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Inland Southern California's News Weekly

VOICE

May 16, 2019 Volume 46 | Issue 43

theievoice.com

Treating Kids Like Criminals?

Lawsuit Claims Riverside
County's Youth Accountability
Team is Doing Just That - Part 1

Inside: Juan Figueroa to Represent San Bernardino's Third Ward

VOICE

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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

RIVERSIDE

Brown Publishing Co
1201 University Ave Ste. 210
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

We Must Not Normalize Hate

I believe we can no longer tolerate the cracks in political discourse that are rapidly becoming canyons forced open by those, who in previous years, would be considered on the fringe of acceptability.

Racists, misogynists and nationalist candidates should not be tolerated anywhere—especially in the Inland Empire.

When news broke last week regarding a volume of despicable comments and online rantings of Riverside City Council candidate John Dave Denilofs, it demanded that others speak out against his candidacy and work overtime to defeat him at the polls. We can disagree politically but there are limits to what should be acceptable political discourse in a civilized society.

The list of outrageous comments and postings by Denilofs makes the current president look moderate and reserved by comparison though Denilofs has not been shy regarding his support of the commander in chief.

Denilofs has tried, but there is no couching his overheated embrace of xenophobic and racist ideology—his record speaks for itself. Hate speech is hate speech—period. Denilofs has called for the execution of Muslims, people who wave Mexican flags in America, and even the people who made laws making it safe for Muslims to live here. He has referred to Black people as the N-word, used the basest and most misogynistic adjectives to describe women, and even suggested the president should consider declaring martial law and

kill “six” million people.

Denilofs is not entitled to a pass on any of this even though he now claims he made the statements in the heated lead up to the 2016 election. He has offered an ever-changing narrative regarding why. He’s claimed he never really meant any of it; he’s declared he was just trying to drive traffic to his Facebook/YouTube sites; or his least plausible excuse—he was just putting on a show to trick racists to his Facebook/YouTube postings so he could root them out and block them—What? Really?

Voters in the City of Riverside’s 7th Ward should reject Denilofs’s bid to represent them and in the process, send a strong message to others in the inland region who feel bold enough to pull off their racist masks in the age of Trump and reveal who they really are, let them know—“you do not and will not represent this community.

In today’s contentious political arena silence is not an option. We must speak out. We must push back. We must resist this mindset of White Supremacy no matter who seeks to perpetuate it. We must not normalize hate.

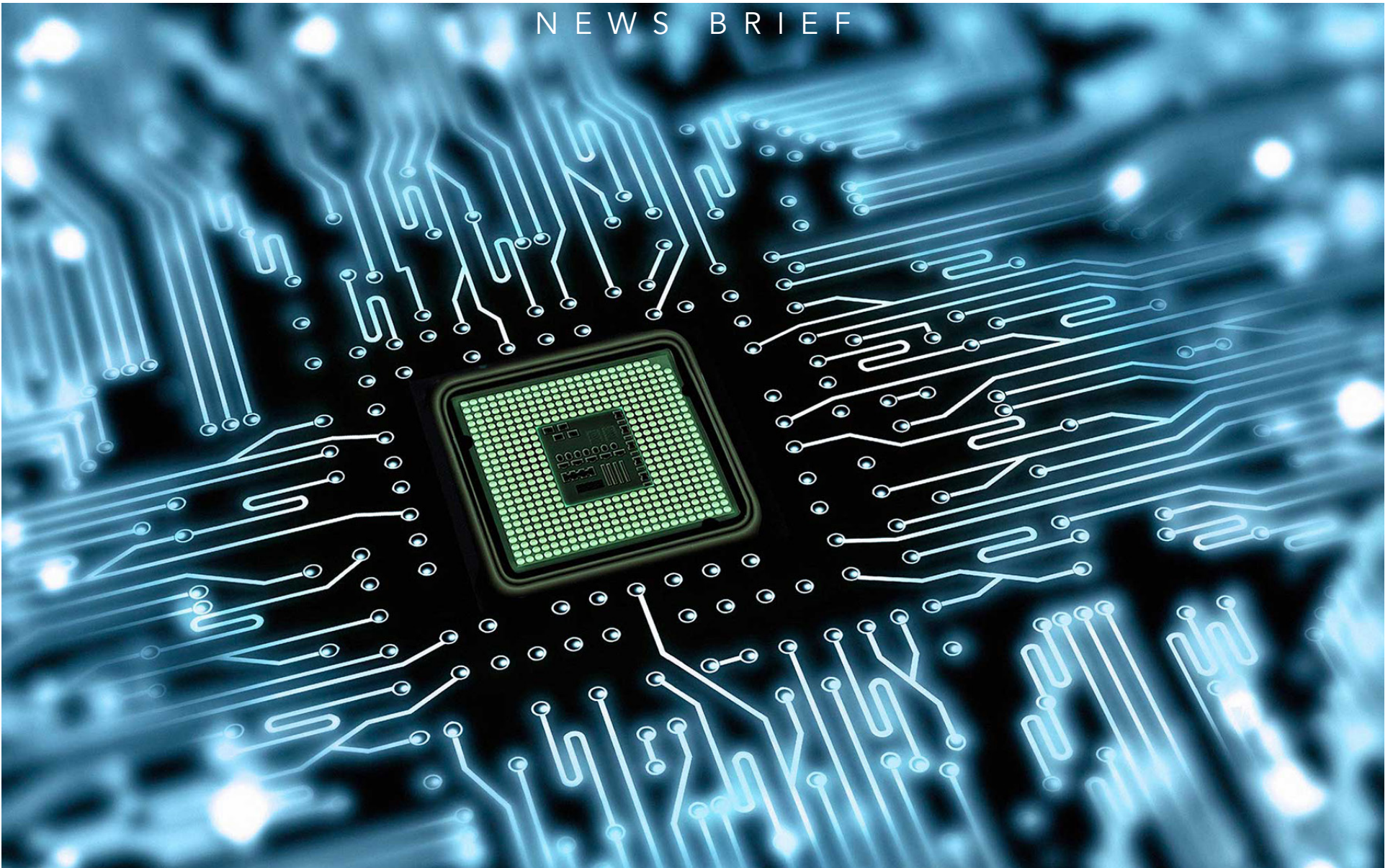
Of course, this is just my opinion. I’m keeping it real.



