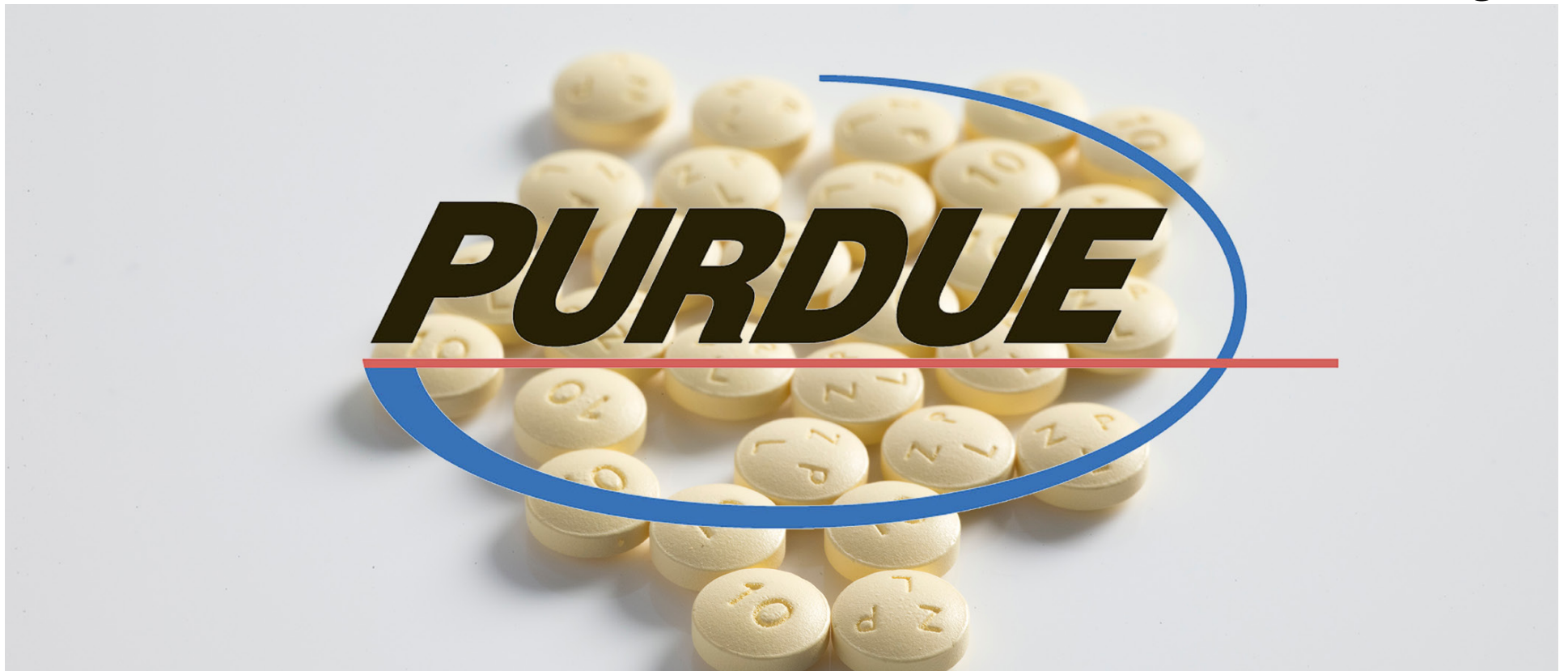
The same choice will hold true provided Joe Biden is elected. We will be called upon to do what too many failed to do after the election of



*continued on page 12*



# OxyContin Maker Purdue Pharma to Plead to 3 Criminal Charges



**Michael Balsamo and Geoff Mulvihill | Associated Press**

**D**rugmaker Purdue Pharma, the company behind the powerful prescription painkiller OxyContin that experts say helped touch off an opioid epidemic, will plead guilty to federal criminal charges as part of a settlement of more than \$8 billion, the Justice Department announced Wednesday.

The deal does not release any of the company's executives or owners — members of the wealthy Sackler family — from criminal liability, and a criminal investigation is ongoing. Family members said they acted "ethically and lawfully," but some state attorneys general said the agreement fails to hold the Sacklers accountable.

The company will plead guilty to three counts, including conspiracy to defraud the United States and violating federal anti-kickback laws, the officials said, and the agreement will be detailed in a bankruptcy court filing in federal court.

The Sacklers will lose all control over their company, a move already in the works, and Purdue will become a public benefit company, meaning it will be governed by a trust that has to balance the trust's interests against those of the American public and public health, officials said.

The settlement is the highest-profile display yet of the federal government seeking to hold a major drugmaker responsible for an opioid addiction and overdose crisis linked to more than 470,000 deaths in the country since 2000.

It comes less than two weeks before a presidential election where the

opioid epidemic has taken a political back seat to the coronavirus pandemic and other issues, and gives President Donald Trump's administration an example of action on the addiction crisis, which he promised early on in his term.

Ed Bisch, who lost his 18-year-old son to an overdose nearly 20 years ago, said he wants to see people associated with Purdue prosecuted and was glad the Sackler family wasn't granted immunity.

He blames the company and Sacklers for thousands of deaths. "If it was sold for severe pain only from the beginning, none of this would have happened," said Bisch, who now lives in Westampton, New Jersey. "But they got greedy."

Brooke Feldman, a 39-year-old Philadelphia resident who is in recovery from opioid use disorder and is a social worker, said she is glad to see Purdue admit wrongdoing. She said the company had acted for years as "a drug cartel."

Democratic attorneys general criticized the agreement as a "mere mirage" of justice for victims.

"The federal government had the power here to put the Sacklers in jail, and they didn't," Connecticut Attorney General William Tong said in a statement. "Instead, they took fines and penalties that Purdue likely will never fully pay."

But members of the Sackler family, once listed as one of the nation's

*continued on page 13*

## WVWD Reorganizes for Success



WVWD Board President Channing Hawkins and Board Director Dr. Michael Taylor. (Photos courtesy of WVWD)

### S.E. Williams | Contributor

Under the stewardship of Board President Channing Hawkins this month the West Valley Water District Board of Directors announced sweeping changes certain to impact more than 70 percent of the agency's personnel. The intent of these changes according to Public Affairs Manager Naseem Farooqi is to further strengthen and support the workforce at the West Valley Water District. "The board of directors approved a number of agreements that will appoint a new assistant general manager, elevate the chief financial officer, and ratify a memorandum of understanding (MOU) with the International Union of Operating Engineers (IUOE) Local 12."

IUOE is a trade union that primarily represents operating engineers who work as heavy equipment operators, mechanics and surveyors in the construction, industrial and service industries. Under the board approved 3-year labor agreement with IUOE Local 12, the union will represent about 50 non-management employees and represent them in personnel-related matters.

Commenting on all the changes Hawkins stated, "For almost a year, we've worked to reform our water district, from our operations to our internal controls. Now, it is time to ensure stability for our employees for years to come."

According to Hawkins as part of the restructuring process the board collaborated and worked through differences to provide those involved with an agreement that allows them to focus on meeting the needs of West Valley ratepayers and the community.

Board Director Dr. Michael Taylor stressed how the agency has made tremendous progress in bringing substantive changes to the water district and expressed his belief these agreements will continue moving West Valley in the right direction.

"An effective organization requires experienced leadership and a well-trained workforce, which is what we're building," he added. "I'm looking forward to seeing the results of these staffing moves as we build West Valley into a shining example of what a water agency should be."

