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Inland Southern California's News Weekly

# VOICE

February 21, 2019 Volume 46 | Issue 31

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



**EMPLOYEE**



**CONTRACTOR**

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Bloomington, CA 92316

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114 E. 6th St.  
Corona, CA 92879

## FONTANA

City Hall of Fontana  
8353 Sierra Avenue  
Fontana, CA 92335

Kaiser Permanente Hospital  
9961 Sierra Avenue  
Fontana, CA 92335

## MORENO VALLEY

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

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

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

## REDLANDS

LifeWay Christian Stores  
9940 Alabama Avenue  
Redlands, CA 92374

## RIALTO

Rialto City Hall  
150 S. Palm  
Rialto, CA 92376

Treehouse Dental Group  
1725 N. Riverside Avenue  
Rialto, CA 92376

Westside Pit Bar "B" Que  
519 W Foothill Blvd  
Rialto, CA 92376  
(909) 440-5783

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

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

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

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

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Riverside, CA 92507

Fair Housing Council of  
Riverside County, Inc.  
3933 Mission Inn Avenue  
Riverside, CA 92501

Kansas Avenue SDA Church  
4491 Kansas Avenue  
Riverside, CA 92507

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

New Beginnings Christian  
Fellowship  
5970 Limonite Avenue  
Riverside, CA 92509

Riverside City Hall  
3900 Main Street  
Riverside, CA 92501

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

## SAN BERNARDINO

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

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

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

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

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

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

Ecclesia Christian Fellowship  
1314 Date Street  
San Bernardino, CA 92404

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

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

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

San Bernardino County  
385 N. Arrowhead Avenue  
San Bernardino, CA 92415

SB County  
Superintendent of Schools  
601 N. E Street  
San Bernardino, CA 92410

San Bernardino USD  
777 N. F Street  
San Bernardino, CA 92410

St. Paul AME Church  
1355 W. 21st St  
San Bernardino, CA 92411  
909.887.1718

**EDUCATE | ENGAGE | INFORM**

# VOICE

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## KEEPING IT REAL

### Lynching May Finally Become a Federal Crime

*“Southern trees bear strange fruit. Blood on the leaves and blood at the root. Black bodies swinging in the southern breeze, strange fruit hanging from the poplar trees. Pastoral scene of the gallant south. The bulging eyes and the twisted mouth. Scent of magnolias, sweet and fresh, then the sudden smell of burning flesh. Here is a fruit for the crows to pluck, for the rain to gather, for the wind to suck. For the sun to rot, for the tree to drop. Here is a strange and bitter crop.”*

- Abel Meeropol

What became one of the most iconic images depicting the horrors of lynching in America had its origin in an incident that occurred on a sweltering night in August 1930 when a crowd gathered outside a jailhouse in Indiana—a photograph of what the all-White mob wrought that frightful evening was captured for posterity through the lens of town photographer, Lawrence Beitler.

It was the searing images captured in Beitler’s photograph that inspired songwriter and poet Abel Meeropol to pen the words to “Strange Fruit” which Billie Holiday interpreted with such mournful passion.

And, it was this same image I recalled when I learned last week that African American Senators Kamala Harris (D-CA), Cory Booker (D-NJ) and Tim Scott (R-SC) had joined forces and led their senate peers in the unanimous passage of the Justice for Victims of Lynching Act.

Although the senate passed a similar measure during last year’s session, it was never taken up in the House. This year, with Nancy Pelosi leading the House of Representatives supporters of the measure are hopeful. If it passes the House and is successfully signed into law by the president, lynching will finally become a federal crime.

According to the Equal Justice Initiative there were more than 4,000 lynchings during the 19th and 20th centuries. Yet, despite continued acts of this racist form of terrorism, between the years 1882 and 1986, congress attempted and failed to pass anti-lynching legislation more than 200 times.

Last week’s progress on this important legislation seemed aptly appropriate during Black History month.

For 80 years, the haunting lyrics penned by Meeropol as sung by Holiday, has evoked profound images of the terror and intimidation of lynching that hung like a pall over the nation’s African American community.

Holiday also proved how the power of contemporary music like jazz, etc. could be used to tell the stories of racism. She courageously showed how protest songs—which had played a covert role during the dark years of slavery—would, from that time forward, play a prominent and overt role in the civil rights movement and beyond.

The story behind the iconic image captured by Meeropol in August 1930, is forever frozen in time as are the lyrics to Strange Fruit, the song it so palpably inspired. It is also equally as important, we never forget the lives of the young men whose ghastly deaths—as captured in image, poetry and music—is remembered but whose names are rarely mentioned.

That fateful night in August 1930, Thomas Shipp and Abram Smith, and their friend, 16-year-old James Cameron, were arrested and charged with the armed robbery and murder of a White factory



Photo by Lawrence Beitler

*continued on page 17*



Photo by Joe Camacho

## Celebrating Our Public Lands—A Community Discussion

### Redlands

The Hispanic Access Foundation has invited the community to participate in a community round table discussion on public lands.

The roundtable discussion is scheduled for Monday, February 25, from 6:00 p.m. to 8:00 p.m. at the Ayres Hotel in the Casa Loma Room, 1015 W. Colton Avenue in Redlands.

Access to public lands provide a variety of benefits across several sectors. The event sponsors are encouraging members of the community to come out, learn and celebrate the diverse benefits of public lands with the help of a wide range of expert panelists from the following fields—health, veterans, business, and education, in addition to leaders of energy companies, parks and environmental justice groups.

Attendees will enjoy opening remarks by elected officials and Por La Creación Faith-based Alliance Pastor, Rolando Morelli.

The event will also feature four separate panel discussions on

several topics: Public lands benefit mental and physical health; Public lands help local economies; Public lands help child development and bring communities together; Public lands protect water, people and the environment.

The Hispanic Access Foundation (HAF) is a 501(c)(3) non-profit organization that connects Latinos with partners and opportunities to improve lives and create an equitable society. The organization works with and through strategic partnerships with faith and community organizations to increase access to vital information and community resources.

To participate in the community discussion RSVP to Jenny Brandt at [jenny@hispanicaccess.org](mailto:jenny@hispanicaccess.org) or Tamara at [ctamara@hispanicaccess.org](mailto:ctamara@hispanicaccess.org).

To learn more about the Hispanic Access Foundation visit [www.hispanicaccessfoundation.org](http://www.hispanicaccessfoundation.org).

# Atmospheric Rivers, Torrential Rain and Swift Water Rescues

## San Bernardino

According to NASA, atmospheric rivers can be credited with the abundant rain- and snowfall that has drenched the state in recent weeks.

Atmospheric rivers are described as long, narrow regions in the atmosphere that carry columns of water vapor. These rivers are helping to pull large swaths of the state out of its extended drought.

Earlier this month, a team of researchers led by Scripps Institution of Oceanography at the University of California San Diego created a scale to characterize the strength and impact of atmospheric rivers. The scale assigns five categories to these rivers using the amount of water vapor they carry and their duration in a given location as criteria. The intent of the scale is to describe a range of scenarios that can prove beneficial or hazardous based on the river's

*continued on page 18*



## Generation Go!

### San Bernardino

More than 100 San Bernardino County high school students got a jump start on their careers last week as they began internships with more than 20 county departments as part of an initiative titled Generation Go!

The countywide program established under the auspicious of the County Workforce Development Board, provides work-based learning opportunities to high school students. A key component of the effort is to prepare county youth to enter the workforce with the skills needed to compete today and in the future.

County officials including Board of Supervisors Chairman Curt Hagman, County Chief Executive Officer Gary McBride and Deputy Executive Officer Reg Javier offered words of encouragement to the students during their orientation last week. McBride, for example spoke about how he began his career with the county at a young age in an entry-level position.

Generation Go! is an essential element of San



Bernardno County's Vision2Succeed strategy targeted at preparing county residents for current jobs in addition to the jobs the county official want to attract.