S.E. Williams
Editor



John Dave Denilofs



More Computer Science Classes for California Students

Sacramento – Last week the state Board of Education approved the “California Computer Science Strategic Implementation Plan,” which provides suggestions to not only increase the number of computer science classes offered, but also to train educators to teach them. In addition, the plan is designed to ensure students in K-12 everywhere have access to the classes.

Surprisingly, according to an EdSource report, only 39 percent of the state’s high school students currently have access to computer science courses. As a result, less than 4 percent of them are enrolled in such classes.

Part of the plan recommends integrating computer science into classes on other subjects in all grades. Unfortunately, the plan does not include funding for implementation. The plan is intended to help level the playing field for 60 percent of the state’s high school students who are minorities and account for up to 50 percent of all students enrolled in computer science introductory classes but represent only 16 percent of those in Advanced Placement classes.

Although the plan is promising it is also very expensive and there is no funding to implement it. Therefore, implementation is “suggested” and not mandatory. School officials are encouraged to seek philanthropic support to help pay for it. Other funding suggestions include potentially using federal funds available for teacher training which can be used to support technology among other options.

National Recognition for UCR and CSUSB Riverside

The University of Riverside (UCR) and Cal State Stan Bernardino (CSUSB) were included among Forbes Magazine's 2019 list of the "Best Value Colleges" in the nation.

UCR placed 27th, up 37 spots over last year's placement as number 64 in the publications combined ranking of both public and private institutions. When compared to public universities only, UCR ranked twelfth.

Forbes has described America's Best Value Colleges' list as the definitive guide for those looking for an "excellent return" on one of the most important investments of their lives. To develop its list Forbes compared data on 645 institutions of higher education across the country to compile its list of the 300 public and private colleges and universities it considers the best value.

The magazine assigned scores in six categories including quality, net price, net debt, alumni earnings, timely graduation, and access for low-income students. It noted the presence of Pell Grant students as a plus that

shows institutions were creating opportunities for low-income students--85 percent of UCR students receive financial aid, with 53 percent receiving Pell Grants. The magazine also praised the educational institution for its roots in agricultural research and called the campus "an engine for inclusivity and mobility."

CSUSB who was recently listed 515 out of 650 colleges and universities on America's Top Colleges 2018 ranking was ranked number 192 by Forbes.

"To be listed among the best value colleges and universities in the country shows our commitment to providing an exceptional and stimulating education to the students we serve," said university President Tomás D. Morales. "It also recognizes our ongoing efforts to help our students minimize the financial burden a college education can incur."

Morales elaborated on the judge's criteria as detailed above. They considered each school's net price, or sticker price for tuition, fees and

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Join the Conversation at Cellar Door Books Riverside

On Friday, June 14 at 6:00 p.m. Cellar Door will host renowned author and essayist Roxane Gay, who will be in conversation with author Nalo Hopkinson in a panel discussion titled. "Women in Comics."

The discussion, which will explore what it means to be women of color writing in the comics industry, will be moderated by local poet and educator, Rachele Cruz.

Gay made her comics' debut with *The Black Panther: World of Wakanda*, diving into the stories of the Midnight Angels, breakout characters from Ta-Nehisi Coates' *Black Panther Universe*. Best known for her essay collection, *Bad Feminist*, Gay beautifully transitions into this fantastic graphic novel to tell a love story that is as tender as it is brutal.



Nalo Hopkinson and Roxane Gay

they sleep. But even the fearsome Erzulie is powerless when her dream river turns sour, tossing her house from one realm and into another...the Dreaming. *House of Whispers Vol. 1* will be released in trade paperback on July 30th.

Tickets are required to attend this event and include one copy of *World of Wakanda* and one pre-order of *House of Whispers Vol. 1*. The

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YOUNG,

GIFTED

AND BLACK

The University of California salutes our young scholars and scientists, whose cutting-edge research brings good to all of us — from finding new cancer treatments to addressing climate change.

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OF
CALIFORNIA

Healthy Snacks Fuel Kid's Sports

It takes nutritious foods to fuel all that running around through soccer practices, sports camps and games, so power up your little athlete with healthy kids snacks that have at least 5 grams of protein and no more than 5 g added sugars.

Serving healthy snacks to children is important to providing good nutrition, supporting lifelong healthy eating habits, and helping to prevent costly and potentially-disabling diseases, such as heart disease, cancer, diabetes, high blood pressure, and obesity. Snacks play a major and growing role in children's diets. Between 1977 and 2006, the number of calories that children consumed from snacks increased by 113 calories per day.

Here are a few ideas for teachers, caregivers, program directors, and parents for serving healthy snacks and beverages to children in the classroom, in after-school programs, at soccer games, and elsewhere. Some ideas may be practical for large groups of children, while

other ideas may only work for small groups, depending on the work and cost involved.

Healthy Eating Tip: serve snacks with fun plates, napkins, cups, or straws or have a tasting party where children can vote for their favorite healthy snacks. Most of the snacks served to children should be fruits and vegetables, since most kids do not eat the recommended number of servings fruits and vegetables each day. Eating fruits and vegetables lowers the risk of heart disease, cancer, and high blood pressure. Fruits and vegetables also contain important nutrients like vitamins A and C and fiber.

Serving fresh fruits and vegetables can seem challenging. However, good planning and the growing number of shelf-stable fruits and vegetable products on the market make it easier. Though some think fruits and vegetables are costly snacks, they are actually less costly than many other less-healthy snacks on a per-serving basis.

