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Inland Southern California's News Weekly

VOICE

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A Conversation with Black Leaders about COVID-19 and CA's Black Communities

Inside: Understanding California's New Stay-at-Home Order and Its Implementation

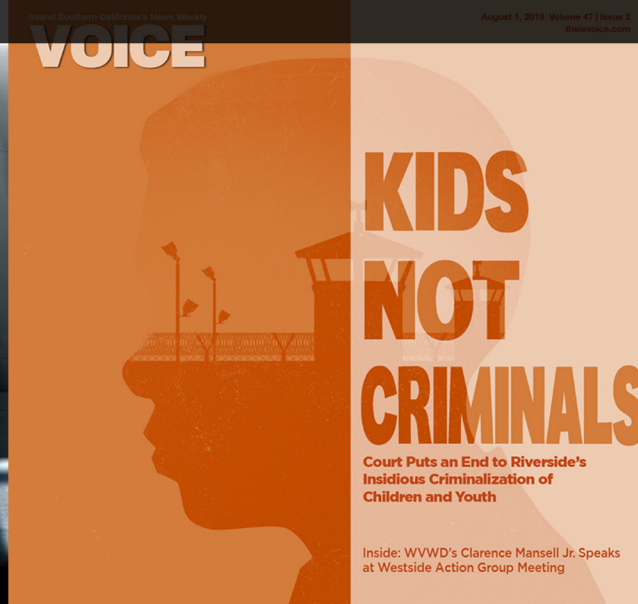
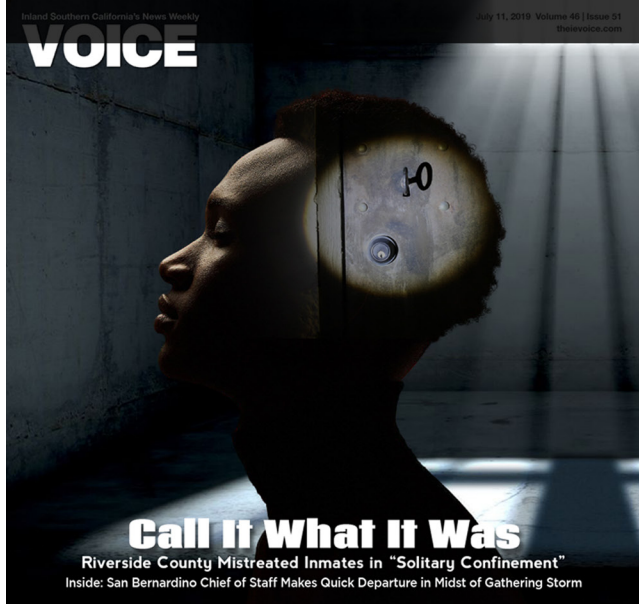


We Welcome Your Insights and Opinions

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

We encourage you to submit your commentaries for potential publication to myopinion@theievoice.com.

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



VOICE

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KEEPING IT REAL

Live!

"Nothing in life is to be feared, it is only to be understood. Now is the time to understand more, so that we may fear less."

- Marie Curie

I've never cared much for horror films, so it is really challenging for me to accept the reality of the explosive and deadly coronavirus as the nation is experiencing it today.

We are caught in a real-life horror story.

Some days the updates about the virus are so discouraging I want to do like others who are still burying their heads in the sand so they can pretend the devastation it is having on so many will never affect them and those they love; or, like those subscribed to some far-fetched conspiracy theory that the virus is not real and people are not dying in great numbers.

In reality, however, I, like probably many of you, am not afforded those luxuries because I have shed tears over loved ones lost to the disease and/or fervently prayed for their healing and the healing of others in my life who have contracted COVID-19 and survived.

It was clear to many, both experts and laymen, as far back as March, and again this summer, that COVID-19 in America was spiraling out of control. I considered it emblematic of the dysfunctional leadership at the federal level.

Now, despite current COVID-19 conditions, I am buoyed by the hope and promise of sane leadership with the incoming administration. Yet, the period between today and Jan. 20, when the president-elect will be sworn in, feels like forever, especially with one life now being lost to COVID-19 every 30 seconds. The reality is unconscionable.

There are 47 days between Dec. 4, 2020 and Jan. 20, 2021. If you figure 47 days times 24 hours per day times 60 minutes per hour

and then divide the total by two—it is probable another 33,840 Americans will be dead, including many here in the inland region, before the Biden administration is sworn in.

By Dec. 4 a combined total of 2,647 souls were already lost to COVID-19 this year in the inland region—1,472 in Riverside County and 1,175 in San Bernardino County. It is also important to note there are experts who believe COVID-19 related deaths



are currently underreported for any number of reasons, however this remains undetermined.

What is determined however is people of "the darker persuasion" whether Black, Brown or Indigenous along with the elderly and those with underlying

conditions are dying in such great numbers it is obscene and has often left me wondering: where is the outrage? I believe I got my answer one month ago on Nov. 4 when people of all races turned their outrage to action at the polls. It is encouraging to know the cavalry is on its way, so to speak, but still disheartening to accept its arrival may be too late for so many people.

In the meantime, it is important we continue to do all we can to protect ourselves and others. The more we understand about the virus and how to protect our community including our loved ones, friends, neighbors, co-workers and essential workers, we are more empowered and less fearful.

Last week there was important information

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Small Businesses Can Apply for Up to \$100,000 In Tax Credits Starting Dec. 1



Tanu Henry | California Black Media

Starting Dec.1 at 8 a.m., California small businesses that have hired new employees during the COVID-19 pandemic can begin applying for up to \$100,000 in tax credits. The California Department of Tax and Fee Administration (CDTFA) has set up a portal on its website to receive the applications.

The CDTFA plans to close the window for accepting applications on January 15, 2021. However, the agency is warning businessowners to apply as soon as possible for the tax credits that will be awarded on a “first come, first serve” basis. If there is a high volume of applications, the agency says it might terminate the program earlier.

In September, Gov Newsom signed Senate Bill (SB) 1447 into law, responding to the devastating effects the COVID-19 pandemic has had on small businesses in the state. According to Opportunity Insights, a Harvard University online tracker that monitors the health of economies across the United States, California’s small businesses are down 29.3% in revenue compared to January of this year. According to Yelp’s September local impact economic report, more than 19,000 businesses have closed in California since the beginning of the COVID-19 global health crisis.

“As the authors of SB 1447, we want to make you aware of a new \$100 million tax credit created by that legislation: The Small Business Hiring Credit. This is one way we are working to ease economic hardships imposed

on small businesses due to the necessary response to the COVID-19 pandemic,” three California senators who introduced the legislation wrote in a letter reminding businesses in the state to apply for the assistance.