The county is continuing to seek local businesses willing to provide work-based learning experiences as part of a high school curriculum. Targeted industries include:

*continued on page 18*

## NEWS IN BRIEF

### Colleges/Hospitals Can Affect Home Prices and Rents

**Riverside** – A recently released study by a team of computer scientists at UCR confirmed that colleges and hospitals do affect home prices and rents, however the impact is not always positive. According to the researchers, around these institutions tend to rise and fall faster than average and as a result, increase the risk for investors.

One of the questions researchers sought to answer was whether the presence of a university or hospital would have a stabilizing effect on prices in the event of a crisis like the 2008 housing market crash. "What we found is actually the opposite," shared Vagelis Hristidis, professor of computer science and engineering at UCR's Marlan and Rosemary Bourns College of Engineering. He continued, "Investing close to a university or hospital may not protect you from price volatility."

Researchers cautioned any correlation between housing price volatility and the presence of a university or hospital does not imply a cause, however they suspect real estate in these areas may be most attractive to investors rather than homeowners, and the volatility may result from investors being, "The first to leave when there's a crisis, and the first to buy when there's an opportunity," Hristidis explained.

## Protect Yourself From Heart Disease During American Heart Month

February is Heart Month, the perfect time to learn about your risk for heart disease and the steps you need to take now to take care of your heart.

Heart disease—and the conditions that lead to it—can happen at any age. High rates of obesity and high blood pressure among younger people (ages 35-64) are putting them at risk for heart disease earlier in life. Half of all Americans have at least one of the top three risk factors for heart disease (high blood pressure, high cholesterol, and smoking).

Heart disease is the leading cause of death for men and women in the United States. Every year, 1 in 4 deaths are caused by heart disease. The good news? Heart disease can often be prevented when people make healthy choices and manage their health conditions. Communities, health professionals, and families can work together to create opportunities for people to make healthier choices.

You're in the driver's seat when it comes to your heart. Learn how to be heart healthy at any age.

**Don't smoke.** Smoking is the leading cause of preventable death in the United States. If you don't smoke, don't start. If you do smoke, learn how to quit.

**Manage conditions.** Work with your health care team to manage conditions such as high blood pressure and high cholesterol. This includes taking any medicines you have been prescribed. Learn more about preventing and managing high blood pressure and high cholesterol.

**Make heart-healthy eating changes.** Eat food low in trans-fat, saturated fat, added sugar and sodium. Try to fill at least half your plate with vegetables and fruits, and aim for low sodium options. Learn more about how to reduce sodium.

**Stay active.** Get moving for at least 150 minutes

per week. You can even break up the 30 minutes into 10-minute blocks. Learn more about how to get enough physical activity.

Make a difference in your community: Spread the word about strategies for preventing heart disease and encourage people to live heart healthy lives.



# classifieds & public notices

### NAME CHANGE

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

##### CASE NUMBER MVC 1900367

To All Interested Persons: Petitioner: ABROM KEITH DAVIS filed a petition with this court for a decree changing names as follows: ABROM KEITH EDWARDS to. ABROM KEITH DAVIS. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 03/28/2019 Time: 1:00 PM, Dept: MV2. The address of the court is Superior Court of California, County of Riverside, Moreno Valley Branch 13800 Heacock Avenue D201, Moreno Valley, CA 92553. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507 Date: January 22, 2019 Eric V. Isaac, Judge of the Superior Court p. 1/31, 2/7, 2/14, 2/21/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

##### CASE NUMBER MVC 1900466

To All Interested Persons: Petitioner: BETTY

JEAN DEAN filed a petition with this court for a decree changing names as follows: BETTY JEAN DEAN to. SAVANNAH BETTY JEAN JONES-LINDSEY. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 03/21/2019 Time: 1:30 PM, Dept: MV2. The address of the court is Superior Court of California, County of Riverside, Moreno Valley Branch 13800 Heacock Avenue D201, Moreno Valley, CA 92553. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507 Date: January 24, 2019 Eric V. Isaac, Judge of the Superior Court p. 1/31, 2/7, 2/14, 2/21/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

##### CASE NUMBER COC 1900221

To All Interested Persons: Petitioner: ANTHONY GABRIEL ORTIZ filed a petition with this court for a decree changing names as follows: ANTHONY GABRIEL ORTIZ to. ANTHONY GABRIEL CARRILLO. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause,

if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 03/06/2019 Time: 1:30 PM, Dept: C2. The address of the court is Riverside Superior Court, Corona Branch, 505 S. Buena Vista Avenue, Rm. 201, Corona, CA 92882. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507 Date: January 15, 2019 Craig G. Riemer, Judge of the Superior Court p. 1/31, 2/7, 2/14, 2/21/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

##### CASE NUMBER COC 1900411

To All Interested Persons: Petitioner: ABDUL RASHID ONIMISY ALHASSAN filed a petition with this court for a decree changing names as follows: ABDUL RASHID ONIMISY ALHASSAN to. RASHID ONIMISI ALHASSAN. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the

matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 03/20/2019 Time: 1:00 PM, Dept: C2. The address of the court is Riverside Superior Court, Corona Branch, 505 S. Buena Vista Avenue, Rm. 201, Corona, CA 92882. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507 Date: January 23, 2019 Tamara L. Wagner, Judge of the Superior Court p. 2/7, 2/14, 2/21, 2/28/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

##### CASE NUMBER MVC 1900481

To All Interested Persons: Petitioner: DIRK DASHELLE MALONE filed a petition with this court for a decree changing names as follows: DIRK DASHELLE MALONE to. DEREK D. MALONE. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 03/21/2019 Time: 1:00 PM, Dept: MV2 The address

of the court is Riverside Superior Court, County of Riverside, 13800 Heacock St, D201, Moreno Valley, CA 92553. A copy of this Order to Show Cause 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: January 24, 2019 S. Xayavon, Clerk of the Court

p. 2/7, 2/14, 2/21, 2/28/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

##### CASE NUMBER COC 1901040

To All Interested Persons: Petitioner: SOFIA INIGUEZ ALMA filed a petition with this court for a decree changing names as follows: SOFIA INIGUEZ ALMA to. SOFIA GÁLVEZ. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 04/03/2019 Time: 1:00 PM, Dept: C2 The address of the court is Riverside Superior Court, County of Riverside, Corona Division, 505 S. Buena Vista Ave, Suite 201, Corona, CA 92882. A copy of this Order to Show Cause 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: February 4, 2019 S. Tamara L. Wagner, Judge of the Superior Court

p. 2/14, 2/21, 2/28, 3/7/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME

##### CASE NUMBER COC 1901103

To All Interested Persons: Petitioner: BIN HOE PADGETT filed a petition with this court for a decree changing names as follows: BIN HOE PADGETT to. BIN HOE PADGETT LEE. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 03/20/2019 Time: 1:00 PM, Dept: C2 The address of the court is Riverside Superior Court, County of Riverside, Corona Division, 505 S. Buena Vista Ave, Suite 201, Corona, CA 92882. A copy of this Order to Show Cause 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: February 5, 2019 S. Graig G. Riemer, Judge of the Superior Court

# Leading the Way—California Files Lawsuit Against President’s Emergency Declaration

Washington D.C.

On President’s Day 2019 a coalition of 16 states led by California Attorney General Xavier Becerra filed a lawsuit in the U.S. District Court for the Northern District of California to block the National Emergency Declaration proclaimed by President Donald J. Trump last Friday.

The Declaration was based on the president’s highly charged explanation that the order was needed to defend against a “security crisis” along the nation’s Southern Border. Among the states joining California were New York, Nevada, New Mexico, New Jersey, Oregon, Colorado, Minnesota and others.

“It’s kind of awkward to say that on Presidents’ Day we’re going to be suing the president of the United States, but sometimes that’s what you have to do,” Becerra told a CNN reporter Monday morning.

The president’s long promised declaration first surfaced when it became apparent, he was losing public support during the partial government shutdown he launched last December—a shutdown that dragged on for 35 days.