According to the U.S. Department of Agriculture, the average cost of a serving of fruit or vegetable (all types – fresh, frozen, and canned) is 25 cents per serving. This is a good deal compared with a 69-cent single-serve bag of potato chips or an 80-cent candy bar. Try lots of different fruits and vegetables and prepare them in various ways to find out what your kids like best.



classifieds&publicnotices

Ivy II at College Park, a 200-unit affordable apartment community in Chino, is opening its waitlist for a limited time! This property is the second phase of the Ivy at College Park community, and offers 1, 2, & 3-bdr apartments. Residential community offer on-site laundry, club room with full kitchen, children's play area, pool, gas grills, gym, and wall-to-wall carpeting. **As required by the City of Chino, Ivy II at College Park offers a preference to households with at least one member who currently lives and/or works in the City of Chino.**

Pre-applications for the waitlist will be accepted from 9AM on May 20, 2019 to 5PM on June 14, 2019. Applications submitted by mail must be postmarked no later than June 14, 2019.

The office is located at 5950 Notre Dame Ave Chino, CA. Office hours are Mon-Fri 9AM-5PM. For more info, call 909-284-4002. Preference, income and other restrictions apply. Section 8 welcome. EHO.



NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC 1904283

To All Interested Persons: Petitioner: ROSEMARY JANE FERRIS filed a petition with this court for a decree changing names as follows: ROSEMARY JANE FERRIS to, ROSEMARY JANE MAUCERE. 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: 05/29/2019 Time: 8:00am, Dept. C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S BUENA VISTA, RM. 201 CORONA, CA 92882, CORONA COURTHOUSE. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: April 03, 2019
Tamara L. Wagner, Judge of the Superior Court

p. 4/25, 5/2, 5/9, 5/16/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER MVC 1904076

To All Interested Persons: Petitioner: OMAR BIENVENIDO TAPIA filed a petition with this court for a decree changing names as follows: OMAR BIENVENIDO TAPIA to, BIENVENIDO TAPIA. 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: 05/30/2019 Time: 1 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 92553-3338. 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: March 25, 2019
Eric V. Issac, Judge of the Superior Court

p. 5/2, 5/9, 5/16, 5/23/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER MVC 1905113

To All Interested Persons: Petitioner: JADEN FARFAN & JAYLEEN FARFAN filed a petition with this court for a decree changing names as follows: a. JADEN FARFAN to, JADEN FLORES b. JAYLEEN FARFAN to, JAYLEEN FLORES. 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: 06/13/2019 Time: 1 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 92553-3338. 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: April 17, 2019
Eric V. Issac, Judge of the Superior Court

p. 5/9, 5/16, 5/23, 5/30/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC 1905004

To All Interested Persons: Petitioner: BIANCA ORTEGA AND ALEJANDRO SANCHEZ filed a petition with this court for a decree changing names as follows: AUDRYNA BRIANNE ORTEGA to, AUDRYNA BRIANNE SANCHEZ. 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: 06/05/2019 Time: 8 AM DEPT: C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, CORONA BRANCH, 505 S. Buena Vista Ave, 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: April 29, 2019
Tamara Wagner, Judge of the Superior Court

p. 5/9, 5/16, 5/23, 5/30/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC 1902479

To All Interested Persons: Petitioner: KELLY CULLIVER- NELSON, CLANCE DREW NELSON filed a petition with this court for a decree changing names as follows: a. KELLY CULLIVER- NELSON aka KELLY NELSON aka RAQUEL CULLIVER- NELSON to, KELLY LYNN CULLIVER b. CLANCE DREW NELSON to, DREW CLANCE NELSON. 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: 06/13/2019 Time: 1PM, 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 92553-3338. 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: April 08, 2019
Eric V. Issac, Judge of the Superior Court

p. 5/16, 5/23, 5/30, 6/6/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER MVC 1904743

To All Interested Persons: Petitioner: CRISTAL GONZALEZ filed a petition with this court for a decree changing names as follows: a. DESTINY MARIE RAMOS to, DESTINY LUNA GONZALEZ, b. DANIEL BENJAMIN RAMOS to, DANIEL BENJAMIN GONZALEZ. 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: 06/13/2019 Time: 1PM, 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 92553-3338. 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: April 08, 2019
Eric V. Issac, Judge of the Superior Court

p. 5/16, 5/23, 5/30, 6/6/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER MVC 1906011

To All Interested Persons: Petitioner: RAYMOND SAMUEL ACEVES MORENO filed a petition with this court for a decree changing names as follows: RAYMOND SAMUEL ACEVES MORENO to, RAYMOND SAMUEL MORENO. 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

Aggressive Steps to Curtail Dissent in Public Meetings

Adelanto

During a special meeting on Monday members of the Adelanto City Council considered a resolution that would bring the following four changes to the management of future council meetings.

The changes include moving the general public comment period later in the sessions, after the council has discussed new business; decreasing the amount of time an individual will be allowed to comment from three minutes to two; and restricting the public from commenting on any issue outside matters that fall within the city's jurisdiction; and concluding meetings by 10:00 p.m. unless the council votes otherwise.

The council's move to curtail and limit public comment was triggered in large part by tense interactions during public comment periods in recent weeks rooted in late the council's decision in late March to cut ties with the controversial private prison giant, Geo Group Inc., that owns and operates the Adelanto Detention Facility.

Individuals on both sides of the issue have not been shy about sharing their views. At the end of April, one speaker became so disruptive during the council's public comment period, Adelanto Mayor Gabriel Reyes demanded he leave/be removed from the meeting. The individual, Raul Rodriguez Jr., identifies as a proud supporter of President Donald J. Trump and describes himself as a Latino anti-illegal immigration activist.

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Adelanto Mayor Gabriel Reyes

Homophobes Seek to Block Framework for State's Healthy Youth Act

Sacramento

Sexually transmitted diseases are exploding in California and the inland region is not exempt. In 2015, California passed the Healthy Youth Act which mandated sex education in public schools in part to help mitigate this concern.

Now, as state officials prepare to vote on a new sex education teaching framework in alignment with mandates of the Healthy Youth Act, religious activists are in overdrive seeking to block its implementation.