The letter, signed by Sen. Steven Bradford (D-Los Angeles), Sen. Anna M. Caballero (D-Salinas) and Assemblymember Sabrina Cervantes (D-Riverside), says, “[E]ligible small businesses can receive \$1,000 in credit for each net new hire that occurred during the second half of 2020, up to \$100,000 per business.”

Small businesses can apply the tax credits to both personal and corporate income tax liabilities or sales and use tax liabilities from the 2020 tax year.

To qualify, the applying small business must have less than 100 employees (including part-time employees). It must have suffered a 50 % or more year-over-year decrease in revenue during the second quarter of 2020 (from April 2020 to June 2020); and it must have hired new employees between July 2020 and November 2020.

“Thank you to all the hardworking California small business owners that continue to persist through the difficulties of this year. If you are eligible for the Small Business Hiring Credit, we hope you will apply,” the three senators encouraged as they closed their letter to small business owners.

Black Women Leaders to Sen. Feinstein: Give Up Your Own Seat for Sec. Padilla



Senator Dianne Feinstein (Sen. Feinstein/Flickr) and Secretary of State Alex Padilla (Gage Skidmore/Flickr)

Antonio Ray Harvey | California Black Media

Black women leaders have a recommendation for Dianne Feinstein, California's senior U.S. Senator: consider giving up your own seat so that California Secretary of State Alex Padilla can fill it. Their call is to appoint a Black woman with political experience and a track record of success – someone who will be ready on day one to serve.

News broke last week that Feinstein, who has represented California in the upper house of the U.S. Congress for 28 years now, reached out to Gov. Gavin Newsom. She called to let him know that she supports Padilla, who is Latino, as Sen. Kamala Harris's replacement in the U.S. Senate.

Black leaders campaigning for the governor to replace Harris with an African American woman responded promptly.

"The good senator herself has been sitting in that seat for a longtime. She has served our state well. Very honorably. Maybe she should consider resigning, which would make room for Secretary Padilla to carry on her legacy," said Amelia Ashley-Ward, publisher of the San Francisco Sun-Reporter, the oldest Black newspaper in the "Golden Gate City."

Ward said once Harris is inaugurated Vice President of the United States in January, the United States Senate will lose its only African American woman.

"That is a terrible loss for America. That is our seat," Ward continued. "It was won by an African American woman and she had hundreds of thousands of African American women working hard with her, holding her up, standing behind her to win that seat. Not to mention millions of other Californians. Kamala was the second Black woman in history to serve in the United States Senate and she is currently the only Black woman in the United States Senate. She is the face and the voice of Black women from all across this country and we will lose that when she's gone."

Padilla, who is from Los Angeles, served as an aide in Feinstein's Senate office in the 1990s.

"I told him," Feinstein said, talking about her appeal to the governor in support of Padilla "And my sense is that he's going to represent California very well. And he's someone I'd be happy to work with and bring Hispanic

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STOP THE SURGE



Wear a mask



Stay home as much as possible



Wash hands frequently



Stay 6 feet apart

covid19.ca.gov



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PROBATES

**NOTICE OF PETITION TO
ADMINISTER ESTATE OF:
OZ BARRERA aka OSWALDO
BARRERA
Case Number PRRI2001642**

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: OZ BARRERA aka OSWALDO BARRERA. A Petition for Probate has been filed by DENISE ARENAS in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that DENISE ARENAS 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: 01/06/2020 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. Petitioner: Denise Arenas 701 Crystal Street, Taft, Ca 93268
P. 12/3, 12/10, 12/17/2020

NAME CHANGE

**ORDER TO SHOW CAUSE FOR
CHANGE OF NAME
CASE NUMBER MVC 2005077**
To All Interested Persons: Petitioner: ANGELIQUE LYNAE MURRAY filed a petition with this court for a decree changing names as follows: ANGELIQUE LYNAE MURRAY to. ANGELIQUE LYNAE ZETTEL. 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: 12/24/2020 Time: 1:30 PM 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: 9/09/2020
ERIC V. ISAAC, Judge of the Superior Court
p. 11/19, 11/26, 12/3, 12/10/2020

**ORDER TO SHOW CAUSE FOR
CHANGE OF NAME
CASE NUMBER MCC 2002150**
To All Interested Persons: Petitioner: WISAM DARWEESH filed a petition with this court for a decree changing names as follows: SARAH WISAM DARWEESH to. SARAH ELIZABETH DARWEESH. 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: 12/24/2020 Time: 8:00AM Dept: S101. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 30755-D AULD ROAD, MURRIETA, CA 92563 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: 6/05/2020
JEFFREY ZIMEL, Judge of the Superior Court
p. 11/19, 11/26, 12/3, 12/10/2020

**ORDER TO SHOW CAUSE FOR
CHANGE OF NAME
CASE NUMBER CVCO2000058**
To All Interested Persons: Petitioner: JO LENE BROWN filed a petition with this court for a decree changing names as follows: JO LENE BROWN to. JO ELIJAH BROWN. 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: 01/22/2021 Time: 8:00AM Dept: C1. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVE #201, CORONA, CA 92852 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: 11/6/2020/2020
CB HARMON, Judge of the Superior Court
p. 12/3, 12/10, 12/17, 12/24/2020

**ORDER TO SHOW CAUSE FOR
CHANGE OF NAME
CASE NUMBER CVCO 2000189**
To All Interested Persons: Petitioner: LETICIA SALAS filed a petition with this court for a decree changing names as follows: MARIA LETICIA SALAS to. LETICIA SALAS BAHENA . 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: 01/08/2021 Time: 8:00AM Dept: C1. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVE #201, CORONA, CA 92882 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: 11/12/2020
C HARMON, Judge of the Superior Court
p. 12/10, 12/17, 12/24, 12/31/2020

**ORDER TO SHOW CAUSE FOR
CHANGE OF NAME
CASE NUMBER CVMV2000422**
To All Interested Persons: Petitioner: KHADAIJA AUSTIN filed a petition with this court for a decree changing names as follows: KHADAIJA AUSTIN to. KHADIJAH AUSTIN . 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: 01/21/2021 Time: 1:30PM 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: 11/06/2020
ERIC V. ISAAC, Judge of the Superior Court
p. 12/10, 12/17, 12/24, 12/31/2020

**ORDER TO SHOW CAUSE FOR
CHANGE OF NAME
CASE NUMBER CVMV2000456**
To All Interested Persons: Petitioner: LARRY GENE BRERETON filed a petition with this court for a decree changing names as follows: LARRY GENE BRERETON to. LARRY GENE TRUMBO. 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: 01/21/2021 Time: 1:30PM 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: 11/26/2020
ERIC V. ISAAC, Judge of the Superior Court
p. 12/10, 12/17, 12/24, 12/31/2020

FICTITIOUS BUSINESS NAMES

The following person(s) is (are) doing business as:
**ROYALTY SENIOR LIVING
10104 Kings Court
Jurupa Valley, CA 92509
RIVERSIDE COUNTY
818 Development, Inc
13994 Kassel Road
Eastvale, CA 92880
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. Ta'Neisha Riley, CFO
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 11/05/2020
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

Understanding California's New Stay-at-Home Order and Its Implementation



S.E. Williams | Executive Editor

Message from the Editor: (Update) Early Saturday morning the Southern California Region which includes Riverside and San Bernardino Counties fell to 13.1% ICU capacity (below the 15% threshold established by the state) from a high of 20.6% on Friday. As a result, effective Sunday, Dec. 6, 2020 all of the Southern California Region will be under a Stay at Home order for the next three weeks.