Friday, in the wake of congress having reached a compromise budget agreement to avoid a second shutdown the president agreed to sign the legislation and simultaneously signed the emergency order.

Although the president’s base supports his action many in the country do not—including some legislators in his own party.

During a question and answer session in the White House rose garden on Friday the President seemed to undermine his own emergency premise for the order when he proclaimed, he was only doing this to get the wall



California Attorney General Xavier Becerra

built sooner.

Monday’s lawsuit reads in part, “Contrary to the will of Congress, the President has used the pretext of a manufactured ‘crisis’ of unlawful immigration to declare a national emergency and redirect federal dollars appropriated for drug interdiction, military construction, and law enforcement initiatives toward building a wall on the United States-Mexico border.”

California and the other members involved in the lawsuit believe the president’s emergency declaration represents a flagrant disregard of the country’s fundamental separation of powers.

## NEWS IN BRIEF



### Cranston Fire Suspect Sentenced

**Riverside** – Last Thursday, 33-year-old Brandon N. McGlover pled guilty to setting a series of wildfires last July, including the devastating Cranston Fire that destroyed at least five homes and charred approximately 13,000 acres. He was sentenced to 12 years, four months in prison. McGlover pled guilty to two counts of burning a structure or forest land while seven other counts were dismissed as part of the plea agreement between both sides.

Following the guilty pleas at the Southwest Justice Center in Murrieta, McGlover was sentenced by Judge Kelly Hansen to 12 years and four months in state prison – the maximum sentence for the two counts and the admission of the allegation. Judge Hansen also ordered McGlover to pay restitution to all the victims.



# UCR African Student Programs Hosts Emory Douglas, Minister of Culture for the Black Panther Party for Self-Defense

**Andrea M. Baldrias**  
Contributor

For Black History Month the University of California Riverside's (UCR) African Student Programs (ASP) is hosting on almost a daily basis, programs for the university's Afrikan-Black-Caribbean constituency.

On Wednesday, February 13th, the ASP hosted the Minister of Culture for the Black Panther Party (BPP) for Self-Defense, Emory Douglas. Douglas presented on his legacy of revolutionary art and expounded upon the ways art is a form of resistance and transformative praxis. Douglas detailed his growth through artwork, from the political content to the mediums that he used over time.

From 1967 until the BPP was disbanded in 1980's Douglas worked with the BPP as the Minister of Culture. He has made a huge mark where art meets political resistance. Douglas was the illustrator for the Black Panther Newspaper, in which he would create work around political topics, events, or encapsulate deep, nuanced community struggles within one image. "My art is about informing the people and enlightening them" he asserted.

For example, though he was not the first person to refer to the police as "pigs," it became a trademark association within his work. In the beginning, he would draw a pig almost every week in the paper with the badge number of the police officer who was abusing their power. After a while, it took on a life of its own and he would draw the pig on its hooves and give it an outfit.

Douglas' art served the community in multiple ways. He created drawings for the BPP newspaper and his own recreational pieces, as well as for the community where needed. If a local business owner needed an advertisement drawn or a musician needed an album cover, he would do it for them.

It was about serving the interests of the community and creating pieces that people could find themselves in and find understanding or comfort. "[One of Africa's foremost anti-colonial leaders] Amilcar Cabral once said you



Emory Douglas and various illustrations he created for the Black Panther publication in the 70's.

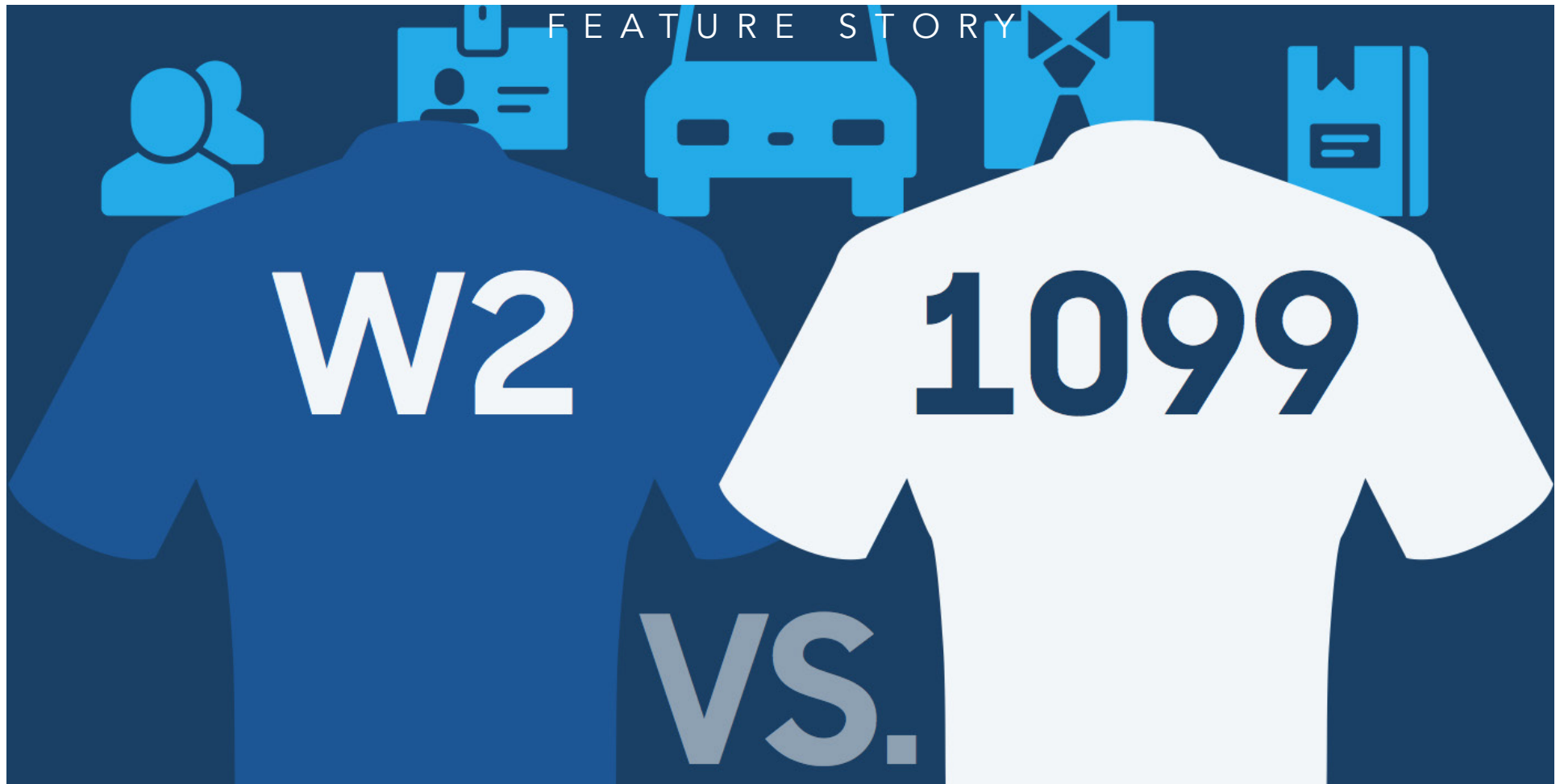
have to be able to speak in a way that a child can understand you," he asserted. "I contemplated that you even have to draw in a way that a child can understand you."

In the interview portion, UCR esteemed faculty member, John Jennings, and an undergraduate student, facilitated a conversation about Emory and the role and impact of the artist in the movement.

Emory explained that the art is not his, but it is for the people. "It was not a "Me Art, but a "We Art" based on collective participation. It was about the community being able to identify and see themselves, their family in the images. [When that happens] it becomes bigger than

yourself."