In March, hundreds of religious conservatives from around the state gathered in Sacramento to raise their voices against the proposed framework.

According to reports, the parents' major concern seems primarily focused on what, those who oppose them see as an alleged disregard for the sexual health of LGBTQ students. These conservatives have also expressed opposition to



some of the other material they believe is "too explicit for young students." They appear to disregard the judgement and ability of trained educational developers to make such training material age appropriate.

Also, according an EdSource report, the law only requires sex education lessons be given to students in 7th grade and again in 9th grade—it

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NEWS IN BRIEF

Experience at March Airforce Base Help Shape the Life of Comedian Bob Hope

Riverside – Initially, comedian Bob Hope scoffed at the idea of broadcasting his popular radio show from March Field in Riverside in 1941 stating to his co-comedian, "Why should we drag the whole show down there?"

Hope was ultimately convinced and on May 5, 1941 performed before hundreds of cheering troops. According to reports, that experience changed his life. He was overwhelmed by how the young troops appreciated his performance and could not get it out of his mind. When World War II erupted months later, Hope broadcasted his shows from U.S. military installations throughout the entire war with only two exceptions. Wherever there were American soldiers fighting—Europe, North Africa or the Pacific—he aired his shows from U.S. military installations.

"When the time for recognition of service to the nation in wartime comes to be considered, Bob Hope should be high on the list," John Steinbeck wrote in a newspaper column. "He gets laughter wherever he goes from men who need laughter."

Hope would receive numerous accolades for his efforts including the Congressional Gold Medal and the Presidential Medal of Freedom. In addition, the U.S. Congress made him an "honorary veteran" in 1997.

This story is courtesy of Bill Bennett's American Patriot's Daily Almanac.

Juan Figueroa to Represent San Bernardino's Third Ward

San Bernardino

On Tuesday, May 7th residents of the City of San Bernardino's Third Ward placed their electoral confidence in political newcomer, Juan Figueroa.

"I am profoundly grateful for the entrusted position to represent the residents of San Bernardino's 3rd Ward," Figueroa posted on Facebook when his election was assured. He coasted to victory over his closest competitor, Treasure Ortiz, with 68.65 percent of the vote compared to her 26.86 percent—a commanding 41.79 percentage point advantage.

Though new to politics, the lifelong San Bernardino resident grew up in the third ward he will now represent.

During the campaign Figueroa declared, "I am deeply invested in our city's future. I want to see San Bernardino become a place of greater opportunity for our families, our youth and our small businesses."

Figueroa is a strong supporter of San Bernardino's newly elected Mayor, John Valdivia, who since taking office in January, has frequently been challenged by council

members who appear to have remained loyal to the old regime and reluctant to align with the mayor's new vision for the city.

Figueroa sees things differently. Early in his campaign he shared his thought about Valdivia and professed, "With the election of our new Mayor, I believe that San Bernardino is heading for positive change." With his election to the city council on Tuesday, Figueroa is now positioned to assist the mayor in facilitating that change.

"At your doorstep, you shared your thoughts, hopes, and vision for the future of San Bernardino," he said in an online post to voters in response to his victory on Tuesday and promised, "I will voice your directive as we move forward together. Let's get to work."



Report Confirms VA Covered-Up Contamination in Loma Linda

Loma Linda

Last year, The IE Voice/Black Voice News reported on the detection of Legionella bacteria—the bacterium that causes Legionnaires' disease—at the at the Jerry L. Pettis Memorial VA Medical Center in Loma Linda.

It became public last year after a group of doctors and nurses took on the role of whistleblowers and filed a complaint with the U.S. Office of Special Counsel which alleged hospital administrators failed to notify the medical staff when the bacteria was initially discovered in 2017, filed to correct the problem, even denying it existed.

The complaint detailed how several staff and patients were exposed as a result of administration's failure to doctors and staff of the findings. At the time, reports further revealed the VA solicited bids for mitigation of the bacteria in February 2018, not only for the Loma Linda facility but also for clinics in Blythe, Corona, Palm Desert, Rancho Cucamonga, Murrieta and Victorville at an estimated cost of



VA



U.S. Department
of Veterans Affairs

one million dollars.

Last week the Southern California News Group (SCNG) published findings of a draft

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NEWS IN BRIEF

Vehicle License Fee Adjustments considered by State Legislators

Sacramento – California legislators may vote to return a portion of the approximate \$200 million in annual revenue appropriated from cities since 2011.

The measure under consideration, AB 213, would redirect revenue from state vehicle license and redirect it to nearly 140 cities that were either incorporated or annexed to new territories in recent years.

If the measure passes and is signed into law, it will dismantle SB 89 passed in 2011 as a stop-gap solution to the state's fiscal crisis which resulted from the great recession; however, it has had debilitating fiscal impacts on municipalities. Yet, as the legislation moves forward it remains unclear regarding how much revenue will flow back to cities provided AB 213 succeeds.



Illustration by Jared Rodriguez/Truthout

Treating Kids Like Criminals?

Lawsuit Claims Riverside County's Youth Accountability Team is Doing Just That - Part 1

S.E. Williams
Contributor

An important case currently winding its way through the legal process has received only nominal public attention, yet its outcome could have continued negative impacts on the lives of Black and Brown youth in Riverside County for years to come.

When Riverside introduced the Youth Accountability Team (YAT) in 2001, most viewed it as a positive step in the right direction—a diversion program to assist at-risk youth and hopefully help deprive the unforgiving school-to-prison pipeline of a constant flow of young people.

According to a recent interview with ACLU Education Equity Attorney Linnea Nelson, “Over four hundred children are misled and coerced into being on YAT probation each year. Between 2005 and 2016, nearly 13,000 children across Riverside County have been placed on YAT probation,

including 3,219 for non-criminal offenses. Children as young as first graders have been referred to YAT.”