Perhaps the most notable change announced by West Valley was the return of Logan Olds to the agency to fill the position of AGM. Olds abruptly left the West Valley last September purportedly over a personnel related issue involving one of his subordinates and an alleged conflict with General Manager Clarence Mansell.

Olds, who has extensive industry experience, recently served as general manager of the Victor Valley Water Reclamation Authority in

*continued on page 17*



JEROME GAGE, FULL-TIME LYFT DRIVER

**“Uber and Lyft are wrong.** They claim I want to be “independent.” What I really want is to be paid a living wage and have basic employee protections. The “benefits” in Prop 22 are purely for show, there is no unemployment or even minimum wage.

**I represent the more than 50,000 drivers who say Vote No on 22!”**

SEE JEROME'S STORY AT: [nooncaprop22.com/jeromegage](https://nooncaprop22.com/jeromegage)

**Join the  
California Democratic Party  
in Voting No on 22!**



Nooncaprop22.com

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# classifieds&publicnotices

## PROBATES

### NOTICE OF PETITION TO ADMINISTER ESTATE OF: DAVID LESTER

Case Number PRR12001478

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

Date: 11/25/2020 Time: 8:30 A.M., DEPT 11, 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. Attorney for the Petitioner: Jeffrey D. Smith 5055 Canyon Crest Drive, Ste 215, Riverside, CA 92507

P. 10/22, 10/29, 11/5/2020

### NAME CHANGE

### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC2003981

To All Interested Persons: Petitioner: MONA DIANE ZAYER filed a petition with this court for a decree changing names as follows: MONA DIANE ZAYER to. TARA MONA DIANE HATTAR . The Court Orders that all persons interested in this matter appear before

this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 11/18/20 Time: 8:00AM Dept: C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA, ROOM 201, CORONA, CA 92882, CORONA COURTHOUSE. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: 9/15/2020

CB HARMAN Judge of the Superior Court

p. 10/8, 10/15, 10/22, 10/29/2020

### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER MVC2004496

To All Interested Persons: Petitioner: BRANDON BEN filed a petition with this court for a decree changing names as follows: BRANDON BEN to. BRANDON BEN - LIVINGSTON . The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 11/12/2020 Time: 1:00PM Dept: MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 Heacock St, Building D201, Moreno Valley, Ca 92553, Moreno Valley Courthouse. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: 9/23/2020

Eric V. Issac, Judge of the Superior Court

p. 10/8, 10/15, 10/22, 10/29/2020

### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER MVC2004496

To All Interested Persons: Petitioner: VICTOR ANGEL HINOJOSA filed a petition with this court for a decree changing names as follows: VICTOR ANGEL HINOJOSA to. ANGEL LEE BRAVO . The Court Orders that all persons interested in this matter appear

before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 12/10/2020 Time: 1:00PM Dept: MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 Heacock St, Building D201, Moreno Valley, Ca 92553. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: 10/19/2020

Eric V. Issac, Judge of the Superior Court

p. 10/29, 11/5, 11/12, 11/19/2020

### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC 2004079

To All Interested Persons: Petitioner: JOSE MANUEL MIRANDA BERNAL filed a petition with this court for a decree changing names as follows: JOSE MANUEL MIRANDA BERNAL to. JOSE MANUEL MIRANDA . The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the may grant the petition without a hearing. Notice of Hearing: Date: 12/11/2020 Time: 8:00AM Dept: C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, CORONA BRANCH, 505 S. BUENA VISTA AVENUE, RM 201, CORONA, CA. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: 9/21/2020

C. HARMON, Judge of the Superior Court

p. 10/29, 11/5, 11/12, 11/19/2020

### CITATION

### NOTICE OF CITATION

Freedom From Parental Custody and Control  
Case Number 20AD000190C

In the matter of the petition of: CHRIS AND ERICA HUTSELL

To: BRITTANI NICOLE DI MUCCIO, and to all the persons claiming to be the father or mother of minor, BAYLEE MARIE DI MUCCIO HUTSELL

By order of the Court you are hereby ordered to appear in the Superior Court of the State of California, County of San Diego, on NOVEMBER 20, 2020 at 9:00AM to show cause, why BAYLEE DI MUCCIO HUTSELL should not be declared free from parental custody and control for the purpose of placement for adoption as requested in the petition. This hearing will be conducted by video or telephone through the Family Central Division 1100 Union Street, San Diego, CA 92101.

JOIN MICROSOFT TEAMS MEETING  
1-619-614-4567. CONFERENCE ID: 176 266 982.

And of that day show cause, if any you have, why said person should not be declared free from the control of his/her parents according to the petition on file herein. The petition filed herein is for the purpose of freeing the subject child for placement for adoption.

You are served as an individual citee.

Dated: SEPT 16, 2020

EDLENE C. MCKENZIE, Judge of the Superior Court

p. 10/15, 10/22, 10/29, 11/5/2020

### 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: 11/06/2020 at 10:00 AM to wit: Make/Yr. 2016 HYUNDAI Vin. KMHD35LH2GU332446 Location: 4456 CLOUD AVE, LA CRESCENTA, 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. 10/29/2020

### 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: 11/06/2020 at 10:00 AM to wit: Make/Yr. 2018 DODGE Vin. 2C3CDXBG5JH220742 PLATE: 8FGW524 Location: 15176 WHITTRAM AVE, FONTANA, 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. 10/29/2020

### FICTITIOUS BUSINESS NAMES

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

THE MAR.M AGENCY  
23838 Cedar Creek Terrace  
Moreno Valley, CA 92557

### RIVERSIDE COUNTY

Marla Angie Matime  
23838 Cedar Creek Terrace

Moreno Valley, CA 92557

This business is conducted by: Individual

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

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

s. Marla Angie Matime

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

Statement was filed with the County of Riverside on 10/1/2020

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-202010065

p. 10/8, 10/15, 10/22, 10/29/2020

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

SUMMIT HOME & LENDING INC.

21364 Tennyson Rd

Moreno Valley, CA 92557

RIVERSIDE COUNTY

Summit Home & Lending Inc

21364 Tennyson Rd

Moreno Valley, CA 92557

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. Lucia I. Morfin, CEO

The filing of this statement does not of

itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 09/29/2020

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

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,

FILE NO. R-202009976

p. 10/8, 10/15, 10/22, 10/29/2020

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

WHITE GLOVE MAINTENANCE

6865 Weaver St

Riverside, CA 92504

RIVERSIDE COUNTY

PO BOX 1700

Riverside, CA 92502

Executive Facilities Services, Inc

6865 Weaver St

Riverside, CA 92504

CA

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 2014

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. Debra A Ferraro, 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 09/30/2020

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



## Black Officers Break from Unions Over Trump Endorsements



Photo of President Trump courtesy of Gage Skidmore/Flickr and photo of African-American officer by David Robert Bliwas/Flickr

**Claudia Lauer | Associated Press**

**P**olice unions nationwide have largely supported President Donald Trump's reelection, amid mass demonstrations over police brutality and accusations of systemic racism — but a number of Black law enforcement officers are speaking out against these endorsements, saying their concerns over entering the 2020 political fray were ignored.

Trump has touted his support from the law enforcement community, which includes endorsements from national, city and state officers' unions — some of which publicly endorsed a political candidate for the first time. He's running on what he calls a "law and order" platform and tapping into a strain of anger and frustration felt by law enforcement who believe they are being unfairly accused of racial discrimination.

There are more than 8,000 law enforcement agencies in the U.S., with large departments holding sway nationally. The number of minority officers in policing has more than doubled in the last three decades, but many departments still have a smaller percentage of Black and Hispanic officers compared to the percentage of the general population those communities make up.