On Nov. 30, the White House Coronavirus Task Force issued a dire warning to public health officials stating the COVID risk to all Americans had reached an historic high. Comparing today's COVID impact to what the nation experienced after Memorial Day, which is considered the summer surge, when the nation saw fewer than 25,000 new cases per day.

Today, by comparison, the nation is recording more than 180,000 cases per day.

"We are in a very dangerous place due to the current, extremely high COVID baseline and limited hospital capacity; a further post-Thanksgiving surge will compromise COVID patient care, as well as medical care overall," declared the Task Force.

The surge is imminent.

Rapid growth in the spread of COVID-19 has increased hospitalizations and intensive care unit (ICU) admissions. With 100 California citizens now dying from the coronavirus every day, on Thursday, Dec. 3, California Governor Gavin Newsom laid the groundwork for a new stay-at-home order that could soon impact Riverside, San Bernardino and most, if not all, counties across the state.

The framework for the order, once activated, is expected to continue for at least three weeks.

During a press conference on Thursday the governor expressed concern the statewide hospital system will become overwhelmed using as a litmus test to trigger a stay-at-home order whether a region is showing 15% or less ICU capacity. Governor Newsom's order divides the state into five separate districts (see map) for such determination.

Riverside and San Bernardino Counties are considered part of the Southern California District, which also includes Imperial, Inyo, Mono, Orange, Los Angeles, San Diego, San Luis

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NEWS IN BRIEF

County Reveals Concept of December 2, 2015 Memorial



During a private memorial service with families and survivors marking the fifth anniversary of the December 2, 2015 terrorists attack on the Inland Regional Center in San Bernardino, the county's Board of Supervisors revealed concept renderings of a permanent memorial to the 14 people who were killed, those who survived, and the first responders who put themselves in harm's way on that day. World renowned landscape architect and artist Walter Hood, selected by the December 2 Memorial Committee to design and construct the memorial, will work closely with the families and survivors to finalize the details of the project. The construction and completion of the memorial will be developed and announced as Hood's work with families and survivors comes more into focus. Board of Supervisors Vice Chair Josie Gonzales chairs the Memorial Committee made up of family members of the deceased, survivors of the attack, first responders, and key members of county staff.

Moreno Valley Rental Rescue Program



Renters or residents experiencing homelessness in Moreno Valley who meet the eligibility requirements may receive one-time rental assistance under the newly created Moreno Valley Rental Rescue Program. Those who qualify may have access to as much as \$5,000 to help with past-due rent or utilities, or costs of acquiring permanent housing, such as application fees, security, or utility deposits, moving costs, etc. The program is a partnership between the City of Moreno Valley and Inland SoCal United Way, making meaningful use of \$1.68 million in federal CARES Act funding and recently approved by Gutierrez and the City Council. For more information and to find out if you qualify for this rental assistance, visit www.uwiv.org, www.moval.org/rentalrescue or call 211. The program will run through March 30, 2021, or longer should additional funding become available.



A Conversation with Black Leaders about COVID-19 and CA's Black Communities

S.E. Williams | Executive Editor

California's Legislative Black Caucus (CLBC) Chair, Dr. Shirley Weber, recently teamed with California's Surgeon General Dr. Nadine Burke Harris and hosted a virtual town hall to engage and inform the Black community and others around issues related to COVID-19.

The timing was right as the virus is, once again, exploding across the state and stay-at-home orders are converging with the imminent deployment of a vaccine.

COVID-19's impact on Blacks is ominous. About 46,000 nationwide have already died from it.

Weber centered the discussion on "the disparate impact the disease has had on the Black community," and what can be done to improve their health outcomes.

"Health care needs have been met with great public and private partnerships and community programs designed to quickly meet the needs embroiled in an evolving health crisis," Weber said. "Unfortunately, many in the Black community faced challenges with access to health care prior to the pandemic and have struggled to receive their fair share of these crucial services."

As Blacks continue to face disproportionate rates of infection and

mortality, "this serves as evidence there is a greater need for investment and oversight from the state to ensure the equitable distribution of services and resources becomes a policy priority. We want to identify other things that can be done to ensure resources, equity, and fairness as we go forward," she offered. "We are generally hit the hardest because of all the structural weaknesses in our community."

California Surgeon General Dr. Nadine Burke Harris

Burke Harris is revered nationally as an expert and forerunner in the field of Adverse Childhood Experiences and the impact of toxic stress later in life. She opened by acknowledging the challenges inherent in protecting Blacks (and other hard-hit communities) from the harms of COVID-19.

"We follow what the science is telling us," she stressed. "We know COVID-19 is impacting everyone, but here in California we have seen the Black community especially harmed by the devastating economic and health impacts of the pandemic."

Blacks are 6% of the state's population and the bright spot regarding the virus is, they account for only 4.2% percent of its COVID-19 cases.

"So, either we are doing something right or we don't have enough



Upper row from left to right: left Andre' Chapman, Shantay Davies-Balch, Dr. Shirley Weber; Bottom row left to right: Dr. Oliver T. Brooks, Dr. Nadine Brooke Harris, Dr. Rodney Hood

data,” She explained they are working hard to ensure they have complete data because if Blacks do have disproportionate rates of contracting the virus, they want to know about it to best protect the community.

But she cautioned, “Despite the fact we represent only 4.2% of cases in California, the mortality rate among African Americans is 7.4 %. This is because Blacks are more likely to be part of the essential workforce so it is harder to stay home, harder to isolate, and, possibly because if one tests positive, they may fear for their jobs or other similar reasons.”

Research also shows Blacks are more likely to have their positive tests in an emergency room or hospital, a sign their case may be more severe or farther along; yet research shows the earlier one gets tested, the better the outcome.