Despite early optimism the YAT program has been shown to fall far short of its optimistic promise. Recently, in an exclusive exchange with The IE Voice/Black Voice News, the ACLU spoke about the program's failures and the lawsuit calling for its reform.

When school officials and officers approach parents about a minor discipline incident with their child and offer the diversion program as an option designed to prevent a young person from continuing down the wrong path, it is understandable parents would embrace such an opportunity and assume school officials/officers are concerned and invested in their child's future.

“We have very significant concerns that YAT (Youth Accountability Teams) processes and consequences violate the Constitution and disproportionally impact Black and Latino youth.”

Since the program’s implementation according to county officials, “Youth Accountability Teams were established throughout the county in an attempt to divert certain youth from the juvenile justice system and instead handle them in an informal, treatment-oriented manner.”

In 2013, a YAT team was established for the City of Riverside involving Probation, Riverside Police Department, District Attorney’s Office, the Wiley Center, and the Riverside Unified School District.

According to a local non-profit Sigma Beta Xi, Inc.—that provides services for youth and their families through mentoring, education and community organizing—along with parents whose students were enrolled in YAT and the attorneys at the ACLU who currently represent them, experiences with the program were quite different from what the county presents it to be.

In July 2018, Sigma Beta Xi, Inc. with the support of the ACLU filed suit against Riverside County on behalf of students and their parents. The suit claims YAT parents did not receive the type of support for their child they expected when they gave approval to place their youth in the program. “[It] treats children who have not been convicted of crimes like hardened criminals with surprise searches, unannounced home visitations, strict restrictions on who participants can speak to, curfews, and interrogations into intimate details of their lives,” the ACLU asserted when the suit was filed. “YAT is not just oppressive, it is unconstitutional.”

The original complaint, though initially filed on behalf of three students and Sigma Beta Xi, Inc., attained “class action” status on

September 17, 2018. The complaint asks that the YAT program be forced to adhere to the U.S. Constitution’s due process clause and California state Constitution provisions.

“The county should be providing equity and excellence in education, eliminating barriers to success. Instead it’s targeting, luring, and funneling children—especially children of color—into a criminal system,” said Sylvia Torres-Guillén, ACLU of California’s Director of Education Equity. “These are students, not criminals.”

The ACLU said it only takes a phone call from a school official or other authority figure to turn a student over to the YAT program and further detailed how such referrals can be triggered for offenses like “substance abuse, school discipline problems, poor academics, family conflict, mental health issues, believed gang association, truancy, and defiance.”

In some cases, the consequences can be even harsher than juvenile probation, the ACLU claimed. Yet, these children have not committed crimes. The probation department channels them to the program because they are considered “at risk” of becoming delinquent.

The ACLU stands firmly in its belief, “The YAT program’s treatment of children cannot be allowed to continue. The Constitution is not just for adults.”

As the suit works its way through the judicial process the YAT programs continues to receive millions of dollars in funding and has been touted by some in the political class as a model diversion program.

The March 2017 Board of State and Community Corrections (BSCC) annual report

described the YAT program as a “highly successful community-based diversion program for at-risk youth in Riverside County.” It further claimed, “72 percent of the YAT participants successfully completed the program and have not reoffended.” This is an interesting statement because youth referred to the program have not “offended” in the traditional criminal sense of the word.

The IE Voice/Black Voice News reached out to Riverside County to provide an opportunity for officials to offer their perspective on the YAT program, to address the accusations levied against it, and to provide the current status of the case.

Riverside County officials declined to engage on the subject. According to External Affairs Liaison, Brooke Frederico, “After checking with our County Counsel, I confirmed that this matter is concerning an ongoing legal case. We are unable to provide any additional information regarding pending litigation.”

On the other hand, the ACLU was willing to comment. When discussing the YAT program it previously explained the idea at the heart of its formation was the theory that a dose of probation would “divert” a young person from committing future crimes. However, the ACLU has asserted such an idea is “fundamentally at odds with what scientists have learned about the maturation of children and their brains before age twenty-five, and it also contradicts what ‘any parent knows’ about child development and how kids learn responsibility.”

The organization further noted how the program “arbitrary and unequally” impacts Black and Latino youth and rather than acting

(Team) probation operated as a racist program. Many of its disproportionately impact Black and Latinx youth.”

- Linnea Nelson, Staff Attorney (ACLU Education Equity)

as a diversion, serves more like the headwaters of the school to prison pipeline. Stating further, “[T]he lawsuit seeks to affirm the rights of children in the county in several ways. First, Riverside relies on an antiquated ‘incurability’ law that allows for the prosecution of children who repeatedly disobey school authorities—in practice, this transforms typical childhood misbehavior or academic struggles into something more sinister, using it as the basis to initiate a young person’s contact with the juvenile justice system.”

The program places these youth on six-month terms of probation without procedural safeguards. In addition, “Children and their families are not provided with specific information about the offense they are accused of committing, the terms of YAT probation, the possible consequences of going to court or advisement of their legal rights.”

When joining the program parents find themselves seated before officers of the probation and police departments and allegedly acquiesce to invasive probation conditions. In the process they also waive their First and Fourth Amendment rights. This approach is both fundamentally unfair and a violation of children’s constitutional due process rights. “The constitutional deficiencies of Riverside’s YAT Program are clear, and the program will continue to violate the rights of young people until it is reformed.”

Nelson confirmed the class [under the class action status] consists of several thousand students. “We are confident about the strength of our claims that the YAT program violated the civil rights of hundreds or thousands of

children who were under probation supervision for ‘pre-delinquent’ school misconduct.” Nelson continued, “We have met with the county to express our concerns directly that significant reform to the YAT program is needed. We are hopeful that these discussions may lead to a resolution. In the meantime, we are in the discovery phase of the litigation and have received thousands of pages of documents which continue to inform our litigation position.”

Commenting about the millions being allocated to the YAT program and the small percent of those funds that actually go to community groups like Sigma Beta Xi, Inc. who are also providing mentoring services she noted, “Our understanding from [Riverside] county budget documents is that, for the 2018/19 fiscal year, the total Juvenile Justice Crime Prevention Act (JJCPA) budget amount—the majority of which funds are used to fund the YAT program—was over \$15 million.”