Douglas' legacy reminds us of the importance of the artist in radical movements, and how they are able to fashion a language that transcends national and cultural affiliations because these struggles present in America, are found everywhere. He explained, "If you create art that creates Black joy, then it transcends the community because people can see in the art things that they're trying to achieve and accomplish. When I went to Argentina... it came to me that what they could see in the art is what they were dealing with. Can you [create] art in a way that transcends and inspires others? You're speaking a common language."



# Independent Contractor or Employee?

2018 Dynamex Ruling Continues to Roil CA Businesses - Part 1

**S.E. Williams**  
**Contributor**

**I**n 2018, nothing shook up the operations model for businesses in the state like the controversial California Supreme Court ruling in *Dynamex Operations West, Inc. v. Los Angeles County Superior Court (Dynamex)*.

The ruling touched workers in almost every aspect of the state's so-called gig economy—businesses based on short-term contracts or freelance type work as opposed to permanent jobs. Almost every industry touches the gig economy from construction to transportation to manufacturing, retail, agriculture, professional/business services, beauty/barber shops and the list goes on.

Black barber/beauty shops owners and operators like others impacted by the ruling, are working to understand what it means to

their business models and whether complying with new tests posed by the Dynamex ruling for independent contractors will be too cost prohibitive for them to continue in business.

Since the turn of the 19th century and before, Black beauty salons/barber shops have held a unique place in the African American community—often serving as the center for discussion on politics and community concerns. For many, they also represent an entrance for many into the world of entrepreneurialism.

Their products and services are strongly supported by Black consumers so certainly any issue that impacts the barber/beauty shop business model is of interest to the African American community at large. According to Black Dollars Matter: The Sales Impact Of Black Consumers report, Black consumers spend \$473 million on total hair care each year. Most beauty and barber shops use independent contractors as part of their business models.

As part of the Dynamex ruling the California Supreme Court adopted what some have called a more onerous test (the ABC test) for determining whether individuals are employees or independent contractors. In the process, the court abandoned the previous test (Borello) which the state had applied since 1989.

Although the Dynamex case appeared limited, i.e., it was based on claims under California wage orders which governs an employers' duty to pay the minimum wage and to compensate for overtime hours worked, the supreme court decision it had much broader implications—it imposed stricter tests (ABC vs Borello) for independent contractors.

Where the Borello test, called for the evaluation of multiple factors to determine whether an individual was an independent contractor, not all the factors had to be met to establish independent contractor status. The principal factor of the Borello test was whether the “person to whom service is rendered has the right to control the manner and means of accomplishing the result desired.”

The other factors that could be considered under Borello included (1) right to discharge at will, without cause; (2) whether the one performing the services is engaged in a distinct occupation or business; (3) the kind of occupation, with reference to whether, in

the locality, the work is usually done under the direction of the principal or by a specialist without supervision; (4) the skill required in the particular occupation; (5) whether the principal or the worker supplies the instrumentalities, tools, and the place of work for the person doing the work; (6) the length of time for which the services are to be performed; (7) the method of payment, whether by the time or by the job; (8) whether or not the work is part of the regular business of the principal; and (9) whether or not the parties believe they are creating a relationship of employer-employee.

As noted above, last year the Dynamex ruling determined that the “ABC test”, not the Borello test, will now determine whether a worker is classified as an independent contractor.

The consternation caused by the ruling is rooted in what some perceive as the significantly higher burden the ABC test imposes on companies. Under the ABC test, workers will be presumed to be employees unless a company can prove all three of the ABC factors.

The ABC's include (A) that the worker is free from the control and direction of the hiring entity in connection with the performance of the work, (B) that the worker performs work that is outside the usual course of the hiring entity's business; and (C) that the worker is customarily engaged in an independently established trade, occupation or business of the same nature as the work performed.

Unlike under the Borello test, with the ABC test, a hiring entity's right to control is not the most important factor in determining whether an independent contractor relationship exists—it is just one of three (ABC) factors and all three must be met.

As unsettling as the Dynamex case has been to many California businesses, the same or similar laws are working successfully in at least twenty other states, though only Massachusetts has adopted a version stricter than California's ABC test.

According to some analysts, as many as two million workers across the state might be affected by the Dynamex decision. The ruling is supported by labor and to extent, it is viewed as a win for workers who labor without benefits.

Others, however, have expressed concern over the potential for unintended consequences.

“...we conclude that in determining whether a worker is properly considered an employee, the definition, a worker is properly considered an employee to whom the wage order does not apply, commonly referred to as the “ABC” test, varies in a variety of contexts to distinguish employ

- Supreme Court of California Decision Dynamex

GET THE FACTS ON

## MISCLASSIFICATION

UNDER THE FAIR LABOR STANDARDS ACT

### Employee or Independent Contractor?

The Fair Labor Standards Act (FLSA) provides minimum wage and overtime pay protections to nearly all workers in the U.S. Some employers incorrectly treat workers who are employees under this federal law as independent contractors. We call that “misclassification.” If you are misclassified as an independent contractor, your employer may try to deny you benefits and protections to which you are legally entitled.

Please refer to **Fact Sheet 13** for more information on the factors used to determine whether you're an employee or an independent contractor.



WAGE AND HOUR DIVISION  
UNITED STATES DEPARTMENT OF LABOR

1-866-4US-WAGE  
dol.gov/whd



EMPLOYEES


Employers may not misclassify an employee for any reason, even if the employee agrees.



You are not an independent contractor under the FLSA merely because you work offsite or from home with some flexibility over work hours.

Whether, under the suffer or permit to work standard, the type of independent contractor classification is appropriate to look to a standard, that is utilized in other jurisdictions in a case involving independent contractors.”

*Dynamex Ops West, Inc. v. Los Angeles County Superior*

 <p>Receiving a 1099 does not make you an independent contractor under the FLSA.</p>	 <p>Even if you are an independent contractor under another law (for example, tax law or state law), you may still be an employee under the FLSA.</p>
 <p>Signing an independent contractor agreement does not make you an independent contractor under the FLSA.</p>	 <p>Having an employee identification number (EIN) or paperwork stating that you are performing services as a Limited Liability Company (LLC) or other business entity does not make you an independent contractor under the FLSA.</p>
 <p>Whether you are paid by cash or by check, on the books or off, you may still be an employee under the FLSA.</p>	 <p>“Common industry practice” is not an excuse to misclassify you under the FLSA.</p>

For example, if some businesses choose to eliminate independent contractors versus making them employees if they do not meet the ABC model—it is most likely low-level employees will be the ones most impacted.

It is also easy to see how many businesses truly benefited under the Borello model, i.e., the more workers businesses successfully classified as independent contractors, it reduced or eliminated the need to pay workers’ compensation, social security, federal and state employment taxes or payroll taxes, etc.

The arguments for and against the Dynamex ruling are compelling and it certainly has the potential to impact some industries greater than others. In almost every instance, independent contractors and employers are being forced to reconsider their current business models and weigh them against the ABC test. This is particularly true for hair stylists, tattoo artists, taxi and limo drivers, people who make a living as contractors, not workers paid by the hour, who set their own hours and determine how they chose to work with business owners.

There is one area where those who support and those who oppose the court’s Dynamex ruling agree—that the state legislature has the power and can play a role in determining the way forward on this important economic issue.

Although this supreme court ruling has rattled segments of the state’s business community, in the state of the state address earlier this month, when Governor Newsom spoke about issues related to business and labor he said, “This, respectfully, is much bigger than Dynamex.”

Newsom continued, “California needs a comprehensive statewide strategy to uplift and upskill our workers, to ensure that technological advancements in AI, blockchain, big data, are creating jobs, not destroying jobs.” The governor further expressed his belief in the need to reform institutions so that more workers have an ownership stake in their sweat equity.

Appearing to kick the Dynamex can down the road so to speak, the governor committed to create a commission of labor and business leaders devoted to developing ideas to “expand worker opportunity” without hurting innovation or flexibility.

While the governor kept his distance, at least

temporarily, some legislative observers believe the fight over the Dynamex ruling’s ABC test may be one of the biggest issues addressed by the legislature this year.