“Ensuring we are getting tested and tested early is absolutely key.”

Also, Blacks likely have higher rates of chronic conditions.

“I know a lot of people are nervous about going to the doctor right now. One of the things we have seen across the state is health care visits for regular maintenance of chronic conditions is going down. We cannot afford to do this.

We absolutely have to make sure we are taking care of every chronic condition, whatever it is. Keeping those doctor’s appointments,” she explained, is important.

Blacks also contend with other types of adversity, she noted how childhood is a time when many Blacks experience stress, trauma or adversity that has a great impact on their long-term health and well-being. The higher the levels of stress, trauma, and/or adversity experienced, the greater the risk of developing chronic health conditions, like diabetes, heart disease, etc.

“All these conditions make it so that if we then develop COVID-19, we will tend to have a worse outcome. Our Black and Brown communities have higher rates of exposure to adverse childhood experiences like racism, and other traumas that can lead to poorer health outcomes.”

Many in these communities are also more likely to be essential, frontline workers, likely to be exposed to COVID and impacted by a fragile economy when restaurants can’t open, or a store has to close. The doctor stressed, the more people practice these guidelines infection rates will lower and businesses can reopen and

remain open.

The pandemic is widening disparities and in response California has implemented the first in the nation Health Equity Metric requiring more intensive efforts to prevent and mitigate the spread of COVID-19 among those disproportionately impacted and holding leaders accountable for monitoring impacts and creating plans to address them, testing and providing more supportive services.

“[O]ur equity metric is part of ensuring that our reopening in California happens equitably,” Burke Harris said.

She also reminded everyone there is “no cost” COVID-19 testing available. [Click here](#) for more information.

Dr. Oliver T. Brooks

Dr. Brooks, the Chief Medical Officer with the Watts Healthcare Corporation and Immediate Past President, National Medical Association (NMA) began his commentary, “California is a microcosm of the country.”

Addressing COVID in the Black community from a national perspective, the NMA has formed a task force consisting of representatives from public health, clinicians who are practicing and

retired, other industry professionals, vaccine experts and advocates. The group is meeting with those producing treatments and therapies for the virus including Pfizer, Moderna, and AstraZeneca. They want this information so when the vaccines/therapeutics are offered, it will have reviewed them and can give a specific endorsement or statement.

“Messaging is so important for the African American community, so we look at our role as being messengers to African American physicians so they can be messengers to the African American community,” Brooks said.

The NMA also wrote a manifesto calling on officials to protect, test and treat those who are incarcerated, and advocating for those minor charges to be released to avoid exposure to the virus in jails.

NMA has also focused internationally, “Ensuring that we supported African nations as they needed testing or therapeutics or whatever modalities they might need to treat their populations.” For now, however, Africa has not been hit hard, “Though, we really don’t know,” he admitted.

The NMA declared racism a public health threat and identified a set of best practices for improvement. Said Brooks, “[R]acism is a social construct, not a biological construct and it should be approached as such.”

Dr. Rodney Hood

Chair of the COVID-19 Equity Task Force, San Diego, according to Hood, early in the pandemic he called on other doctors in the community and formed the COVID Equity Task force which now includes members from faith-based organizations, multi-ethnic physicians, elected and public health and has grown to more than 100 participants.

Focused on an “equity principle” the group considered race and ethnic data about where folks lived in their communities and used the information to guide their efforts for the greatest impact.

Subsequently, the Board of Supervisors formed a regional COVID task force and appointed Hood chair.

“That group made recommendations to the Board that actually led to policy” he said

explaining their first focus was setting up a COVID-19 test site. Soon a walk-up test site was opened nearby and shortly thereafter a local pastor started a food distribution site across from them. Today, it feeds about 3,000 people.

The group leaned in on equitable distribution of COVID-19 funds received by the county. Many groups came together and instead of just giving grants they focused on a community engagement program to reach specific minorities using taped messages about COVID-19 from people they trust including physicians, faith leaders, youth, etc. The grants also enabled the hiring of 12 Black community health workers and the establishment of blackcovidfactssd.org as a trusted source of information.

Shantay Davies-Balch

Director of the Fresno African-American COVID-19 Coalition, Davies-Balch’s COVID efforts began in March when her group engaged with the Black community in ways that were culturally relevant to them by focusing their initial outreach around maternal and child health.

“It evolved from there to forming the African American COVID Health coalition in partnership with an African American Male leadership group called ‘No One’ and developed a proposal to incorporate the voices of the Black community.”

The group approached COVID-19 through increased testing, addressing fears about the virus, increasing access to care and building a partnership with the immigrant refugee community.

They also used the opportunity to build out the Central Valley’s public health structure and hired over 30 Black health care workers who will be trusted ambassadors in their work.

“Our intention is to not only address the need, but to build out our public health structure, increasing testing, and partnering across races. We are stronger together,” she advised.

Andre’ Chapman

When Chapman, founder and CEO of Unity Care, launched the Bay area’s COVID-19 Black

initiative in March, information about the virus was neither consistent nor trusted among Blacks in his community.

“Many still didn’t believe it would happen to them, like AIDS was initially when many Blacks saw it as a White gay man’s disease, until Magic Johnson got it. Today, the fastest growing population catching it are African Americans.”

Chapman’s team held 20 focus groups to understand what Blacks felt about the virus, then created a communications strategy to educate the community. The goal was to create clear messages that dealt with the “fallacies” and provide information regarding how Black people can keep themselves safe.

“When we started this, about 1 in 2,500 African Americans died from COVID. Today, it is 1 in every 845. We created a platform for people to go to with historical context and resources,” he shared regarding COVID-19 Black. “You will hear stories from people that look like us who have lost someone.”

Visitors to the site can also hear from leaders and it includes a page of Black resources. Their priority is to put information into the hands of Black communities so they can understand COVID-19 in ways that are culturally sensitive from sources they trust.

The COVID-19 Vaccines

Drs. Brooks and Hood are advising the state on the review of vaccines, information around the plans for distribution and the Black community’s concerns for its safety, equity and transparency.

Because African Americans have the highest distrust about the vaccine—according to the Kaiser Family Foundation, nearly half, Dr. Hood noted, “We are going to make personal recommendations and NMA is going to make a public recommendation.”

All experts participating in the event coalesced around the importance of building trust in the efficacy of the vaccine and stressed—there is a lot of work that must be done. They also aligned regarding the need to release public statements giving their position on the vaccine(s)’ efficacy.