“Of that,” she continued, “we believe significantly less than a million was allocated to community groups for programs and services for youth placed in the YAT program. A very important part of the reform we want to see is that significantly more program dollars are annually allocated to community-based organizations who can best serve community youth.”

Many parents did not realize by committing their youth to YAT they were giving up their children’s rights to due process and/or subjecting them to a lifetime of exposure to the criminal justice system by having their fingerprints, etc. put into the criminal justice system database even though they had not committed or been

convicted of any crime.

In commenting about how widespread this process was Nelson stated, “We do not have a number estimate, but strongly believe that most parents whose children participated in the YAT program for minor misconduct—i.e., childish behavior that did not rise to the level of any offense under the law, or very minor “status offense” behavior such as school truancy—did not realize the significant due process and other constitutional rights they were giving up on behalf of their child.”

She added how important it is to ensure that youth and their parents have a full understanding of their civil and constitutional rights when entering the YAT program is an essential part of the litigation.

When asked her thoughts about the program being heralded as a model for other counties to follow, she expressed her organization’s belief was probably because there were a significant number of policies and practices in the YAT program that were not widely known or reported prior to the ACLU bringing the information to light.

Commenting about the alleged racist application of the program Nelson offered the following, “YAT probation officers have placed children into this program after assessing their “risk,” but they gauged such “risk” by including factors impermissibly tied to race and ethnicity. Significant reforms are needed to ensure that race is not used, directly or indirectly, to inform who is more likely to be placed under YAT probation supervision.”

Watch for Part 2 next week.



Women's Club Holds Annual Scholarship Brunch

Last week, the Riverside Women's Club held their annual scholarship brunch.

It was held in their auditorium in Downtown Riverside and decorated with items from the club's "quilting play". A historical play by actors and club members telling stories through symbols on their family quilts.

The Riverside Women's Club is the oldest club of its type and dates back to 1869.

This year's scholarship brunch theme was "Back to the Future and Back with a Legacy." Scholarship students were joined by guests who were all excited to see their family members and friends receive recognition.

A total of eleven scholarships were awarded to students representing most of the high schools in Riverside including: Ramona, King, Arlington, Poly and Riverside Virtual High School.



publicnotices

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: 07/11/2019 Time: 1PM, 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: MAY 08, 2019
Eric V. Issac, Judge of the Superior Court

p. 5/16, 5/23, 5/30, 6/6/2019

NOTICE OF CITATION Freedom from Parental Custody and Control (ABANDONMENT) Case Number RIA 1700156

In the matter of the petition of: PEYTON LEE DODGE

To: BRYAN LEE DODGE JR. and to all the persons claiming to be the father or mother of minor, PEYTON LEE DODGE

By order of the Court you are hereby cited and required to appear before the Judge presiding in Department F-502 of the Riverside Superior Court, located at 4175 Main Street, Riverside, CA 92501, on 5/30/2019 at 8:30am, and of that day, then and there to show cause, if any you have, why said person should not be declared free from the control of his/her parents according to the petition on file herein. The petition filed herein is for the purpose of freeing the subject child for placement for adoption.
You are served as an individual citizen.
Dated: 4/24/2019
Clerk-Superior Court, T Blaylock, Deputy

p. 5/2, 5/9, 5/16, 5/23/2019

PUBLIC NOTICES

The 2019-20 Proposed Budget for the San Bernardino City Unified School District will be available for Inspection from May 24, 2019 to June 3, 2019 at the Welcoming Resource Center, 781 - A West 2nd Street, San Bernardino, CA 92410.

The 2019-20 Proposed Budget Public Hearing for the San Bernardino City Unified School District will be held on June 4, 2019 at 5:30 p.m., at the Indian Springs High School, Multi-purpose Room, 650 North Del Rosa Drive, San Bernardino, CA 92410.
p. 5/16/2019

FICTITIOUS BUSINESS NAMES

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

BODY EVOLUTION TRAINING
9950 Indiana Ave Ste 11
Riverside, CA 92503
RIVERSIDE COUNTY
Marteese Deandre Luebrun
8022 Garfield Street
Riverside, CA 92504

This business is conducted by: Individual
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 03/29/2019

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

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 03/29/2019

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. 201904588
p. 4/25, 5/2, 5/9, 5/16/2019

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

TURNER MOTORS
28592 Bauvardia Way
Murrieta, CA 92563
RIVERSIDE COUNTY
Russell Keith Turner II
28592 Bauvardia Way
Murrieta, CA 92563

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/12/2019

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. 201905320
p. 4/25, 5/2, 5/9, 5/16/2019

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

RODEO SMOKE SHOP
14910 Perris Blvd, Ste A-2
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Maisha Fatema Hassan
187 Bright Poppy
Irvine, CA 92618

This business is conducted by: Individual
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on 2/4/2019

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/18/2019

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. 201905682
p. 4/25, 5/2, 5/9, 5/16/2019

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

MARKED BY LOVE MINISTRIES
13441 Stadium Way
Moreno Valley, CA 92555
RIVERSIDE COUNTY
Robin Davis Ministries, Inc
13441 Stadium Way
Moreno Valley, CA 92555
CA

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/18/2019

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. 201905661
p. 4/25, 5/2, 5/9, 5/16/2019

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

CHIX JANITORIAL SERVICES
24333 Dornier Dr
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Brenda Denise Davis
24333 Dornier Dr.
Moreno Valley, CA 92553
Bakitha – Sims
24333 Dornier Dr.
Moreno Valley, CA 92553

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/11/2019

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. 201905278
p. 4/25, 5/2, 5/9, 5/16/2019

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

SEVERAL CROWNZ
5595 Tower Road
Riverside, CA 92506
RIVERSIDE COUNTY
Christopher De'Reele Jackson
5595 Tower Road
Riverside, CA 92506
Naadiyah Denise Jackson
5595 Tower Road
Riverside, CA 92506