The urgency was apparent subsequent to the supreme court ruling last year when contract workers and employers both urged legislative action to address the court’s decision before the end of the legislative session. Assembly Speaker Anthony Rendon chose not to act on the requests because there was not enough time remaining in the legislative session.

Two opposing bills are already being considered in the current session. One measure backed by the union calls for the Dynamex decision to be codified into law while the other seeks to overturn it.

Assemblywoman Lorena Gonzalez Fletcher (D-San Diego) is sponsoring legislation by the California Labor Federation, AB 5 (introduced as a placeholder), to codify Dynamex and its application in state law. Gonzalez Fletcher told a reporter for the Sacramento Bee, that putting the decision into law “offers a quicker resolution than fighting in court for years over its implications for issues like workers’ compensation and unemployment insurance.”

The other legislation, AB 71 was introduced by Assemblywoman Melissa Melendez (R-Lake Elsinore). AB 71 seeks to reinstate the rules in place before the Dynamex decision by determining for purposes of state law, that deciding whether someone is an employee, or an independent contractor shall be based on the Borello test that applied before the California Supreme Court adopted the new ABC test.

These bills are probably just the beginning. It is almost certain more Dynamex-related legislation will be introduced and considered as industries lobby for their own special relief from the supreme court ruling.

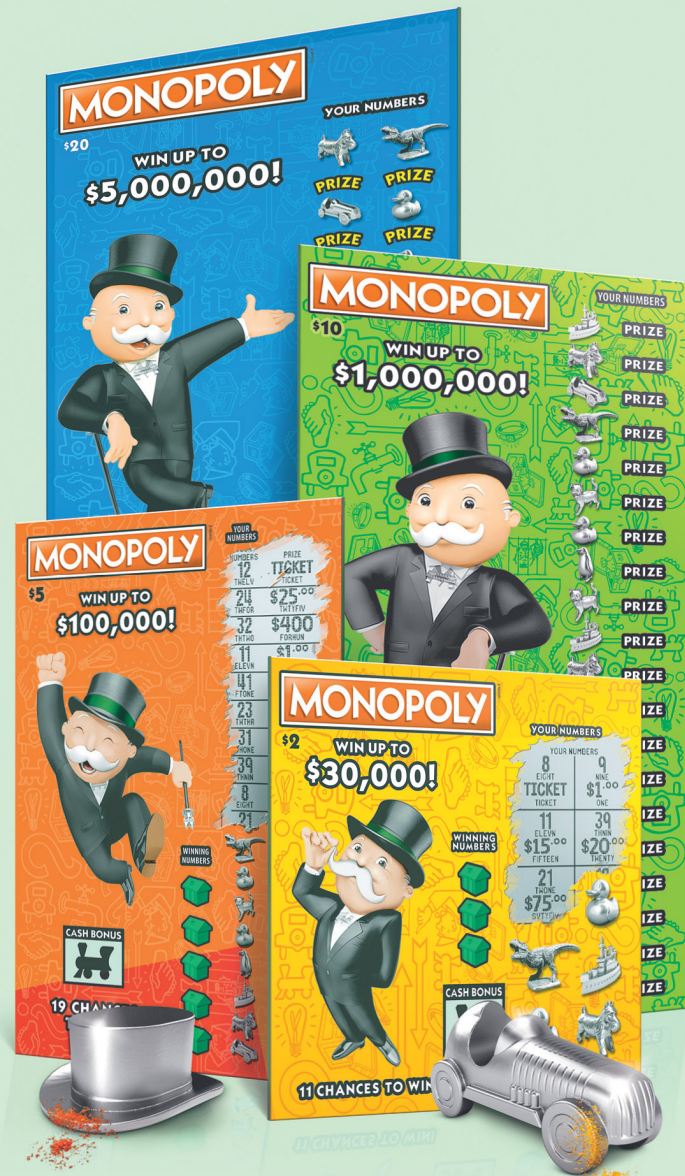
In addition, there have already been at least two recent Court of Appeal decisions related to Dynamex. In the first decision, the ABC test was ruled inapplicable to joint employer analysis and in the second decision the court held the Dynamex ruling was limited to claims arising under the Industrial Welfare Commission Wage Orders and did not apply to statutory claims or other areas of the law.

Watch for Part 2.

# PLAY FOR REAL



## SCRATCHERS®



**\$2 MONOPOLY Scratchers® overall odds are 1 in 4.10. \$5 overall odds are 1 in 3.50. \$10 overall odds are 1 in 2.92. \$20 overall odds are 1 in 3.04. Problem Gambling Help Line: 1-800-GAMBLER. Must be 18 years or older to purchase, play, or claim. ©2019 California Lottery®**



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## IN THE NEWS

### Linda Darling-Hammond—First African-American Woman to Lead California's State Board of Education



#### Sacramento

Governor Gavin Newsom recently named Dr. Linda Darling-Hammond to head one of the state's most powerful institutions, the California Board of Education making her the first African American woman to lead the 11-person board.

Dr Darling-Hammond is President and CEO of the Learning Policy Institute, a research institute that works with policymakers, researchers, educators, community groups, and others, to advance evidence-based policies that support empowering and equitable learning for each and every child.

In order to assume her new role with the state, Darling-Hammond stepped down as Chair of the Commission on Teacher Credentialing effective immediately.

"I am excited to help the state continue its positive progress toward a more equitable and empowering education system. Sadly, though, this means I will be leaving the Commission," she explained in a recent statement adding, "It has been a great privilege and pleasure to work with both Commissioners and staff on the important agenda we have taken on - strengthening educator preparation programs to support 21st century teaching and learning that focuses on the whole child, redesigning licensure and accreditation, and enabling investments in educator learning. I look forward to collectively helping California achieve even greater strides in the years to come."

Darling-Hammond also serves as the Charles E. Ducommun Professor of Education Emeritus at Stanford University where she founded the Stanford Center for Opportunity Policy in Education and the School

*continued on page 17*

# public notices

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## ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER RIC 1826553

To All Interested Persons: Petitioner: RACHEL CAROLYN PROSISE filed a petition with this court for a decree changing names as follows: RACHEL CAROLYN PROSISE to, RACHEL CAROLYN NORWOOD. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 03/28/2019 Time: 1:30 PM, Dept: MV2 The address of the court is Riverside Superior Court, County of Riverside, Corona Division, 505 S. Buena Vista Ave, Suite 201, Corona, CA 92882. A copy of this Order to Show Cause 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: 11/29/2018 S. Graig G. Riemer, Judge of the Superior Court

p. 2/21, 2/28, 3/7, 3/14/2019

## PROBATE

### NOTICE OF PETITION TO ADMINISTER ESTATE OF:

**ELIZABETH ANN FRAZIER**

Case Number PRRI 1803351

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: ELIZABETH ANN FRAZIER. A Petition for Probate has been filed by JEFFREY ARTHIR FRAZIER in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that JEFFREY ARTHIR FRAZIER 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: MARCH 20, 2019 Time: 8:30 A.M. Dept: 8, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 405 MAIN ST, RIVERSIDE, CA 92501. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request

for Special Notice form is available from the court clerk. Attorney for Petitioner or Petitioner: JEFFREY ARTHUR FRAZIER, 25376 FAY AVENUE, MORENO VALLEY, CA 92551 p. 2/21, 2/28, 3/7/2019

## COURT ORDER

### NOTICE OF COURT HEARING TEMPORARY RESTRAINING ORDER Case # SWV 1800502

NAME OF PROTECTED PERSON: DEBRA ANN BOND  
ADDITIONAL PROTECTED PERSON: BRANDON ADAM PARIMORE  
NAME OF RESTRAINED PERSON: KRISTA MARIE BOND

Notice of Hearing: Date: 3/4/2019 Time 8:30 am. The address of the court is: Superior Court of California, County of Riverside, 880 North State, Hemet, CA 92543. A copy of this order 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, 2101 University Avenue, Riverside, CA 92507.