Many fraternal Black police organizations were formed to advocate for equality within police departments but also to focus on how law enforcement affects the wider Black community. There have often been tensions between minority organizations and larger unions, like in August, when the National Association of Black Law Enforcement Officers issued a letter condemning use of deadly force, police misconduct and abuse in communities of color.

While support for the Republican incumbent does not strictly fall along racial lines, many Black officers say the endorsements for Trump don't fairly

*continued on page 17*

# NO ON 21

*A Flawed Initiative That Will Make The Housing Crisis Worse*

## Prop 21 is Bad for Renters and Homeowners

- ☒ **NO** immediate relief for renters
- ☒ **NO** requirements to lower rents
- ☒ **NO** funding for affordable housing



**ALICE A. HUFFMAN, PhD**  
California Hawaii NAACP State President

[www.NOonProp21.org](http://www.NOonProp21.org)

**NO ON 21**  
*A Flawed Initiative That Will Make The Housing Crisis Worse*

*"Renters across California will be forced out of their longtime homes if Prop 21 passes. Prop 21 encourages wealthy corporate landlords to evict tenants so they can convert their units into condos and townhomes, leading to less rental housing supply, higher housing costs and even more homelessness."*

Ad paid for by No on Prop 21 - Californians to Protect Affordable Housing - a coalition of housing advocates, renters, businesses, taxpayers, and veterans  
Committee major funding from  
California Business Roundtable  
California Association of REALTORS®  
Apartment Association of Orange County  
Funding details at [www.fppc.ca.gov](http://www.fppc.ca.gov)

# Generation Lost...UC Berkeley's Missing Black Graduates

Dr. Harry Edwards | Professor Emeritus UC Berkeley

In the mid-1960s, the University of California, Berkeley started its Educational Opportunity Program to target underrepresented applicants and combat this history of discrimination.

Unsurprisingly, this program was a success and the number of Black freshmen continued to rise until 1996. That year, Governor Pete Wilson, and Black conservative Ward Connerly led an effort to repeal these education gains by passing Proposition 209.

Prop. 209 prohibited public universities from considering race and ethnicity in admissions decisions, which has closed Berkeley's doors to countless minority students. But Black students were hit especially hard. After Prop. 209, Black freshman enrollment at Berkeley dropped from 258 to 126. The numbers at professional schools were even more troubling. For example, there was only one Black student among Berkeley Law's 268 first-year students. The lack of Black students at Berkeley has not improved with

time.

Since Prop. 209 passed, the percentage of Black enrollees at Berkeley has only once reached 4%, and the percentage has hovered around 3% since 2007. Had the percentage of Black freshman stayed at pre-Proposition 209 levels, 4,061 more Black students would have enrolled at Berkeley since 1998. This has also led to declining participation in science, technology, degree attainment, average wages, and the likelihood of earning higher wages throughout the Black community.

Meanwhile, a state auditor found that UC Berkeley, UCLA, UC Santa Barbara, and UC San Diego admitted dozens of unqualified students based on their connections to staff and donors since 2013. Each one of those admissions came at the expense of other qualified applicants, with most of the freshmen spots going to White applicants from families making at least \$150,000 per year. Specifically, the auditor

scolded UC Berkeley because their admissions practices for the wealthy and well-connected "demonstrates that campus leadership has failed to establish a campus culture that values commitment to an admissions process based on fairness and applicants' merits and achievements."

While Prop. 209 has hamstrung Berkeley's ability to recruit Black students, public universities from 41 other states can still take race into account when making college admissions decisions. This is also true of private universities that still consider race and ethnicity in their admissions policies to create avenues for Black applicants to access higher education. For example, Stanford's Fall 2019 freshman class was 8% Black or African American. That percentage nearly triples Berkeley's freshman class for last year. Those numbers are even worse when omitting student-athletes.

*continued on page 14*



**We All Rise Together**

**VOTE YES ON PROP 16!**  
**HELP DISMANTLE SYSTEMIC RACISM!**

Endorsed By  
KAMALA HARRIS, Democratic Vice-Presidential Nominee  
PATRISSE CULLORS, Black Lives Matters, Founder

Ad paid for by Yes on 16, Opportunity for All Coalition, sponsored by civil rights organizations. Committee major funding from  
M. Quinn Delaney  
Kaiser Foundation Health Plan, Inc. and the Hospitals  
Patricia Quillin  
Funding Details at [www.fppc.ca.gov](http://www.fppc.ca.gov)





# 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.

That's no coincidence.

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**

Fight back at  
**[WeAreNotProfit.org](https://www.WeAreNotProfit.org)**

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# When Breast Cancer Hits Close to Home

Marla Matime | VOICE Staff

**O**ctober is Breast Cancer Awareness Month and while over 300,000 women are diagnosed with this form of cancer every year and studies show Black women and White women are diagnosed with breast cancer at about the same rate, Black women succumb to the disease at a much higher rate.

This is due in part to a number of factors including the demographics of where they live, the foods they consume and other environmental factors. There is also a history of doctors not believing Black women when they report pain and other health concerns requiring diagnosis, treatment and pain relief.

According to U.S. Breast Cancer Statistics, about one in eight women in the U.S. will develop invasive breast cancer over the course of her lifetime and this does not include the lesser number who will develop a non-invasive form of the disease.

At the end of September, while putting clothes in the dryer and preparing to go to work that night at a stand alone emergency room, 37 year old E.I. felt a sharp pain in her breast. She decided to do a self exam and ultimately felt a hard lump. Working in health care herself, she knew something was wrong. The next day she contacted her doctor and immediate appointments were made to determine what this lump was.

On October 2, E.I. had her very first mammogram and ultrasound. It determined there was in fact an inflamed cyst on her right breast. The next day, they conducted a needle aspiration and biopsy.

“The doctor said his main concern is the thickness of the cyst wall,”

E.I. said. “The needle aspiration didn’t go as planned, as the cyst didn’t collapse. They took about 4 samples for the biopsy and [said I] should know my results on Monday.”

The following days were filled with anxiety about what the doctors would ultimately reveal--she had Stage 2, Grade 3, triple negative breast cancer.

“This is going to now be a part-time job, keeping up with my appointments,” she exclaimed. “They want me to have chemotherapy treatment first, followed by surgery to remove the tumor. I’ll have radiation after all of that is done.”

The doctors expressed the need for the BRCA genetic testing that will determine further planning of whether or not they will simply remove the lump via a lumpectomy, or if they will do a partial or full mastectomy. E.I. elected to go through with the genetic testing in order to make the best decision available to her.

The BRCA gene test is a blood test conducted to determine if harmful mutations occur in the DNA of the patient which can further tell the story of whether or not there is an increased risk of the cancer coming back after treatment.

The following week was filled with doctors appointments. One day consisted of a bone scan and CT scan; the next day, an MRI; the third day an electroencephalogram (EEG); and day four, the start of chemotherapy. Her sister drove 14 hours to spend this critical week with her, and to celebrate her upcoming birthday.

On Thursday, October 22, the day before her 38th birthday, E.I.

decided to make the ultimate decision early--to cut her waist-length hair off into a short, curly pixie style.

According to the Centers for Disease Control and Prevention (CDC) the chances for Black women to be diagnosed with triple-negative breast cancer is much higher than it is for White women. This form of breast cancer is much more aggressive and has shown to return after treatment.