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/12/2019

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. 201905342
p. 4/25, 5/2, 5/9, 5/16/2019

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

POLLINATIVES
3750 Rosewood Pl
Riverside, CA 92506
RIVERSIDE COUNTY
PO BOX 20333
Riverside, CA 92516
Donald Todd Gerber
3750 Rosewood Pl
Riverside, CA 92506

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/02/2019

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. 201904767
p. 4/25, 5/2, 5/9, 5/16/2019

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

WORLD WIDE TRACKING
21253 Waite St
Wildomar, CA 92595
RIVERSIDE COUNTY
3890 Orange St #985
Riverside, CA 92502
Denisse – Hernandez
4814 Alta Dr
San Bernardino, CA 92407

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/03/2019

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. 201904835
p. 4/25, 5/2, 5/9, 5/16/2019

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

J&J'S COOKIES
1365 First St
Norco, CA 92860
RIVERSIDE COUNTY
Judy Ann Albarran
1365 First St
Norco, CA 92860

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/01/2019

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. 201904677
p. 4/25, 5/2, 5/9, 5/16/2019

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

IMA AUTO WHOLESALE
20460 Stanford Avenue
Riverside, CA 92507
RIVERSIDE COUNTY
Iseah Michael Angkiangco
20460 Stanford Avenue
Riverside, CA 92507

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

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/25/2019

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. 201905987
p. 5/2, 5/9, 5/16, 5/23/2019

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

MOVALL SMOG
13978 Old 215 Frontage Rd, Ste C
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Jose Raul Blanco Melendrez
27710 Watson Rd
Romoland, CA 92585

This business is conducted by: Individual
Registrant(s) commenced to transact business under the fictitious business name(s) listed above on April 9, 2019

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

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/09/2019

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

I N T H E N E W S

UCR & CSUSB, continued from page 5

room and board minus the grants, scholarships, and education tax benefits that students receive. For state schools, he added, the publication used in-state tuition and considered the average federal debt load per student, timely graduation rate (within six years) and mid-career alumni earnings.

In the final analysis, 20 percent of the formula used by Forbes in their rankings was based on its 2018 Top Colleges ranking report; 20 percent on student debt, 20 percent on alumni earnings, 20 percent on net price, 10 percent on on-time graduation rates; and 10 percent on Pell Grant recipients.

Cellar Door Books, continued from page 5

purchase of a ticket admits the purchaser and one guest. Tickets are available via Eventbrite at <https://www.eventbrite.com/e/women-in-graphic-novels-a-conversation-with-roxane-gay-nalo-hopkinson-tickets-60894303501>.

Cellar Door Books is located at 5225 Canyon Crest Drive Suite 30A. Riverside, telephone number (951) 787-7807, email info@cellardoorbookstore.com.

Homophobes, continued from page 7

is entirely up to local school districts to choose to teach sex education in lower grades. This makes the conservative argument on this aspect of the law appear disingenuous.

The Healthy Youth Act made California the first state in the nation to address the needs of lesbian, gay, bisexual, transgender students and those students' questioning their sexual identities, something the religious right staunchly opposes.

Critic's view the right-wing Christian push-back as a clear indication homophobia is alive and well in California. Such sentiment was most evident in the words of one of their speakers who declared in part, "Homosexuality is not a right, but a lifestyle of perversion."

The California Department of Education officials said the purpose of the Healthy Youth Act, "is to provide every student with the knowledge and skills necessary to protect their sexual and reproductive health from unintended pregnancy, human immunodeficiency virus (HIV), and sexually transmitted infections."

Steps to Curtail, continued from page 7

San Bernardino County Sheriff's Department deputies in attendance did not remove Rodriguez and although the mayor was clearly frustrated by Reyes' demeanor, the sheriffs appeared to have acted judiciously and in accordance with the law. There were numerous instances in the inland region over the years when sheriffs did not act with such restraint.

The sheriffs' decision not to act certainly aligns with aspects of a 2010 case (*Norse v City of Santa Cruz*), where the Ninth Circuit Federal Court of Appeals determined such actions—removing a citizen from such meetings—should be taken cautiously. The court determined that city councilmembers can be personally liable for ordering the ejection of an attendee at a city council meeting.

The Ninth Circuit ruling also held that city council meetings are considered limited public forms and as such, First Amendment protections apply. Under the First Amendment, time, place and manner restrictions are permissible provided they are "viewpoint neutral." Yet, the restrictions do allow for attendees to be ejected, but only if the attendee's actions disrupt, disturb or otherwise impede the meeting's orderly conduct. It seems to come down to a judgement call—the question is—who's judgement?

Activist like Reyes upset over the city's break with GEO Group, Inc. seem to ignore the corporation's long history of detainee mistreatment. GEO Group Inc. was recently the subject of blistering criticism over its treatment of disabled immigrants held at the Adelanto facility, and earlier this year, detainees went on a hunger strike to protest the facility's unsafe conditions. An activist who supported the city's break with GEO described conditions there as, "deplorable and unhealthy."

Veterans Hospital, continued from page 8

Veterans Department report that stated in part, "We found violations of Veterans Affairs and Veterans Health Administration policy and note that a substantial and specific danger to public health and safety existed at Loma Linda."

According to SCNG an attorney for the whistleblowers, Stephanie Rapp-Tully, did not comment on the findings because the report is still in draft form and remains protected by executive privilege.

According to the CDC, people can get Legionnaires' disease when they breathe in mist (small droplets of water in the air) containing the bacteria. Outbreaks typically occur in buildings/structures with complex water systems—hotels, hospitals, long-term care facilities, and cruise ships.

Classified as a serious, and at times deadly type of pneumonia, symptoms of Legionnaires disease can include a cough, shortness of breath, fever, muscle aches and headaches. Experts state about one in every ten people stricken with the disease will die.