Parties Reach Settlement in Long Running Colonies Scandal

Staff | VOICE

It took years and a total of \$167 million dollars in settlements but, finally on Nov. 24, what became known as the “Colonies Corruption Scandal” finally came to a close when U.S. District Court Judge Jesus G. Bernal found that former San Bernardino County District Attorney Michael A. Ramos acted in bad faith when he destroyed emails and text messages during the litigation and issued a sanctions order.

The judge further ruled the jury would be instructed that the deleted messages in question would have hurt the county’s case.

In response to these findings, the parties reached an agreement. San Bernardino County agreed to pay \$65 million to settle the case. According to spokesperson David Wert, the settlement saved taxpayers money because Colonies Partners L.P. and Burum were seeking between \$120 and \$185 million. But when you consider the original \$102 million settlement Burum received from the county in 2006 related to the same issue—the total settlement amount reaches \$167 million dollars—this “is” between \$120 and \$185 million.

Regardless, according to Wert, “This agreement protects the county’s taxpayers from what could have been a more costly outcome,” he said. “This subject has consumed a great deal of the county and Flood Control District’s attention and resources for the past two decades. The county and Flood Control District look forward to moving beyond this and giving their undivided attention to improving the lives of county residents.”

continued on page 17



Jeff Burum and Fmr. S.B. County District Attorney Michael Ramos

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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. 202011593
p. 11/19, 11/26, 12/3, 12/10//2020

The following person(s) is (are) doing business as:
PRETTY WHITTY LASH N BROW
631 Parkview Drive
Lake Elsinore, CA 92530
RIVERSIDE COUNTY
Whitney Alyce Kennedy
631 Parkview Drive
Lake Elsinore, CA 92530
This business is conducted by: Individual
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 10/18/2020
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. Whitney Alyce Kennedy
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)
Statement was filed with the County of Riverside on 11/06/2020
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. 202011624

p. 11/19, 11/26, 12/3, 12/10//2020

The following person(s) is (are) doing business as:
UNIT EQUIPMENT RENTALS INC
5433 28th St.
Jurupa Valley, CA 92509
RIVERSIDE COUNTY
Unit Equipment Rentals Inc
5433 28th St.
Jurupa Valley, CA 92509
CA
This business is conducted by: Corporation
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 09/31/2020
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. Noah Schmitz, President
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)
Statement was filed with the County of Riverside on 10/22/2020
I hereby certify that this copy is a correct copy of the original statement on file in my office.
NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk, FILE NO. 202010759
p. 11/19, 11/26, 12/3, 12/10//2020

The following person(s) is (are) doing business as:
FOOD BANK EXPRESSS
24281 Postal Ave #102
Moreno Valley, CA 92553

RIVERSIDE COUNTY
Brian Douglas Goins Sr
10228 Via Apolina
Moreno Valley, CA 92557
This business is conducted by: Individual
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 10/1/2020
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. Brian Douglas Goins Sr.
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)
Statement was filed with the County of Riverside on 11/09/2020
I hereby certify that this copy is a correct copy of the original statement on file in my office.
NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk, FILE NO. 202011677
p. 11/19, 11/26, 12/3, 12/10//2020

The following person(s) is (are) doing business as:
SUSAN OKADA
6655 Palm Ave #106
Riverside, CA 92506
RIVERSIDE COUNTY
Susan "E" Okada
6655 Palm Ave #106
Riverside, CA 92506
This business is conducted by: Individual
Registrant(s) commenced to transact business under the fictitious business name(s) listed

above on July 1, 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. Susan Okada
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)
Statement was filed with the County of Riverside on 11/09/2020
I hereby certify that this copy is a correct copy of the original statement on file in my office.
NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk, FILE NO. 202011676
p. 11/19, 11/26, 12/3, 12/10//2020

The following person(s) is (are) doing business as:
MASTER TOUCH CUTZ
510 Bruin Dr
Riverside, CA 92507
RIVERSIDE COUNTY
Woodie Lee Gipson
510 Bruin Dr
Riverside, CA 92507
RIVERSIDE COUNTY
Woodie Lee Gipson
510 Bruin Dr
Riverside, CA 92507
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. Woodie Gipson
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)
Statement was filed with the County of Riverside on 11/19/2020
I hereby certify that this copy is a correct copy of the original statement on file in my office.
NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk, FILE NO. 202011988
p. 11/26, 12/3, 12/10, 12/17/2020

The following person(s) is (are) doing business as:
RTO DRAIN AND ROOTER
22866 Hunters Court
Corona, CA 92883
RIVERSIDE COUNTY
Robert Thomas Olson
22866 Hunters Court
Corona, CA 92883
CA
William Francis Neumayer Jr.
1117 E Alexandef Ave
San Bernardino, CA 92404
CA
16171 Foothill Blvd #1
This business is conducted by: General Partnership
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 11-13-20
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be

false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Robert Thomas Olson
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)
Statement was filed with the County of Riverside on 11/10/2020
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. 202011760
p. 11/26, 12/3, 12/10, 12/17/2020

The following person(s) is (are) doing business as:
KIND KOAHOU LLC
10071 Thrasher Circle
Moreno Valley, CA 92557
RIVERSIDE COUNTY
1450 University Ave, PMB 131
Riverside, CA 92507
KIND KOAHOU LLC
10071 Thrasher Circle
Moreno Valley, CA 92557
CA
This business is conducted by: Limited Liability Company
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. Jessica Ilean Koahou, Managing Member
The filing of this statement does

Together for Pandemic Relief

Staff | VOICE

Recently, the organizations Lift to Rise and the Coachella Valley Economic Partnership were each awarded \$25,000 grants in support of their pandemic response efforts.

The grants are part of the U.S. Bank Foundation's \$30 million commitment to help with immediate and long term COVID-19 relief efforts and to address unmet needs in local markets across the country. To this end, U.S. Bank has committed \$50,000 in support of two of Coachella Valley's community organizations that are assisting businesses and residents most impacted by the economic repercussions of the pandemic. These grants are in addition to the nearly \$100,000 investment that U.S. Bank previously awarded to nonprofits serving the Coachella Valley community in 2020.

"People are at the heart of everything we do at U.S. Bank, and we are grateful to be able to work together with the nonprofit organizations making a meaningful impact and bringing hope to the people of Coachella Valley," said Jeff Lewis, U.S. Bank Consumer and Business Banking Senior Vice President for the Inland Empire.

The organization Lift to Rise will receive \$25,000 to support low-income individuals and families across the Coachella Valley experiencing severe economic strain and housing insecurity as a result of the pandemic; while the Coachella Valley Economic Partnership (CVEP) will receive \$25,000 to aid businesses owned by people of color to help find solutions for a wide range of complex problems amplified by the effects of COVID-19.