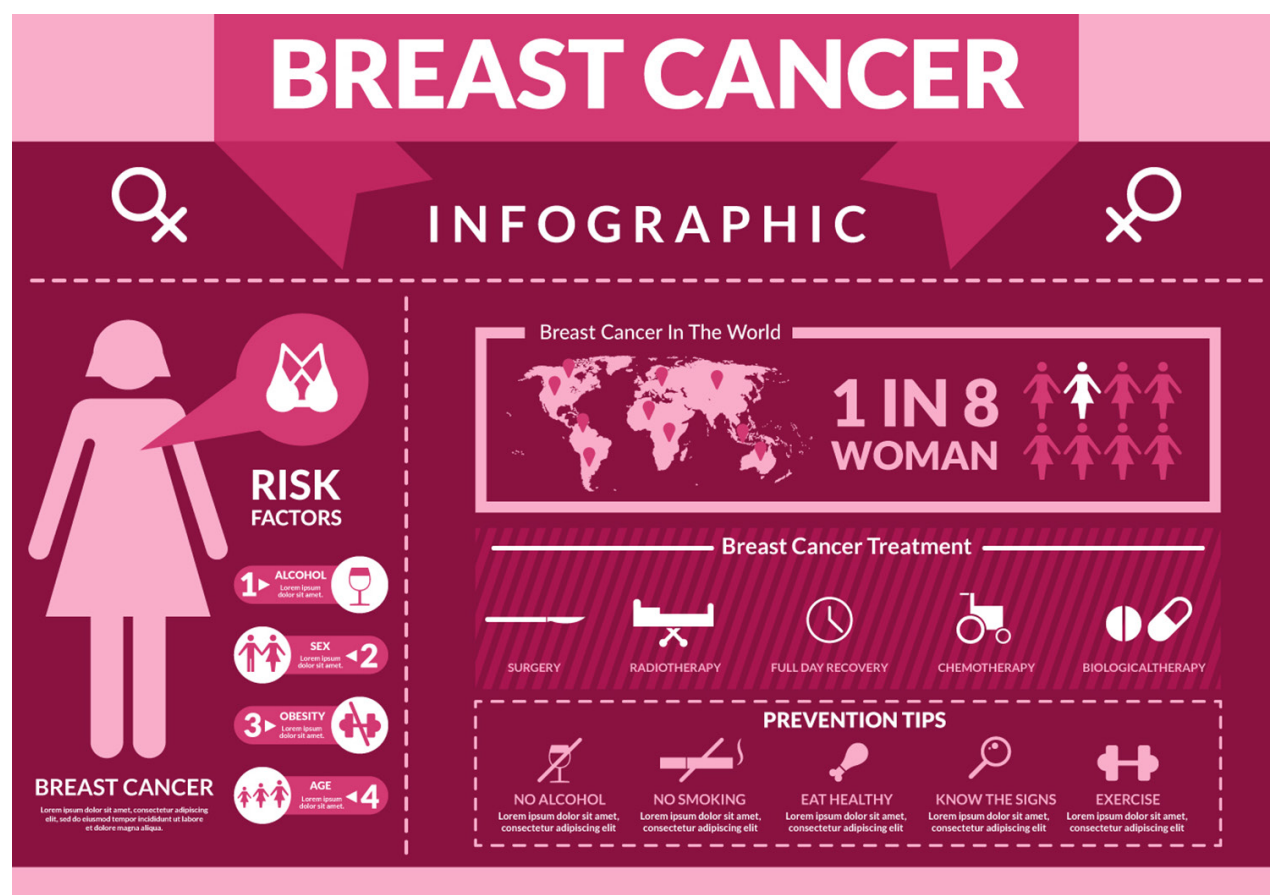
Understanding the importance of getting checked regularly is the first step to prevention. Per the National Breast Cancer Foundation, Inc., “[B]reast cancer death rates have declined by 40% from 1989 to 2016 among women.” Early detection is the key factor in the improvements documented in these reports.

In recent years, many women diagnosed with breast cancer have turned to alternative methods of treatments and holistic health measures. Dr. Mark Stengler and Dr. Paul Anderson, authors of Outside the Box Cancer Therapies stated, “[O]ur ability in integrative oncology to keep searching for and testing new and broader therapies is critical to outcome improvement. We are certainly cautious and take into consideration safety data, patient responses, and clinical outcomes. But a patient with cancer today simply does not have the luxury of time to wait for all therapies to be approved in every avenue of discussion. They need to work with their trusted integrative physician to find the right method of therapy for them.”

They further outline detoxification therapies, electro-therapies, hydrotherapy, immunotherapies and hyperthermia and hyperbaric oxygen therapy as alternative treatments to fight breast and other forms of cancer.

“[I]n the fight against cancer and the need to support the person who has cancer to the fullest extent possible, there really should be no limit to the avenues used to effect such support, stated Stengler and Anderson. “Some of these therapies are slowly gaining entry into the mainstream of oncology. Some are unlikely to gain such acceptance quickly.”

Over the last couple of days, E.I. has received a glimmer of hope from reports stating her bone and abdomen scans shows no sign of the disease metastasizing. Her BRCA1 and BRCA2 tests



have returned negative, which is a great sign. It means her treatment plan will result in her entering a phase of remission where the cancer is unlikely to return.

“I needed to hear this good news because the whole month has been overwhelming,” she explained. The reality of having a lumpectomy or a mastectomy is at her doorstep and her care team is providing her with every option to enable her to make the best informed decision in this regard.

Stories of Black women and breast cancer are now elevated due to increased focus on how doctors care for them. CancerConnect recently reported that there is a disparity gap many physicians are working to close so women of color receive adequate care. Comorbidities such as hypertension, obesity, diabetes, and other health issues many Black women face, can prevent optimum care in standard treatment.

Finding resources for African-American women is extremely helpful in becoming educated and familiar with how to prevent, treat, and overcome breast cancer. Learning how to perform self exams and alerting your doctor if

something feels abnormal to you, is a significant step in catching it early to treat and beat the disease. Though the recommended age for a woman to begin having regular mammograms is age 40, but, you are never too young to get a mammogram when you think there is the slightest chance you may be experiencing a lump or pain in a particular area of your breast.

For those fighting this illness many experts suggest practicing self-care by meditating, eating cleaner and vibrant foods, exercising and avoiding or limiting alcohol intake are some of the ways to keep yourself upbeat.

Lastly, those battling this illness should remember they are not alone in this journey. Finding your tribe to uplift you with prayer and positive affirmations is also a key factor in helping one beat this illness.

The fight for a cure continues. In the meantime, everyone is encouraged to support and encourage Black women, all women, to conduct self-examinations and get an annual mammogram. Remember, early detection saves lives.



# YES ON 25 #EndMoneyBail

**“End money bail by Voting YES on Prop 25 – for racial equity, for fairness, for justice! For too long the money bail industry has profited off a system that lets the wealthy get out because they can afford bail, while the poor stay in jail, even for minor offenses. Vote Yes on Prop 25 because the size of your wallet shouldn’t determine whether or not you’re in jail.”**

**– Van Jones**

**Join the  
California Democratic Party  
in Voting YES on 25!**



EndMoneyBailCA



@YesOnProp25



YesOnProp25/

To learn more please visit: [yesoncaprop25.com](http://yesoncaprop25.com)

Ad paid for by Yes on Prop 25, a coalition of  
justice reform and labor organizations.

Committee major funding from

John Arnold

Connie E. Ballmer and affiliated entities

Steven A. Ballmer and affiliated entities

Funding Details at

[fppc.ca.gov/transparency/top-contributors.html](http://fppc.ca.gov/transparency/top-contributors.html).