Date: JUNE 26, 2018  
A. Cochoan, Clerk of the Superior Court

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## VEHICLE SALES

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 03/04/2019 at 10:00 AM to wit: Make/Yr: 2009 TOYOTA Lic.: 6EIM852 Vin. 1NXBU40E39Z084249 Location: 997 EAST 8th St, UPLAND, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

p. 2/21/2019

## PUBLIC NOTICES

### HOUSING AUTHORITY OF THE COUNTY OF SAN BERNARDINO NOTICE FOR "INVITATION FOR BID" IFB #PC1102 - INTERIOR PLUMBING RE-PIPE, COLTON CA R.A.D REHAB

HACSB CONTACT PERSON: Clifford Goss  
Procurement Officer  
Housing Authority of San Bernardino  
715 E. Brier Drive, San Bernardino, CA 92408  
cgoss@hacsb.com

### HOW TO OBTAIN BID DOCS:

1. Access [www.hacsb.com](http://www.hacsb.com)
2. Click onto the "Business" tab
3. Click on Bid #PC1102 to view and download Request for Proposal

### PROPOSAL SUBMITTAL RETURN:

HACSB Administration Office  
715 E. Brier Drive  
San Bernardino, CA 92408  
Attn: Clifford Goss  
Procurement Department

PROPOSAL SUBMISSION DATE: MARCH 21, 2019 @ 2PM PST  
2/21/19  
CNS-3219661#

p. 2/21/2019

## NOTICE INVITING BIDS

NOTICE IS HEREBY GIVEN that sealed bids will be received on or before Friday, March 1, 2019 at 11:00 A.M. for:

Bid No. 18-02, Camera Equipment &

## Supplies

Bid forms on which the bid must be presented, specifications, terms, conditions, and instructions required for bidding may be secured at above department or downloaded from the District website at <https://www.sbcusd.com/bidpostings>

Bids will be received at the Smart Building BID BOX, located in the main entrance at SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT, 793 North E Street, San Bernardino, California, 92410, and shall be opened at the above stated time and place. All bids must be clearly marked on the outside of the envelope with the bidder's company name and the Bid Number 18-02. It is the bidder's sole responsibility to ensure that their bid is received in the bid box on time. No bidder may withdraw their bid for a period of sixty (60) days after the date set for the opening of bids.

The District may award any, all, or none of this bid. Purchase is contingent upon availability of funds. Local and minority bidders are specifically encouraged to submit bids.

Publication date: February 21, 2019  
Bid Opening: March 1, 2019 at 11:00 A.M.

SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT

By: Eva Ramirez, Buyer, Purchasing Services  
San Bernardino City Unified School District, San Bernardino, CA (909) 381-1131  
2/21/19  
CNS-3221481#

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### SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT 793 North "E" Street San Bernardino, CA 92410 REQUEST-FOR-PROPOSALS RFP No. 18-05 Immersive Classrooms San Gorgonio High School

NOTICE IS HEREBY GIVEN that the San Bernardino City Unified School District of San Bernardino County, State of California, acting by and through its Governing Board, hereafter referred to as the "District", is soliciting sealed proposals in response to RFP No. 18-05 Immersive Classroom San Gorgonio High School. Proposals must be received up to but not later than: Monday, March 11, 2019 at 11:00 a.m. at the Purchasing Department, Bid Box, San Bernardino City Unified School District, 793 North E Street, San Bernardino, CA 92410.

Vendors who are desirous of securing a copy of the RFP documents may do so by download from the District's website at: <http://sbcusd.com/bidpostings>. Proposal responses must conform and be responsive in accordance with the RFP Documents that are on file for examination at the District's Purchasing Department and posted on the District's website.

Proof of DIR Registration and compliance is required to be submitted with all proposals. <https://www.dir.ca.gov/Public-Works/PublicWorks.html>.

A Mandatory Pre-Proposal Conference / Site Visit will be held at 8:00 a.m., February 25, 2019, at San Gorgonio High School Conference Room C11-B, located at 2299 Pacific Street, San Bernardino, CA 92404. Attendance at the Pre-Proposal Conference / Site Visit is required and a prerequisite for proposal submission. Any proposer who fails to attend the Pre-Proposal Conference / Site Visit will be automatically disqualified, without further action by the District. This will be the only opportunity to inspect the site prior to award.

Proposer shall possess, at the time of proposal submittal, a C-7 License for equipment install and a C-10 License for

cabling work, along with any certifications required by District to perform work.

Contract award is contingent upon availability of funds. Minority and Disabled Veterans Businesses are specifically encouraged to respond.

The District reserves the right to accept or reject any or all proposals, and to accept or reject any item, to withdraw a line item or entire RFP and to waive any irregularities or informalities in the RFP document(s). The District may award any, all, or none of this RFP.

By: Eva Ramirez, Purchasing Services – Buyer

PUBLICATION: Thursday, February 21, 2019  
Mandatory Pre-Proposal Conference / Site Visit: Monday, February 25, 2019 at 8:00 a.m.  
Request for Clarification: Wednesday, February 27, 2019 at 11:00 a.m.  
Public Opening: Monday, March 11, 2019 at 11:00 a.m.  
2/21/19  
CNS-3221500#

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### Regional Parks Operations Chief \$67,579.20 - \$92,976.00 Annually San Bernardino County

The County's Regional Parks Department strives to offer recreational opportunities for the enrichment of County residents and visitors while protecting the county's natural, cultural, historical and land resources. We are currently recruiting for Regional Parks Operations Chief, who will plan, organize, and manage the day-to-day operations of the nine regional parks. For minimum requirements and to apply visit [www.sbcusd.gov/jobs](http://www.sbcusd.gov/jobs) (909) 387-8304 EEO/ADA. Apply By: 3/1/19 5pm

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## FICTITIOUS BUSINESS NAMES

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

**ONELOVE LAWN AND GARDEN**  
12291 Baltimore Ave  
Moreno Valley, CA 92557  
RIVERSIDE COUNTY  
Aaron Christopher Betton  
12291 Baltimore Ave  
Moreno Valley, CA 92557

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

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Aaron Christopher Betton  
Statement filed with the County of Riverside on 1/22/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201900978

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

**LANTERN'S LIGHT**  
6082 Stearns St  
Riverside, CA 92504  
RIVERSIDE COUNTY  
Adam Ross Shipley  
6082 Stearns St  
Riverside, CA 92504  
Ashley Marie Shipley  
6082 Stearns St  
Riverside, CA 92504

This business is conducted by: Married Couple

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

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Ashley Marie Shipley  
Statement filed with the County of Riverside on 1/22/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201900980

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

**JUST ASK ME**  
30505 Canyon Hills RD #704  
Lake Elsinore, CA 92532  
RIVERSIDE COUNTY  
Karl "A" Garcia  
30505 Canyon Hills RD #704  
Lake Elsinore, CA 92532

This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 08/02/2012

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. Karl "A" Garcia  
Statement filed with the County of Riverside on 1/17/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201900888

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

**TRIPLE J TRUCKING**  
16430 Tamra Lane  
Riverside, CA 92504  
RIVERSIDE COUNTY  
Jesus "A" Garcia Garcia  
16430 Tamra Lane  
Riverside, CA 92504

This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 07/2017

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. Jesus "A" Garcia Garcia  
Statement filed with the County of Riverside on 1/23/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name s Inc 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 # R-201901071

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

**UNIVERSAL CONCIERGE SOLUTIONS**  
27695 E. Trail Ridge Way #1048  
Moreno Valley, CA 92555  
RIVERSIDE COUNTY  
Laster Enterprise Inc.  
27695 E. Trail Ridge Way #1048  
Moreno Valley, CA 92555  
CA