"Preserving our diverse-owned businesses is so important," said Joe Wallace, CEO and President of the Coachella Valley Economic Partnership. "These businesses provide needed jobs, and they contribute to the overall character and productivity of our community. With the help of the U.S. Bank grant, CVEP will be able to increase its services to businesses in need by assisting them in building/rebuilding credit, accessing funding, and adjusting operations to reclaim or preserve their profitability under government restrictions."

"From helping Coachella Valley residents



to meet their basic needs such as food and shelter, to assisting the hardest hit struggling businesses, U.S. Bank thanks our nonprofit partners for making 'Community Possible' during this time of extraordinary uncertainty," Lewis commented about the recipients.

"U.S. Bank's generous contribution is helping to make our vast, region-wide COVID-19 response possible," said Heather Vaikona, Lift to Rise President and CEO. "This type of support is critical to our ability to respond boldly and adapt to fast-changing economic insecurity during an

unprecedented pandemic that has left so many of our neighbors out of work and struggling to pay for food and afford their rent."

In addition to charitable funding, U.S. Bank team members have given their time, with employees in the Inland Empire donating close to 6,000 volunteer hours since the start of 2019. The U.S. Bank team's involvement in the community also includes participation in 22 nonprofit boards throughout the region, as well as virtual financial literacy training and service events.

NEWS IN BRIEF

Hemet Encouraging Local Residents to Get Involved

The City of Hemet is working to fill 19 citizen advisory vacancies in the coming year on its (3) Planning Commission-term ends June 2023; (2) Public Library Board of Trustees-term expires June 2024; (1) Mobile Home Tenant Representative Commissioner-term expires 2023; (1) Mobile Home Park Owner Representative Commissioner-term expires March 2023; (3) At-large City Resident Representatives Commissioners for the Mobile Home Rent Review Commission-term expires March 2023; (7) Measure U Citizen Oversight Committee Members – term Expiring Feb. 2023; and (2) Infrastructure Commissioners – term expires in Oct. 2023. All politics are local and here is an opportunity to get involved in decisions impacting your city. Applications should be submitted to the Moreno Valley City Clerk's Office by 5:00 p.m. on Dec. 31, 2020. Recruitment will remain open until filled. An application for appointment can be requested from the City Clerk's Office, 445 E. Florida Ave., Hemet, CA 92543, (951) 765-2307 or hemetca.gov/CitizenAdvisoryBodies.

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

Statement was filed with the County of Riverside on 11/13/2020 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. 202011814
p. 11/26, 12/3, 12/10, 12/17/2020

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

BLADES TACTICAL
22799 Francine Ct
Perris, CA 92570
RIVERSIDE COUNTY
Blades LLC
22799 Francine Ct
Perris, CA 92570
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. Romano Pettaway, 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 11/09/2020 I hereby certify that this copy is a correct copy of the original statement on file in my office.

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

Peter Aldana, County Clerk,
FILE NO. 202011708
p. 11/26, 12/3, 12/10, 12/17/2020

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

GB TRUCKING
10090 Berkshire Dr
Riverside, CA 92509
RIVERSIDE COUNTY
Bonifacio Banuelos Garcia
10090 Berkshire Dr
Riverside, CA 92509

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 Bonifacio Banuelos Garcia
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 10/29/2020 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. 202011138
p. 11/26, 12/3, 12/10, 12/17/2020

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

NU-CAL PIPELINE CORP
5433 28th Street
Jurupa Valley, CA 92509
RIVERSIDE COUNTY
NU-Cal Pipeline Corp
5433 28th Street
Jurupa Valley, CA 92509
CA

This business is conducted by: Corporation Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 2/27/2006

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. Noah Schmitz, 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 11/18/2020 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. 202011923
p. 12/3, 12/10, 12/17, 12/24/2020

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

LUCKY 7 INVESTMENT KLUB
25309 Dracaea Ave
Moreno Valley, CA 92553
Riverside County
OMARI RASHAD SMITH
25309 Dracaea Ave
Moreno Valley, CA 92553

This business is conducted by: co-partners

Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 11/30/-1.

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

Statement was filed with the County of Riverside on 11/16/20 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. R-202011874
p. 12/3, 12/10, 12/17, 12/24/2020

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

M and E Marketing Experts
12475 Phoenix Ct
Eastvale, CA 91752
RIVERSIDE COUNTY
Andres Martin Escobar
12475 Phoenix Ct
Eastvale, CA 91752
Arturo Misael Medina
Andres Martin Escobar
12475 Phoenix Ct
Eastvale, CA 91752

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

Statement was filed with the County of Riverside on 11/18/2020 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

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. 202011961
p. 12/10, 12/17, 12/24, 12/31/2020

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

M and E Marketing Experts
12475 Phoenix Ct
Eastvale, CA 91752
RIVERSIDE COUNTY
Andres Martin Escobar
12475 Phoenix Ct
Eastvale, CA 91752
Arturo Misael Medina
Andres Martin Escobar
12475 Phoenix Ct
Eastvale, CA 91752

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

Statement was filed with the County of Riverside on 11/18/2020 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

Feinstein, continued from page 5

representation to the Senate for the first time.”

Dr. Amos Brown, a civil rights activist, president of the San Francisco branch of the NAACP and pastor of Third Baptist Church in San Francisco, says representation is important. He said Gov. Newsom should appoint either Rep. Karen Bass (D-CA-37) or Rep. Barbara Lee (D-CA-13).

“The seat must go to an African American woman. How can there be no Black woman among Democrats in the U.S. Senate? The women we are recommending are smart, qualified and prepared to replace Harris,” he said.

In an all-out effort to ensure that an African American woman continues to serve in Harris’s U.S. Senate, Black women groups in California and across the United States have launched a social media campaign to spread the word and garner support. They say the party establishment wants Black people to vote for a Democratic majority in the Senate by turning up to vote in

the January runoff election in Georgia, but they do not want to fight to make sure a Black woman is represented in the United States Senate.

The Black Women for Wellness Advocacy Project (BWWAP), Black Women Organized for Political Action (BWOPA), the Black Women’s Democratic Club (BWDC), and numerous leading Black women in the state are speaking in one voice, sending a clear and forceful message to Gov. Gavin Newsom that he should pick a Black woman to replace Harris.

To amplify their message the women are employing podcasts, YouTube, Twitter, Instagram, Facebook, digital flyers, emails and catchy taglines. Public service announcements will flood the internet according to the organizers for the campaign.

“This is an initiative by Black women from across California who are elevating the conversation around the appointment for Vice President-elect Kamala Harris’s U.S. Senate seat,” said Dezie Woods-Jones, founder of BWOPA, oldest Black political action

organization in the state. “It is a full court press directed to an audience of one and that audience is Gov. Gavin Newsom.”