Barack Obama in 2008 — that is, to stay engaged in the political process, to continue pressing an agenda that truly serves the people at the local, state and federal levels.

The journey to ensure equity for the nation’s downtrodden, underserved, oppressed and abused; the quest for criminal justice reform, economic parity, fair housing, quality education, healthcare and other causes of significance and deemed essential for a brighter tomorrow — especially for people of color—does not end with an election, no matter who sits in the White House. It must be viewed as just the next step in the long and arduous struggle for equity waged by Blacks, other people of color and the working poor regardless of race, since long before the founding of this nation.

It must be embraced as our legacy, as a debt we owe our ancestors who paid forward for this time in history, as a promise we make to our children and grandchildren. It must be considered part of a continuum of efforts both essential and revolutionary.

Obama made a similar argument for political activism in his Nov. 2009 address to Congress in the critical days of pushing through the Affordable Care Act (ACA). As reported at the time by the Huffington Post, Obama took a page from the playbook of FDR.

According to the story, FDR once met with a group of protesters who were pushing for bold, legislative change. He listened to their arguments, acknowledged he was convinced by their position, and then left them with these political words of wisdom:

“Now go out, and make me do it.”

FDR believed the more successful people were at creating a sense of urgency and crisis, the easier it would be to push for progressive legislation. He was right — he successfully advocated for and signed the New Deal.

In early Nov. 2009, Obama was garnering support in a final push for the Senate to pass the ACA. It had passed the House of Representatives days earlier, but the Senate version remained unsettled. Ultimately, the ACA passed and, though it fell short in some areas, it was an historic, bold step toward ensuring healthcare as a right, not a privilege and it expanded healthcare to millions of Americans.

The night Obama addressed Congress, he

reached back in history for the tools embraced by FDR that helped make the New Deal a reality. At the time, though Democrats controlled the White House, the House of Representatives, and the Senate, reforming healthcare was still a herculean effort. This was partly because the Democratic Party’s big tent was filled with conservatives — many from Midwest and Southern states — who were less than enthusiastic about supporting such a bold, groundbreaking initiative.

In addition, Republicans, bruised by the outcome of the 2008 election, were supported in their opposition by insurance companies and other big healthcare-related industries who poured big lobbying dollars to halt the legislation and undergirded the activism of the contrived Tea Party. Also, Republican leadership had already vowed to block any and every legislative effort then president Obama attempted.

Despite the obstacles, Obama recognized vocal support from Americans across the country could move reluctant members of Congress — as it had for FDR. He gambled that the voice of the people could drown out the noise of lobbyists and the Tea Party to propel ACA to legislative success. It did.

The Affordable Care Act was signed into law March 23, 2010 and by the Nov. 2010 election it appeared Obama supporters felt their work was done. Many abandoned the movement that elected the first Black president and brought healthcare to millions. When the American people grew complacent, the “Yes we can” momentum flailed.

In 2010 there was a Republican backlash against the Affordable Care Act and with so many Obama supporters disengaged, Republicans gained control of the House and gained seats in the Senate.

In 2012, Obama was re-elected, however, Republicans maintained control of the House and added more Senate seats.

And, in 2014, Republicans retained control of the House and gained control of the Senate, in essence leaving Obama bereft of legislative power. In essence the more control Republicans gained the more limited Obama was in his ability to implement change, and the more his supporters grew disenchanted and pulled

*continued on page 14*



## IN THE NEWS

*OxyContin*, continued from page 4

wealthiest by Forbes magazine, said they had acted "ethically and lawfully" and that company documents required under the settlement to be made public will show that.

"Purdue deeply regrets and accepts responsibility for the misconduct detailed by the Department of Justice in the agreed statement of facts," Steve Miller, who became chairman of the company's board in 2018, said in a statement. No members of the Sackler family remain on that board, though they still own the company.

Family members, in a statement, expressed "deep compassion for people who suffer from opioid addiction and abuse and hope the proposal will be implemented as swiftly as possible to help address their critical needs."

As part of the resolution, Purdue is admitting that it impeded the Drug Enforcement Administration by falsely representing that it had maintained an effective program to avoid drug diversion and by reporting misleading information to the agency to boost the company's manufacturing quotas, the officials said.

Purdue is also admitting to violating federal anti-kickback laws by paying doctors, through a speaking program, to induce them to write more prescriptions for the company's opioids and for using electronic health records software to influence the prescription of pain medication, according to the officials.

Purdue will make a direct payment to the government of \$225 million, which is part of a larger \$2 billion criminal forfeiture. In addition to that forfeiture, Purdue also faces a \$3.54 billion criminal fine, though that money probably will not be fully collected because it will be taken through a bankruptcy, which includes a large number of other creditors, including thousands of state and local governments. Purdue will also agree to \$2.8 billion in damages to resolve its civil liability.

Part of the money from the settlement would go to aid in medication-assisted treatment and other drug programs to combat the opioid epidemic. That part of the arrangement echoes the plan the company is pushing in bankruptcy court and which about half the states oppose.

As part of the plea deal, the company admits it violated federal law and "knowingly and

intentionally conspired and agreed with others to aid and abet" the dispensing of medication from doctors "without a legitimate medical purpose and outside the usual course of professional practice," according to the plea agreement.

While some state attorneys general opposed the prospect of Purdue becoming a public benefit company, the lead lawyers representing 2,800 local governments in lawsuits against Purdue and other drugmakers, distributors and pharmacies put out a statement supporting the principle but saying more work needs to be done.

The Sackler family has already pledged to hand over the company itself plus at least \$3 billion to resolve thousands of suits against the Stamford, Connecticut-based drugmaker. The company declared bankruptcy as a way to work out that plan, which could be worth \$10 billion to \$12 billion over time. In their statement, family members said that is "more than double all Purdue profits the Sackler family retained since the introduction of OxyContin."

"Both the company and the shareholders are paying a very steep price for what occurred here," Deputy U.S. Attorney General Jeffrey Rosen said Wednesday.

While there are conflicting views of whether it's enough, it's clear the Sacklers' reputation has taken a hit.

Until recently, the Sackler name was on museum galleries and educational programs around the world because of gifts from family members. But under pressure from activists, institutions from the Louvre in Paris to Tufts University in Massachusetts have dissociated themselves from the family in the last few years.

*Mulvihill reported from Davenport, Iowa.*



#theievoice



**"We've fought hard for housing justice. Prop 21 will hurt homeowners of color who worked hard to purchase a family home while facing discrimination and unequal policies that still disenfranchise communities."**

DIANE R., SOUTH LOS ANGELES RESIDENT & LANDLORD

**VOTE NO ON PROP 21**

Not only will Prop 21 hurt homeowners, it allows landlords to raise rents by up to 15% even among the lowest-income renters, which could lead to mass evictions.

Visit  
**NoOnProp21.vote**  
to learn more.

Ad paid for by No on Prop 21: Californians for Responsible Housing, a coalition of seniors, veterans, affordable housing advocates, labor & social justice organizations, sponsored by California Apartment Association. Committee major funding from:  
Essex Property Trust and Affiliated Entities  
Equity Residential  
AvalonBay Communities  
Funding details at [www.fppc.ca.gov](http://www.fppc.ca.gov).

# YES ON 22

Protect App-Based Work for California's  
Black and Brown Communities at a Critical Time

## Four million Californians are out of work.

But hundreds of thousands have been able to make ends meet by driving with app-based platforms, delivering food, groceries, prescriptions and other essential supplies. Large numbers of Black families in California count on the income and flexible schedules that this independent app-based work provides.