Federal investigators analyzed data from the Loma Linda VA facility for the years 2017 and 2018 which included tests conducted in operating rooms, wards and patient rooms. They found at least nine instances of positive test results for *Legionella*—including in one room that tested positive twice in 2017. Officials told SCNG the patients were moved to other rooms.

Currently, out of service signs are warning people away from drinking fountains and contaminated rooms until mitigation is completed although no date has been given regarding when the work will be completed. It also remains unclear regarding when, or if, executive privilege will be waved and the final report on this concerning issue made public.

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VOICE CARES

Voice Cares is a new feature highlighting the work of the community's hardworking non-profit organizations. We encourage you to support them.

Inland Empire Waterkeeper

Inland Empire Waterkeeper's mission is to protect and enhance the water quality of the Upper Santa Ana River Watershed through programs of advocacy, education, research, restoration, and enforcement.

Their team seeks to: Build a regional, collaborative approach to watershed management; Develop water quality solutions that meet the needs of both the environment and the community; Implement actions and programs that have well-defined, measurable results; Work with local, state and federal government agencies to ensure proactive water policy; Increase environmental awareness among citizens, students, policymakers and the business community; Promote compliance with the federal Clean Water Act and other environmental laws.

The organization started as a chapter of Orange County Coastkeeper in 2005, Inland Empire Waterkeeper is an affiliate of the international Waterkeeper Alliance; a grassroots environmental movement started in 1999 that supports the protection of waterways and the right to clean water in watersheds around the world.

Waterkeeper was created by Orange County Coastkeeper to tackle the upstream issues taking place in the Inland Empire area (encompassing the metropolitan area of Riverside and San Bernardino Counties and the upper half of the Santa Ana River Watershed), while they focus efforts downstream in the lower coastal region. The full-time professional staff has expertise in law and public policy, governmental relations, environmental science, stormwater management, biology, chemistry, education and communications.



To be featured in this section: Contact Monica Vicuna, Voice Cares Coordinator, monica@voicemediaventures.com

CONTACT: Inland Empire Waterkeeper, 6876 Indiana Ave Ste. D, Riverside, CA 92506
Phone: (951) 530-8823

public notices

ABNC GLOBAL FINANCIAL AND INSURANCE SERVICES
5464 West Homecoming Cir, Unit G10H
Eastvale, CA 91752
RIVERSIDE COUNTY
ABNC Global, LLC
5464 West Homecoming Cir, Unit G10H
Eastvale, CA 91752
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. Maria Belen Tupas Mansat, CFO
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/08/2019

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. 201906725
p. 5/16, 5/23, 5/30, 6/6/2019

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

LTA TRANSPORT
13138 Cliffshire Ave
Corona, CA 92879
RIVERSIDE COUNTY
Luis – Torres Ayala
13138 Cliffshire Ave
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. Luis – Torres Ayala

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/03/2019

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. 201906513
p. 5/16, 5/23, 5/30, 6/6/2019

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

SAVU ROADSIDE ASSISTANCE
32900 Riverside Dr, Space #82
Lake Elsinore, CA 92530
RIVERSIDE COUNTY
Amanda Marie Titus
32900 Riverside Dr, Space #82
Lake Elsinore, CA 92530
Zaron – Goshay
15590 Orchid St
Fontana, CA 92335

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. Amanda Marie Titus
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/02/2019

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. 201906428
p. 5/16, 5/23, 5/30, 6/6/2019

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

J&J TOWING
24771 Nandina Ave
Moreno Valley, CA 92551
RIVERSIDE COUNTY
Cristian Harold Arellano
24084 Mt Russell Dr
Moreno Valley, CA 92553

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 04/01/2019

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

s. Cristian Harold Arellano

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 04/23/2019

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. 201905879
p. 5/16, 5/23, 5/30, 6/6/2019

ABANDONMENT

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME

File No. R-201702711
ONE VISION AUTO, LLC
26021 Bridger St
Moreno Valley, CA 92555
RIVERSIDE COUNTY
One Vision Auto, LLC
26021 Bridger St
Moreno Valley, CA 92555
CA

This business is conducted by: Limited Liability Company

The fictitious business name(s) referred to above was filed in Riverside County on 2/23/2017
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. Alejandro – Duenas, Manager
This statement was filed with the County Clerk of Riverside County on 04/18/2019
Peter Aldana, County, Clerk
FILE NO: R-201702711
p. 4/25, 5/2, 5/9, 5/16/2019

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME

File No. R-201604533
LAUNDERLAND
715 S. Main Street
Corona, CA 92882
Riverside County
Bradley Coleman Clifton
1101 Santorini Rd
Riverside, CA 92506

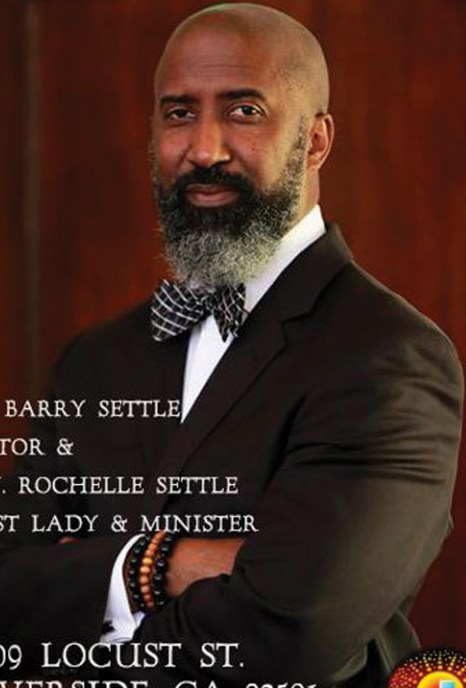
This business is conducted by: Individual
The fictitious business name(s) referred to above was filed in Riverside County on 4/7/2016

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. Bradley Clifton
This statement was filed with the County Clerk of Riverside County on 04/17/2019
Peter Aldana, County, Clerk
FILE NO: R-201604533
p. 5/2, 5/9, 5/16, 5/23/2019


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