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above 6/25/18

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. Jhazmyn Marie Laster, CEO  
Statement filed with the County of Riverside on 1/16/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201900806

p. 1/31, 2/7, 2/14, 2/21/2019

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

**DOLL EYES VOLUME LASHES**  
24660 Ormista DR  
Moreno Valley, CA 92553  
RIVERSIDE COUNTY  
Kristin Arienne Lapuos  
24660 Ormista DR



# public notices

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 # R-201900873  
**p. 2/7, 2/14, 2/21, 2/28/2019**

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

**FETAL FOCUS**  
22500 Town Cir #2208  
Moreno Valley, CA 92553  
RIVERSIDE COUNTY  
1066 Coronet Drive  
Riverside, CA 92506  
Shahper – Khalid  
1066 Coronet Dr  
Riverside, CA 92506

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

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

s. Shahper – Khalid  
Statement filed with the County of Riverside on 1/23/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901121  
**p. 2/7, 2/14, 2/21, 2/28/2019**

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

**NASH FAMILY VENDING**  
14922 Ansley Court  
Moreno Valley, CA 92555  
RIVERSIDE COUNTY  
Labarbara Ann Nash  
14922 Ansley Court  
Moreno Valley, CA 92555  
Gregory Von Nash  
14922 Ansley Court  
Moreno Valley, CA 92555  
Harold Lloyd Sumpter Sr  
17475 Jackson Street  
Fontana, CA 92376

**Sherman Channing Humphrey**  
14922 Ansley Court

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

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

s. Labarbara Ann Nash  
Statement filed with the County of Riverside on 1/29/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901363  
**p. 2/7, 2/14, 2/21, 2/28/2019**

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

**EXCELLENCE BEAUTY ACADEMY**  
24741 Alessandro Blvd  
Moreno Valley, CA 92553  
RIVERSIDE COUNTY  
Crystal Yvonne Washington  
2442 Iowa Ave G5  
Riverside, CA 92507

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

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

s. Crystal Yvonne Washington  
Statement filed with the County of Riverside on 1/29/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901406  
**p. 2/7, 2/14, 2/21, 2/28/2019**

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

**MENDOZA'S DIESEL SERVICE**  
**MENDOZA'S DIESEL MOBILE SERVICE**  
6567 Mission Blvd  
Riverside, California 92509  
RIVERSIDE COUNTY  
1025 N. Archibald Ave Apt D  
Ontario, CA 91764  
Mendoza's Diesel Service, Inc  
6567 Mission Blvd  
Riverside, California 92509  
CA

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

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

s. Veronica G. Arellano, President  
Statement filed with the County of Riverside on 1/24/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901178  
**p. 2/7, 2/14, 2/21, 2/28/2019**

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

**WIN WIN TALENT SOLUTIONS**  
816 Cimarron Ln  
Corona, CA 92879  
RIVERSIDE COUNTY  
Sinclair Tyrone Dickerson  
816 Cimarron Ln  
Corona, CA 92879

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

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

s. Sinclair Tyrone Dickerson  
Statement filed with the County of Riverside on 1/25/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901204  
**p. 2/14, 2/21, 2/28, 3/7/2019**

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

**MLI & ASSOCIATES**  
12125 Day St Suite E-305  
Moreno Valley, CA 92557  
RIVERSIDE COUNTY  
11801 Peirce St, Suite 200  
Riverside, CA 92505  
Crystal View Financial LLC  
12125 Day St  
Moreno Valley, CA 92557  
CA

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

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

s. Marsha Lynette Johnson, Manager  
Statement filed with the County of Riverside on 2/04/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901663  
**p. 2/14, 2/21, 2/28, 3/7/2019**

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

**GABE MAINTENANCE SERVICE**  
40783 Calle Katherine  
Temecula, CA 92591  
RIVERSIDE COUNTY  
P.O. BOX 892081  
Temecula, CA 92589  
Gabriel – Ruiz  
40783 Calle Katherine  
Temecula, CA 92591

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

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

s. Gabriel – Ruiz  
Statement filed with the County of Riverside on 2/04/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901647  
**p. 2/14, 2/21, 2/28, 3/7/2019**

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

**BALANCING BIOMAGNETISM AND REIKI**  
6916 Brockton Ave  
Riverside, CA 92506  
RIVERSIDE COUNTY  
Jorge Alvarez Martinez  
8538 Sandhill Dr  
Riverside, CA 92508  
Grisel – Gonzalez-Diaz  
8538 Sandhill Dr  
Riverside, CA 92508

This business is conducted by: Married Couple

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

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

s. Jorge Alvarez Martinez  
Statement filed with the County of Riverside on 2/06/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901803  
**p. 2/14, 2/21, 2/28, 3/7/2019**

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

**DPMM**  
16528 Smith Ave  
Lake Elsinore, CA 92530  
RIVERSIDE COUNTY  
Jose – De Jesus Jr.  
16528 Smith Ave  
Lake Elsinore, CA 92530

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

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

s. Jose – De Jesus Jr.  
Statement filed with the County of Riverside on 2/06/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901838  
**p. 2/14, 2/21, 2/28, 3/7/2019**

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

**MACC SERVICE MANAGEMENT**  
918 N. Temescal Circle  
Corona, CA 92879  
RIVERSIDE COUNTY  
Macc Service Management Inc  
918 N. Temescal Circle  
Corona, CA 92879  
California

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

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

s. Guadalupe Colotta, CEO  
Statement filed with the County of Riverside on 1/31/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901522  
**p. 2/14, 2/21, 2/28, 3/7/2019**

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

**HEALING INSIGHTS**  
17113 Hidden Trails Lane  
Riverside, CA 92503  
RIVERSIDE COUNTY  
Winsley Benjamin Hector  
17113 Hidden Trails Lane  
Riverside, CA 92503  
Cleo Euclina Hector  
17113 Hidden Trails Lane  
Riverside, CA 92503

This business is conducted by: Married Couple

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

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

s. Winsley Benjamin Hector  
Statement filed with the County of Riverside on 2/04/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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 # R-201901684  
**p. 2/14, 2/21, 2/28, 3/7/2019**

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

**SHARP LEGAL DOCUMENT ASSISTANT**  
6332 Hereford Lane  
Corona, CA 92880  
RIVERSIDE COUNTY  
Awjanae Nicole Brown  
6332 Hereford Lane  
Corona, CA 92880

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

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

s. Awjanae Nicole Brown  
Statement filed with the County of Riverside on 1/16/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious 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





worker, and the rape of his female companion. A large White mob gathered outside the jail that same night. They allegedly broke in with sledge hammers and crowbars, pulled the men from their cells, and lynched them.

Cameron, who somehow survived the incident recounted to NPR in 1994, how the mob first grabbed Shipp and Smith before coming back for him and placing a noose around his neck.

“After 15 or 20 minutes of having their pictures taken and everything,” Cameron continued, “They came back to get me. Just then the sheriff, and he was sweating like somebody had thrown a bucket of water in his face, told the mob leader, ‘Get the hell out of here, you already hung two of ‘em so that ought to satisfy ya.’ Then they began to yell for me like a favorite basketball or football player. They said, ‘We want Cameron, we want Cameron, we want Cameron.’”

“And I looked over to the faces of the people as they were beating me along the way to the tree. I was pleading for some kind of mercy, looking for a kind face. But I could find none. They got me up to the tree and they got a rope and they put it around my neck. And they began to push me under the tree. And that’s when I prayed to God. I said, ‘Lord have mercy, forgive

me my sins.’ I was ready to die.”

Cameron then recounted how some people said a local citizen stood on the hood of his car and shouted, “He’s innocent, he didn’t do it.” For whatever reason, the crowd did not lynch him that night.

Cameron said he was moved out of town, convicted as an accessory to the murder, and served four years in jail. He later became an anti-lynching advocate. Years later, the woman involved stated she was never raped.

In his autobiography, “A Time of Terror”, Cameron wrote how he believed that the voice that came from the crowd to save him that night was the voice of an angel.