## Prop 22

- **Protects the ability of app-based drivers to work as independent contractors**
- **Saves hundreds of thousands of jobs**
- **Preserves rideshare and food and grocery delivery services**

[www.YesOn22.com](http://www.YesOn22.com)



Ad paid for by Yes on 22 – Save App-Based  
Jobs & Services: a coalition of on-demand  
drivers and platforms, small businesses, public  
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Committee major funding from

Uber Technologies

Lyft

DoorDash

Funding details at <http://fppc.ca.gov>

## KEEPING IT REAL

away not recognizing his power rested in their continued participation in the political process.

Then came 2016, and the nation voted just the reverse of 2008. Donald Trump was elected and Republicans retained control of both houses of Congress. The 2018 election subsequently proved to be a mirrored reflection of 2010 only in reverse, the Democrats took control of the House but not the Senate.

Over the years, the Republican Party made no less than 70 unsuccessful attempts to repeal, modify or curtail ACA. What will happen in 2020 is yet to be written.

What was written and demonstrated in this series of election cycles was the old cliché, “history repeats itself;” yet, there is another cliché that reminds us “nothing is written in stone.”

The antics of the Republican party has resulted in a call to action at the polls. In 2020, Americans are voting in unprecedented numbers to reshape the direction of this nation. Yet, it is what happens when the election is over, the votes are tallied, and winners announced, that will provide an equally important call to action.

The focus should include continued activism and engagement at the local, state, and federal levels coupled with continued demands for economic, criminal, health, and social justice reform.

Regardless of who controls the levers of power at the national level, this country belongs to the people and we must work for the change we seek. No more empty promises. No more one-sided compromises. No more settling for less. Blacks, other minorities, and low-income workers, who work as hard, or harder, and pay their share of taxes want real, substantive change.

When Black people say “unjust,” the establishment says, “your fault!”

When Black people suffer and die disproportionately from every ailment known to man, the establishment says, “your fault!”

When Black people are imprisoned disproportionately, the establishment says, “your fault!”

When Black people find themselves trapped in low-wage, part time jobs, the establishment says, “your fault!”

When they can't qualify for loans, struggle to cash checks because they are unbanked, live in poor housings and suffer from food insecurity; when the educational system produces poor outcomes, when communities crumble, when Black seniors struggle in poverty; and now, as Black, Brown and Indigenous people die disproportionately from COVID-19, not only is the refrain “your fault” the same, but there is a continued effort to strip people of healthcare in the midst of this devastating pandemic.

It is still too soon to predict with certainty the outcome of the election, but it appears the American people are saying through their ballots, “Enough!”

After the election, regardless of the victor, the movement for change must continue with an intentional and uncompromising sense of urgency. Americans must stay focused in their persistent advocacy for change as if their lives depend on it — because, to a large extent, they do!

We, as a nation, know where we need to go. Let us make it our goal to get there. We know what we are voting for. We know what the candidates have promised. When the election is over it will be time for all of us to follow FDR's advice — let's go out and make them deliver!

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

S.E. Williams  
Editor

## WE WANT TO HEAR FROM YOU!

**We Welcome Your Insights  
and Opinions**

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

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

# publicnotices

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-202009980

**p. 10/8, 10/15, 10/22, 10/29/2020**

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

## **EXECUTIVE SERVICES**

**6865 Weaver St**

**Riverside, CA 92504**

**RIVERSIDE COUNTY**

**PO BOX 1700**

**Riverside, CA 92502**

**Executive Facilities Services, Inc**

**6865 Weaver St**

**Riverside, CA 92504**

**CA**

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 2004

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. Debra A Ferraro, 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 09/29/2020

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

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 09/29/2020

Peter Aldana, County Clerk,  
FILE NO. R-202009966

**p. 10/8, 10/15, 10/22, 10/29/2020**

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

## **XI AND LAY WITH LOVE**

**NEWFANGLED SOUL**

**31445 San Ysidro Avenue**

**Cathedral City, CA 92334**

**RIVERSIDE COUNTY**

**301 N. Palm Canyon Dr, Suite 103-1004**

**Palm Springs, CA 92262-5672**

**Eddie Lee Jones III**

**31445 San Ysidro Avenue**

**Cathedral City, CA 92334**

**Shauna Aziza Monique Jones**

**31445 San Ysidro Avenue**

**Cathedral City, CA 92334**

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. Eddie Jones III

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

Statement was filed with the County of Riverside on 09/10/2020

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-202009398

**p. 10/15, 10/22, 10/29, 11/5/2020**

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

**LUCY BLUE CO.**

**1300 Country Club Dr.**

**Riverside, CA 92506**

**RIVERSIDE COUNTY**

**GLOB JACKSON ENTERPRISE**

**1300 Country Club Dr.**

**Riverside, CA 92506**

**CALIFORNIA**

This business is conducted by: Corporation

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

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions

Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.00)

s. Kamilah Jackson, 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 09/23/2020

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-202009779

**p. 10/15, 10/22, 10/29, 11/5/2020**

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

## **READ THE ROOM**

**4505 Allstate Drive, #208**

**Riverside, CA 92501**

**RIVERSIDE COUNTY**

**P.O. BOX 2572**

**Corona, CA 92878**

**Julianna Marie Vernon**

**4505 Allstate Drive, #208**

**Riverside, CA 92501**

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. Julianna Marie Vernon

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

Statement was filed with the County of Riverside on 09/17/2020

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-202009654

**p. 10/15, 10/22, 10/29, 11/5/2020**

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

## **PALM SPRINGS PET CONCIERGE**

**PS PET CONCIERGE**

**2140 E Hildy Ln**

**Palm Springs, CA 92262**

**Riverside County**

**BRANDON LEE BUDROW**

**2140 E Hildy Ln**

**Palm Springs, CA 92262**

This business is conducted by: an individual

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

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

/s Brandon Lee Budrow.

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

Statement was filed with the County of Riverside on 10/8/20 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 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. 202010311

**p. 10/15, 10/22, 10/29, 11/5/2020**

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

## **SANTIT'S FOUNTAINS**

**18888 Van Buren Blvd**

**Riverside, CA 92508**

## **RIVERSIDE COUNTY**

**Christopher Alexander Ocampo**

**20698 Verta Street**

**Perris, CA 92570**

**Crystal Marlene Ocampo**

**20698 Verta Street**

**Perris, CA 92570**

This business is conducted by: Co-Partners

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

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

s. Christopher Alexander Ocampo

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

Statement was filed with the County of Riverside on 10/7/20 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 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. 202010109

**p. 10/22, 10/29, 11/5, 11/12/2020**

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

## **HYPERWOLF**

**STEEP**

**HYPE**

**GRLEFRND**

**TREEMASON**

**571 Crane St Unit F**

**Lake Elsinore, CA 92530**

**RIVERSIDE COUNTY**

**92 Corporate Park C175**

**Irvine, CA 92606**

**The Highest Craft, LLC**

**571 Crane St Building D**

**Lake Elsinore, CA 92530**

**CA**

This business is conducted by: Limited Liability Company

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

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

s. Suguna – Jaikumar, 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 10/8/20 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 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

thousand dollars (\$1000.)

s. Nick Wolin, Managing Member

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

Statement was filed with the County of Riverside on 10/1/20 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 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. 202010109

**p. 10/22, 10/29, 11/5, 11/12/2020**

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

## **INIIYA AESTHETICS CORPORATION**

**2079 Compton Ave, Suite 102 & 103**

**Corona, CA 92881**

**RIVERSIDE COUNTY**

**4475 Birdie Dr**

**Corona, CA 92883**

**INIIYA AESTHETICS CORPORATION**

**2079 Compton Ave, Unit #103**

**Corona, CA 92881**

**CA**

This business is conducted by: Corporation

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

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

s. Suguna – Jaikumar, 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 10/8/20 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 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



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and safe at home.