There are three African Americans serving in the United States Senate. Harris, Cory Booker, a Democrat from New Jersey, and Tim Scott, a Republican from South Carolina.

But after Jan. 20, 2021, when Harris is sworn in as Vice President, there will be no Black woman in the US Senate. Gov. Newsom can either decide to make an appointment to complete Harris’s term, which ends in 2023, or he can hold a special election.

The Black women organizations have also set up several online hubs to push the issue. They are asking people around the country to email their support to help them Keep the Seat for Black Women in the U.S. Senate. California residents can email Newsom directly. Or they can also message him at this site as well. On social media, they can send a tweet to the governor @GavinNewsom.

public notices

statement on file in my office.
Peter Aldana, County Clerk,
FILE NO. 202011961

**p. 12/10, 12/17, 12/24,
12/31/2020**

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

**NEXT LEVEL SMOG & REPAIR
75015 Sheryl Ave
Palm Desert, CA 92211
RIVERSIDE COUNTY
Mario Vincent Salaiques
81066 Red Bluff Rd
Indio, CA 92201
RIVERSIDE COUNTY**

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. Mario Vincent Salaiques
The filing of this statement does
not of itself authorize the use in
this state of a fictitious business
name in violation of the rights of

another under federal, state, or
common law (sec. 1440 et. seq. b
&p code)

Statement was filed with the
County of Riverside on 12/02/2020
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. 202012269
p. 12/10, 12/17, 12/24,

12/31/2020

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

**DESIRABLE ROSES
7618 Sanctuary Drive
Corona, CA 92883
RIVERSIDE COUNTY
Shaytoya Marie Jones
7618 Sanctuary Drive
Corona, CA 92883
Maria Brianna Gonzalez-Gorden
7618 Sanctuary Drive
Corona, CA 92883**

This business is conducted by:
Co-partners
Registrant(s) commenced to
transact business under the
fictitious business name(s) listed
above on 2019

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

&p code)

Statement was filed with the
County of Riverside on 11/19/2020
I hereby certify that this copy
is a correct copy of the original
statement on file in my office.

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

Peter Aldana, County Clerk,
FILE NO. 202012029
**p. 12/10, 12/17, 12/24,
12/31/2020**

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

**CONFIDENCE SPORTS
APPAREL
7618 Sanctuary Drive
Corona, CA 92883
RIVERSIDE COUNTY
Shaytoya Marie Jones
7618 Sanctuary Drive
Corona, CA 92883
Maria Brianna Gonzalez-Gorden
7618 Sanctuary Drive
Corona, CA 92883**

This business is conducted by:
Co-partners
Registrant(s) commenced to
transact business under the
fictitious business name(s) listed
above on 2019

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

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

Statement was filed with the
County of Riverside on 11/19/2020
I hereby certify that this copy
is a correct copy of the original
statement on file in my office.

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

Peter Aldana, County Clerk,
FILE NO. 202012036
**p. 12/10, 12/17, 12/24,
12/31/2020**

Understanding California's, continued from page 7

Obispo, Santa Barbara and Ventura counties. The Southern California District's ICU capacity as of Friday, Dec. 4 was 20.6% but as noted above, by early Saturday morning the capacity fell to 13.1% placing the region under the stay at home order effective Sunday. The other districts recorded the following percentages on Friday— Bay Area 25.4%; Greater Sacramento 22%; Northern California 18.6%; and San Joaquin Valley 19.7%.

On Thursday, Riverside County reported a record-breaking, 649 COVID-19 patients in area hospitals, an increase of 21 patients over Wednesday, with 124 patients in ICU; and according to San Bernardino County public health, the county was already at 85% of its hospital capacity on Thursday.

Once the ICU capacity falls below 15% for the Southern California District the following programs and services will be impacted: New restrictions will require nonessential businesses to close including bars wineries, hair salons, etc.; restaurants will be restricted to take-out, pick-up and delivery only; retail stores will be limited to 20% capacity; hotels and motels will be restricted except for critical infrastructure support.

Other closures will include indoor and outdoor playgrounds, indoor recreational facilities, family entertainment centers, museums, zoos and aquariums, youth sports, campgrounds (for overnight stays) and non-essential travel will be banned.

Services not impacted by the order include doctors and dentists who can continue to see patients; schools with waivers for in-person instruction can continue to operate; outdoor recreation facilities can remain open.

San Bernardino Public Health Director Corwin Porter explained the new order was necessary due to the current circumstances and noted the current impact of the coronavirus is worse today than it was in April.

"The key objective is to keep our hospitals and ICU units from being overrun with new cases," he advised.

Addressing concerns over how staying home can leave people feeling isolated and impact one's mental health, Porter encouraged

residents to spend time outside and engage in some type of exercise.

On Friday, Dec. 4, 2020 the Bay Area became the first district to implement the new stay-at-home order even though its intensive care capacity remained above 15%. The order became effective Sunday, Dec. 6.

For daily COVID-19 updates and related information in Riverside County visit rivcoph.org/coronavirus; in San Bernardino visit <http://sbcovid19.com/>.

Parties Reach, continued from page 14

The damage claim by Burum and Colonies L.P. covered a period of 18 plus years. During that time there was the county's \$102 million settlement with Burum and Colonies L.P. over flood control work at the 434-acre residential and commercial development in Upland, followed by criminal charges against Burum and others for allegedly bribing former county officials to approve the settlement. Burum was eventually found "not guilty" of the charges brought against him by Ramos.

"Despite a deep desire to see these matters presented publicly to jurors in a court of law, Mr. Burum and the Colonies Partners agree that, for themselves and the residents of San Bernardino County, the time has come to bring this troubling chapter to a conclusion," said Stephen Larson of Larson LLP who represented Colonies L.P. in the recent claim against San Bernardino County in a release.

According to Wert, County officials will seek to recover the \$65 million settlement through insurance.

To date, despite inquiries and public records requested by the IE Voice and Black Voice News, the County has declined to disclose details regarding the total amount paid in legal fees, etc. by the county with taxpayer dollars to litigate the Colonies case for eighteen plus years.

The IE Voice and Black Voice News will continue to follow this aspect of the story.



issued by the federal COVID-19 task force to local health officials. It provided very stark but important guidance and left nothing to the imagination. It read, in part:

"It must be made clear that if you are over 65 or have significant health conditions, you should not enter any indoor public spaces where anyone is unmasked due to the immediate risk to your health; you should have groceries and medications delivered.

If you are under 40, you need to assume you became infected during the Thanksgiving period if you gathered beyond your immediate household. Most likely, you will not have symptoms; however, you are dangerous to others and you must isolate away from anyone at increased risk for severe disease and get tested immediately."