As we celebrate Black History month 2019, and the successful movement toward passage of the Justice for Victims of Lynching Act, let us remember Shipp, Smith, Cameron and the thousands of other Black men, women, and children, brutalized to death or scarred by the memories of lynching.

S.E. Williams  
Editor



*Darling-Hammond, continued from page 12*

Redesign Network and served as faculty sponsor for the Stanford Teacher Education Program.

In addition, she is a former president of the American Educational Research Association and member of the National Academy of Education and was the head of President Obama’s 2008 education transition team. Dr. Darling-Hammond has been a Commissioner since August of 2011, and the chair of the Commission since 2012.

When Newsom announced her appointment to lead the State Board of Education during his State of the State speech last Tuesday he commented, “We need a new president for the State Board of Education, to lead the way and work alongside State Superintendent Tony Thurmond, and to lift up all of our students.”

## NEWS IN BRIEF

### Four Inland Communities Rank Low among Cites with Best Focus on Residents’ Health

**San Bernardino** – The personal finance website WalletHub recently compared more than 174 of the most populated U.S. cities across 42 key indicators of good health to determine which areas are doing the best job of prioritizing residents’ well-being. The data sets considered in the comparisons ranged from cost of medical visit to fruit and vegetable consumption to fitness clubs per capita.

At least four inland empire cities placed in the bottom quartile in the overall ranking among the 174 cities nationwide included in the analysis. They include Fontana (128), Ontario (130), Moreno Valley (141) and San Bernardino (155).

Visit us at  
[TheVoice.com](http://TheVoice.com)

## Fighting for Students with Special Needs



### Sacramento

Assemblyman Jose Medina (D-Riverside) recently introduced legislation aimed at securing critical funding in support of the state’s special needs students.

The legislation, AB 428, would provide the funding needed to equalize long-standing special education funding inequities, while also increasing support for those students requiring higher cost services.

Under state and federal law, local educational agencies are mandated to provide a free and appropriate public education to children with disabilities from birth to age 22, including preschool-age children with special needs. Despite this requirement, no state funding is currently allocated for special education preschool programs.

Currently, the state’s special education funding formula, known as AB 602, also does not equitably provide the necessary funding to pay for the costs of providing educational services. For decades, regions like the Inland Empire have received less funding per student than other regions of the state. Riverside County, for example, receives roughly half of the funding per student than the state’s highest funded region, for no logical reason.

Medina’s AB 428 will ensure special needs preschool programs receive funding, as well as address longstanding inequities by improving the funding formula to make fund distribution fair across the state.

Medina expressed his belief, “Early intervention programs for preschoolers are an excellent investment. Children who receive high quality care and education before kindergarten are 40-to-60 percent less likely to require special education interventions when they reach school-age.”

He added how such programs can result in significant future cost savings to the state and local educational agencies.”

“AB 428 addresses critical issues with California’s special education funding formula to ensure that all families have access to quality care for their children,” Medina concluded.

**Atmospheric Rivers**, continued from page 5

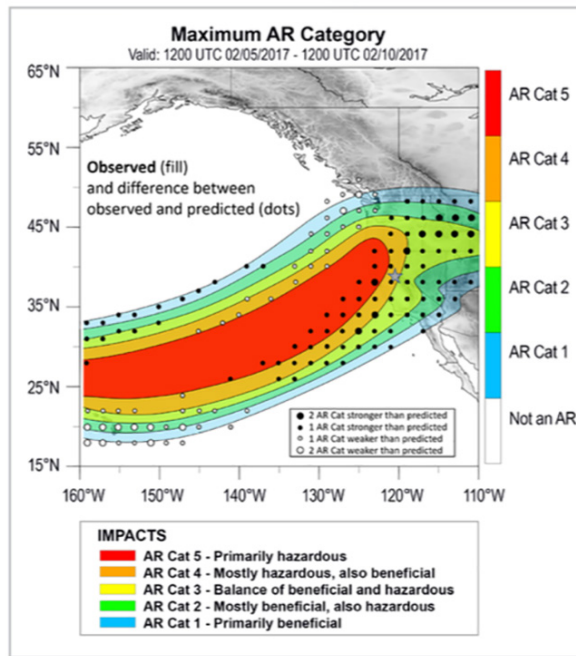
strength.

The scale, developed in collaboration with the National Weather Service and several other experts, ranks atmospheric rivers (AR) on a scale from 1 to 5, that indicate the following categories—weak, moderate, strong, extreme and exceptional. The AR scale is like the intensity measure used for hurricanes. According to some reports, the AR that produced Thursday’s storm was rated an AR 4.

Despite the recent rash of intense storms and record levels of rain and snow, officials caution conservation efforts must continue because it will take time for the state’s snowpack to replenish groundwater reserves.

Although this year’s series of storms produced much needed drought relief, they came at a cost to many. Last week, rescue teams were forced to fan out across the region and bring many inland area residents to safety.

Three people were rescued near Lake Elsinore when they were stranded on the roof of their car. In other incidents, dozens of people and pets were rescued from rivers and storm channels during the powerful rain event. One



woman who was pulled from a flood channel in Corona later died of cardiopulmonary arrest. In another incident a young homeless woman died after being swept away in a Riverside storm channel.

Last week’s storms created conditions that resulted in calls for swift water rescues across

Southern California, and on Thursday the inland region set a record for the highest number of swift water rescues in a single day.

**Generation Go!**, continued from page 5



utilities/energy, logistics/transportation, construction/engineering, automotive, manufacturing and culinary.

Employers and job seekers who are interested in the Workforce Development Board programs may call (800) 451-JOBS or visit [www.sbcounty.gov/workforce](http://www.sbcounty.gov/workforce).

**public notices**

The following person(s) is (are) doing business as:  
**TOREADOR EQUINE**  
 37215 De Portola Rd,  
 Temecula, CA 92592  
 Riverside County  
**SOMMER DANIELLE SMITH,**  
 37215 De Portola Rd,  
 Temecula, CA 92592  
**DAVID PATRICK SHOWALTER**  
 37215 De Portola Rd, Temecula, CA 92592  
 This business is conducted by: husband and wife  
 Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 1/15/18.  
 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/ Sommer Danielle Smith; David Patrick Showalter.  
 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 2/7/19  
 I hereby certify that this copy is a correct copy of the original statement on file in my office.  
 NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it

was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code).  
 I hereby certify that this copy is a correct copy of the original statement on file in my office.  
 Peter Aldana, County Clerk,  
 FILE NO. 201901919  
 p. 2/21, 2/28, 3/7, 3/14/2019

**ABANDONMENTS**

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
 File No. R-201405319  
**AGARA SERVICES**  
 20786 Thomas Ln.  
 Perris, CA 92570  
**RIVERSIDE COUNTY**  
 Agustin - Garibay  
 20786 Thomal Ln  
 Perris, CA 92570  
 This business is conducted by: Individual  
 The fictitious business name(s) referred to above was filed in Riverside County on 05/29/2014  
 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the

Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor is punishable by a fine not to exceed one thousand dollars (\$1000.)  
 s. Agustin Garibay  
 This statement was filed with the County Clerk of Riverside County on 01/25/2019  
 Peter Aldana, County, Clerk  
 FILE NO R-201405319  
 p. 2/7, 2/14, 2/21, 2/28/2019

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
 File No. R-201815284  
**THERA GREEN**  
 3901 Dawes St, 311  
 Riverside, CA  
**RIVERSIDE COUNTY**  
 Justin "O" Rayside  
 3901 Dawes St, 311  
 Riverside, CA 92503

This business is conducted by: Individual  
 The fictitious business name(s) referred to above was filed in Riverside County on 11/05/2018  
 I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor is punishable by a fine not to exceed one thousand dollars (\$1000.)  
 s. Justin "O" Rayside, CEO  
 This statement was filed with the County Clerk of Riverside County on 01/25/2019  
 Peter Aldana, County, Clerk  
 FILE NO R-201815284  
 p. 2/14, 2/21, 2/28, 3/7/2019

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