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## publicnotices

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. 202010335  
p. 10/29, 11/5, 11/12, 11/19/2020

The following person(s) is (are) doing business as:  
**AUTO DEALER**  
7626 Isla St  
Hemet, CA 92545  
**RIVERSIDE COUNTY**  
**Rizk Transport Inc**  
7626 Isla St  
Hemet, CA 92545  
**CALIFORNIA**

This business is conducted by: Corporation  
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 10/01/2020  
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. Sohila Khalaf, CEO

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 10/20/2020 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. 202010497  
p. 10/29, 11/5, 11/12, 11/19/2020

The following person(s) is (are) doing business as:  
**J HARRIS DUKES TRUCKING COMPANY LLC**  
1475 Sundance Drive  
Beaumont, CA 92223  
**RIVERSIDE COUNTY**  
**J HARRIS DUKES TRUCKING COMPANY LLC**  
1475 Sundance Drive  
Beaumont, CA 92223  
**CA**

This business is conducted by: Limited Liability Company  
Registrant(s) has not yet begun to transact business under the fictitious business name(s) listed above.  
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)  
s. Jazmond Harris, CEO  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 10/01/2020 I hereby certify that this copy is a correct copy of the original statement on file in my office.  
NOTICE- In accordance with

The following person(s) is (are) doing business as:  
**OAK TECHNICAL SERVICES**  
23639 Whispering Winds Way  
Moreno Valley, California, 92557  
**RIVERSIDE COUNTY**  
**Afeez Kayode Oyekan**  
23639 Whispering Winds Way  
Moreno Valley, CA, 92557  
This business is conducted by: Individual

Registrant(s) has not yet begun to transact business under the fictitious business name(s) listed above.  
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)  
s. Afeez Kayode Oyekan  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 10/14/2020 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 (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 10/16/2020 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 (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 10/16/2020 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. 202010100  
p. 10/29, 11/5, 11/12, 11/19/2020

The following person(s) is (are) doing business as:  
**1ST CLASS MOTORSPORTS**  
6600 Jurupa Ave, Ste 114  
Riverside, CA 92504  
**RIVERSIDE COUNTY**  
**6485 Dickens St Unit 73**  
**Chino Hills, CA 91709**  
**Craig Robert Jones Jr**  
**6485 Dickens St Unit 73**  
**Chino Hills, CA 91709**

This business is conducted by: Individual  
Registrant(s) has not yet begun to transact business under the fictitious business name(s) listed above.  
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)  
s. Craig Robert Jones Jr  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 10/16/2020 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. 202010583  
p. 10/29, 11/5, 11/12, 11/19/2020

**Black Officers**, continued from page 7

represent all dues-paying members.

"We are members of these unions, and they don't take into consideration our feelings about Donald J. Trump, then they don't care about us and ... they don't care about our dues," said Rochelle Bilal, the recent past president of the Guardian Civic League of Philadelphia, calling the National Fraternal Order of Police's Trump endorsement an "outrage."

Bilal, who was elected as Philadelphia's first Black female sheriff last year, spoke at an early October news conference with other Black law enforcement groups in Philadelphia to condemn Trump endorsements and the process they say ignored their concerns over what they perceived to be racist remarks, support for white supremacist groups and a lack of respect for women from Trump.

But national union leaders say the process is designed to give everyone a voice and the endorsement represents the majority of officers. The Fraternal Order of Police represents close to 350,000 officers nationally, but does not track racial demographics.

"I am a Black American and a Black law enforcement officer," said Rob Pride, the National Fraternal Order of Police chair of trustees. "It's been emotionally a rollercoaster ride for me since the George Floyd incident. It was horrific."

Pride, who oversees the vote that leads to the organization's presidential endorsement, says the May 25 police killing of Floyd in Minneapolis and the political climate "is tearing America apart" and having a similar effect on the FOP.

National FOP leaders said they have heard from members who don't agree with the Trump endorsement — and they're open to talking over concerns — but that all 44 state Fraternal Orders of Police chapters that cast a ballot voted for Trump. Pride said the whole process starts locally, with lodges passing out candidate survey answers and ballots and then voting at a statewide meeting. State delegates then voted at the national meeting.

"We could probably have an hourlong conversation about why some folks feel President Trump is racist and why others disagree," he said. "But there are a lot of officers of all races of

all backgrounds who feel he best represents and supports the interests of law enforcement."

On the local level, police reform bills driven by protests against police brutality in the wake of Floyd's killing have also stoked local unions' endorsements of candidates for state offices at higher rates this year — some issuing endorsement for the first time in decades. While many union leaders say the endorsements aren't based on political parties, they have largely been for Republicans challenging candidates who have voted for what unions call "anti-police" reform bills.

Philadelphia's FOP Lodge 5 President John McNesby said in a statement that the group, which represents 6,500 members, did not make an endorsement in the presidential race, and deferred to its parent union's endorsement. But members said that despite being the largest lodge in the state, they weren't given a chance to vote or be counted by the state or national delegates.

Denouncing the endorsement processes, The Guardian Civic League has asked its about 1,200 members to be prepared to withdraw their dues from the national FOP, as has the Club Valiants of Philadelphia — an organization of more than 500 minority firefighters — from the Local 22 of the International Fire Fighters and Paramedics Union. In endorsing Trump, Local 22 broke from its parent organization, which endorsed Democrat Joe Biden.

Valiants leaders said the Local 22's endorsement was based on survey responses from about 500 of the union's nearly 5,000 members. Local union leaders said a redo survey is being sent to members in response to the backlash and its endorsement will be revised if necessary by the end of the month.

"The election is Nov. 3, and people are out there voting now. What is it going to do to rescind the endorsement days before the election?" said John Elam, a Philadelphia firefighter and Valiants member. "We want a fair process. We wanted a fair process from the beginning."

In New York City, Patrick Lynch — the head of the Police Benevolent Association that represents about 24,000 officers — announced the union's endorsement of Trump at August's

**WVWD**, continued from page 5

Victorville, California. Prior to serving as an AGM with West Valley, Olds worked at Victor Valley for 13 years where he turned around a facility facing more than 100 water quality violations.

According to the California Water Environmental Association, under his leadership, Victor Valley resolved those early water quality problems, improved, and expanded infrastructure, navigated several disasters, supervised the construction of recycling facilities, and initiated an award-winning green energy program.

"I see the tremendous progress made and I'm glad to be back," Olds commented regarding his return to West Valley. "I'm looking forward to immediately assisting our board of directors, management and staff in strengthening our infrastructure and operations in a transparent manner. Our ratepayers are relying on us and we will continue making immediate improvements to ensure we provide them with the water district they deserve."

In his new role, Olds will oversee the operations and engineering divisions of the water district, which includes the Oliver P. Roemer Water Filtration Facility Expansion Project.

As part of the agency's administrative changes West Valley CFO Shamindra "Rickey" Manbahal's roles and responsibilities also expanded. Included in Manbahal's increased role is managing a number of departments, including Finance, Accounting, Customer Service, Procurement, General Services, IT, GIS and Human Resources.