Adhering to these cautions in addition to the standing guidelines about facemasks and social distancing coupled with any additional restrictions put in place in the coming weeks and months may be inconvenient in some instances, but they are certainly not hard.

Admittedly, it has been a tough year and although the new administration has not promised a panacea, we know their decision regarding the virus will be ruled by science.

To stay current on COVID in Riverside County visit <https://www.rivcoph.org/coronavirus>; in San Bernardino County visit <https://sbcovid19.com/>.

We are facing so many challenges as a community including rising unemployment, the shuttering of small businesses, a stalling economy, housing and food insecurity, the best way to educate the children during the pandemic and the list goes on. However, all this pales in comparison to the loss of life. Our primary goal for the next 47 days is preserving life in the inland region by adhering to state and county guidelines. I invite you to join me in this effort. As my mother used to tell me when times were hard, "Baby, you just gotta' keep living." Let's each do our part, so we are all here to celebrate on Jan. 20, 2021.

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

S.E. Williams
Editor

US Lawmakers Unveil Anti-Slavery Constitutional Amendment

Aaron Morrison | Associated Press

National lawmakers introduced a joint resolution Wednesday aimed at striking language from the U.S. Constitution that enshrines a form of slavery in America's foundational documents.

The resolution, spearheaded and supported by Democratic members of the House and Senate, would amend the 13th Amendment's ban on chattel enslavement to expressly prohibit involuntary servitude as a punishment for crime. As ratified, the original amendment has permitted exploitation of labor by convicted felons for over 155 years since the abolition of slavery.

The 13th Amendment "continued the process of a white power class gravely mistreating Black Americans, creating generations of poverty, the breakup of families and this wave of mass incarceration that we still wrestle with today," Sen. Jeff Merkley of Oregon told The Associated Press ahead of the resolution's introduction. A House version is led by outgoing Rep. William Lacy Clay, of St. Louis, who said the amendment "seeks to finish the job that President (Abraham) Lincoln started."

It would "eliminate the dehumanizing and discriminatory forced labor of prisoners for profit that has been used to drive the over-incarceration of African Americans since the end of the Civil War," Clay said.

In the Senate, the resolution has Sens. Bernie Sanders of Vermont, Ed Markey of Massachusetts and Chris Van Hollen of Maryland signed on as co-sponsors. "This change to the 13th Amendment will finally, fully rid our nation of a form of legalized slavery," Van Hollen said in an emailed statement.

Constitutional amendments are rare and require approval by two-thirds of the House and Senate, as well as ratification by three-quarters of state legislatures. Should the proposal fail to move out of committee in the remaining weeks of the current Congress, Merkley said he hoped to revive it next year.

The effort has been endorsed by more than a dozen human rights and social justice organizations, including The Sentencing Project, the Anti-Recidivism Coalition and Color of Change.

"It is long past time that Congress excise this language from the U.S. Constitution which should begin to put an end to the abusive practices derived from it," said Laura Pitter, deputy director of the U.S. program at Human Rights Watch, which also endorsed the amendment.

The proposed amendment comes nearly one month after voters in Nebraska and Utah approved initiatives amending their state constitutions to



remove language that allows slavery and involuntary servitude as criminal punishments. In 2018, Colorado was among the first U.S. states to remove such language by ballot measure.

Although nearly half of state constitutions do not mention human bondage or prison labor as punishment, just over 20 states still include such clauses in governing documents that date back to the 19th century abolition of slavery.

In Merkley's Oregon, voters in 2002 approved the elimination of constitutional language that prohibited Black Americans from living in the state unless they were enslaved.

He said the movement toward a federal amendment is "kind of saying to the world, let's not forget this big piece of injustice that's sitting squarely in the middle of our Constitution, as we wrestle with criminal justice reform."

Many Americans will recognize modern-day prison labor as chain gangs deployed from prison facilities for agricultural and infrastructure work. The prevalence of prison labor has been largely accepted as a means for promoting rehabilitation, teaching trade skills and reducing idleness among prisoners.

But the practice has a much darker history. Following the abolition of slavery, Southern states that lost the literal backbone of their economies began criminalizing formerly enslaved Black men and women for offenses as petty as vagrancy or having unkempt children.

This allowed legal re-enslavement of African Americans, who were no longer seen as sympathetic victims of inhumane bondage, said Michele Goodwin, a constitutional law professor at the University of California, Irvine.

"These people became criminals, and it became very difficult for many abolitionists to use the same kinds of emotional messaging about the humanity of these individuals," Goodwin said.

Today, incarcerated workers, many of them making pennies on the dollar, work in plants, manufacturing clothing, assembling furniture and even battling wildfires across the U.S., much of it to the benefit of large corporations, governments and communities where they've historically been unwelcome upon release.

Researchers have estimated the minimum annual value of prison labor commodities at \$2 billion, derived largely through a system of convict leasing that leaves these workers without the legal protections and benefits that Americans are otherwise entitled to.

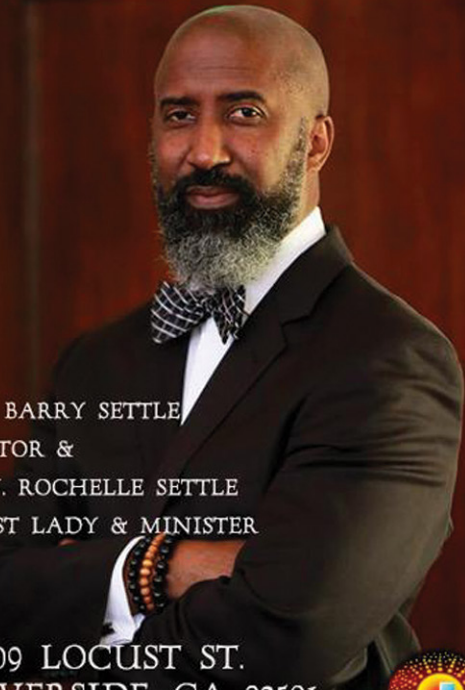
And while prison work is largely optional for the 2.2 million individuals incarcerated in the U.S., it's a grave mistake to disassociate their labor from the original intent of the penal system, Goodwin said.

"Your freedom has been taken away — that's the punishment that society has assigned," she said. "The punishment is not that you do slave work, that is unpaid labor or barely paid labor."

Morrison is a member of the AP's Race and Ethnicity team.

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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
Sunday Services
7:30 | 9:30 | 11:30 A.M.

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

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

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Seema N. Sood, Esq. Sunita N. Sood, Esq.

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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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Friday ~ 10:00 am - 2:00 pm

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