The board also announced the appointment of Peggy Asche as board secretary. Ms. Asche has served West Valley since joining its team as a member of the agency's customer service department in December 1981 and has since earned promotions to the billing, engineering, operations, and administrative departments. This is her second tour in this role. She previously served as board secretary from 2004-2015.

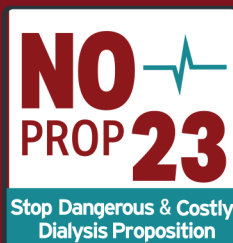


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The California State Conference of the NAACP, Minority Health Institute, American Nurses Association\ California, California Medical Association, patient advocates and social justice leaders all strongly OPPOSE Prop 23.



**REJECT**  
the Dangerous &  
Costly Dialysis  
Proposition



Learn more at [NoProp23.com](http://NoProp23.com)

### **PROP 23: Puts patient lives at risk.**

Nearly 80,000 Californians get dialysis treatments three days a week, four hours at a time to stay alive. Missing even one treatment increases the risk of death by 30%.

Prop 23 would impose costly, unnecessary new mandates that would increase dialysis clinic costs by hundreds of millions of dollars every year - putting many clinics at risk of closure.

### **PROP 23: Disproportionately hurts people of color.**

According to the National Institute of Diabetes and Digestive and Kidney Disease, African Americans are 3.5 times more likely to develop kidney failure and need dialysis treatment.

Prop 23 hurts the poorest and most vulnerable individuals in our communities by reducing access to the care they need to stay alive.

Ad paid for by NO on 23 - Stop the Dangerous & Costly Dialysis Proposition,  
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Committee major funding from  
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Fresenius Medical Care  
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Funding details at [www.fppc.ca.gov](http://www.fppc.ca.gov)

## I N T H E N E W S

*Black Officers, continued from page 17*

Republican National Convention, something members said they had no warning would happen. An unsigned letter from the Guardians Association said the Black and minority officers the group represents felt blindsided by Lynch's endorsement and wished the union had stayed neutral.

Lynch said it was the union's first presidential endorsement in at least 36 years.

"That's how important this is," Lynch said to the crowd during an event at Trump's golf club in Bedminster, New Jersey, telling the president: "You've earned this."

During September's presidential debate, Trump ticked off the locations where he felt he had support from law enforcement. "I have Florida, I have Texas, I have Ohio," he said. "Excuse me, Portland, the sheriff there just came out today and said, 'I support President Trump.'"

That sheriff — Multnomah County Sheriff Mike Reese — quickly took to Twitter to deny any support.

Terrance Hopkins, president of the Black Police Association of Dallas, said a handful of officers left the Dallas Police Department's largest union, partly driven by its support for Trump, and had joined his organization.

"A lot of these officers feel like they aren't being considered. A lot of the issues that push them to that point border along racial lines," Hopkins, a 30-year veteran officer, said. "And it's not just here. I got a call from some Black officers in Kansas City, Missouri, who wanted to join my organization because they don't have any other outlet and they don't feel like they are being represented."

*Associated Press writers Susan Haigh in Hartford, Connecticut, and Colleen Long in Washington contributed to this report.*

## I N M Y O P I N I O N

*Generation Lost, continued from page 8*

California's ban on Affirmative Action perversely limits our top universities from enrolling promising minority students and forces those that do enroll to jump through hoops just to get there. At the same time, it immeasurably strips the Black community of economic opportunity.

Black taxpayers have continued supporting California's public universities while receiving less and less for that investment. The effect of Prop. 209 is that Black students that have been able to succeed—often at under-resourced K-12 schools—are then penalized in the college admissions process. This further compounds on the negative impact of the inequities these students are forced to confront and overcome just to graduate high school.

According to the Economist, college graduates earn about \$17,500 more annually than those with a high school diploma. The economic losses on an individual level pale in comparison to the countless dollars in lost opportunities for Black businesses, decades-long deficits in educational opportunities for Black students, and nearly two generations of losses of Black business owners, lawyers, engineers, nurses, and doctors.

The harm to Black communities in the

Bay Area will be felt for decades as California has sent fewer students to the state's flagship training ground for business and community leadership. Because of Prop. 209, the wealthy and well-connected in California continue to control access to lucrative careers that are only accessibly to alumni from top universities, and they keep cherry-picking successors that look just like them.

Proposition 16 gives the next generation of students a deserved and enhanced opportunity to achieve success in surmounting those inequities—and they, our universities, and this society would be much better off for it. We desperately need something new in California. Prop. 16 will begin to prove that our lives matter by taking back our hard-won rights to equal opportunities in jobs, business, housing, and college admissions for Black Californians.

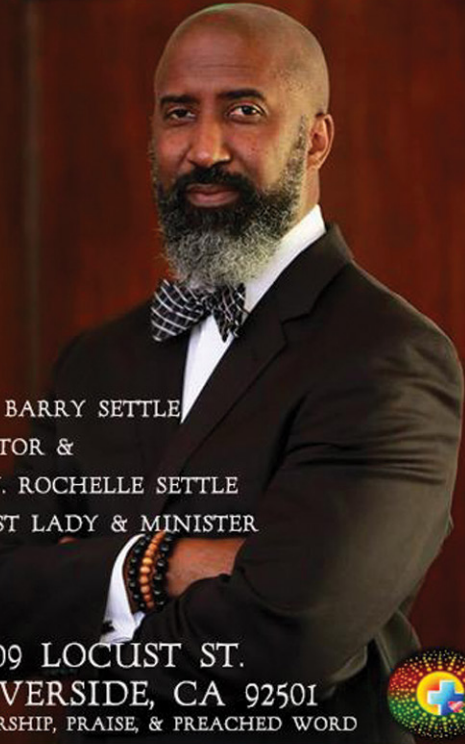
Prop. 16 is a key tool for expanding opportunities for young Black people, and we need your vote in November to make that opportunity a reality.

*Dr. Harry Edwards is a Professor Emeritus at U.C. Berkeley and founder of the Olympic Project for Human Rights.*



## COMMUNITY SERVICE

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PASTOR &  
REV. ROCHELLE SETTLE  
FIRST LADY & MINISTER

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RIVERSIDE, CA 92501  
WORSHIP, PRAISE, & PREACHED WORD



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**GREG LAURIE**  
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7:30 | 9:30 | 11:30 A.M.

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With Pastor Josh Thompson | 5:00 P.M.

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

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(So you can get your Real ID)  
Law Offices of  
**Sood & Sood, APLC**  
\*The lawyer is an active member of the State Bar, licensed to practice law in California.



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Your Turn Clothes Closet Thrift Store*

**Monday July 6, 2020 10:00am - 2:30pm**  
224 South Palm Avenue  
Rialto, CA 92376



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

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

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**760.338.4288**  
[GRSempoweringlives@yahoo.com](mailto:GRSempoweringlives@yahoo.com)  
224 South Palm Avenue, Rialto, California 92376

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# JOIN EDUCATORS ACROSS CALIFORNIA IN SUPPORTING **PROP 15**

Prop 15 makes big businesses pay their fair share by closing corporate tax loopholes to reclaim \$12 billion dollars a year for our schools, health care, and local communities. And Prop 15 protects home owners and gives small businesses tax breaks.  
**Vote YES on Prop 15.**

- CTA President E. Toby Boyd



LEARN MORE AT **Yes15.org**



Ad paid for by Educators for Equity, Yes on 15 and 16. Sponsored by California Teachers Association. Committee major funding from: California Teachers Association. Funding Details at [www.fppc.ca.gov](http://www.fppc.ca.gov).