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FORCED TO LIVE ABOVE THEIR MEANS

Inland Region Families Struggle for Access to Affordable Housing

Inside: Rape of Inmate at Federal Prison in Victorville Leads to Lawsuit



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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
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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

Would You Harbor Me?

Would you harbor a Christian, a Muslim, a Jew, a heretic, convict or spy? Would you harbor a run-away woman, or child, a poet, a prophet, a king? Would you harbor an exile, or a refugee, a person living with AIDS? Would you harbor a Tubman, a Garrett, a Truth, a fugitive or a slave? Would you harbor a Haitian, Korean or Czech, a lesbian or a gay? Would you harbor me? Would I harbor you?" asked the lyricist Ysaye Barnwell.

Most of us find it difficult to imagine what we would do, where we would run in search of a haven, sustenance, security and protection for our children, other loved ones, ourselves—and hopefully, we never will.

Yet, it seems every generation is forced to bear witness to those who are. It is during such moments that each of us has a choice—to sit silent and wait for others to respond to the urgent needs of the moment, or to respond in alignment with our values, in accordance with our beliefs, regardless of politics.

I say this because America prides itself on being a Christian nation that supports religious freedom. We are taught faith supersedes politics, and most understand there are core values fundamental to all the world's great religions, the same values as taught by Jesus, Buddha, Krishna, Mohammed, Confucius, all indigenous cultures and others. Regardless of what system of faith one adheres to, it is the one fundamental principal enshrined in all great teachings, whether called the Golden Rule or the Law of Reciprocity, and considered the cornerstone of religious understanding—"Do unto others what you would have them do unto you."

Last week we learned that no less than 230 asylum seekers were unceremoniously dropped off in San Bernardino and according to immigration advocates in Riverside, at least

4,000 immigrants were assisted since October 2018. Regardless of the spin of the current administration many of these immigrants are asylum seekers—escaping threats and/or experiences of crime, extortion, rape and violence in Central America.

Without plan or forethought, the Acting Commissioner of the U.S. Customs and Border Protection, John P. Sanders has decided to transport hundreds of families by bus and plane from overcrowded processing facilities to locations across the country.

These men, women, and young children are being delivered to communities with no resources and little, if any knowledge of the area. In response, local organizations like Giving Children Hope (GCH), the Inland Congregations United for Change (ICUC) and others are working to provide basic needs such as shoes, bedding, personal hygiene products, diapers, over the counter medicine, etc. in addition to hotel rooms, hot meals, transportation and other services.

I ask my neighbors whether we, as members of this community, are willing to do what we can to help prepare a place for these fleeing people who are being criminalized and marginalized by the policies of the current administration.

Yes, they are strangers in a foreign land, but I must ask again, what if they were not strangers... what if it were any one of us . . . our children. . . our loved ones? Would you harbor me? Would I harbor you? The Reverend Kierstin Homblette once asked, "Would you harbor a young, poor, middle eastern, Jewish couple? Would you harbor a woman about to give birth to a baby, claiming he was the immaculately conceived son of God?"



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Upgraded Playgrounds Just in Time for Summer Fun

Fontana – Playground in parks around the City of Fontana are receiving new equipment just in time for summer vacation. The effort, which began in April is being completed by the Public Works Department. Playgrounds in two of the city's parks, San Sevaine and Hunter's Ridge Park, were already completed; while two others, Heritage Circle Park and Fontana Park hope to be finished in June.

The new equipment which features slides and climbing structures will accommodate children between five and twelve years of age. The playground redesigns include required upgrades to also make them ADA accessible.

Child Support Outreach Efforts Honored

San Bernardino

The Child Support Directors Association has given special recognition to the San Bernardino County Department of Child Support Services (DCSS) for raising awareness and educating community partners about the importance of helping families provide for their children—the recognition was bestowed on two of the department’s teams.

The DCSS Military Liaison team was honored for establishing partnerships with Fort Irwin Army National Training Center and 29 Palms Marine Corps Air Ground Combat Center. Members of this team have traveled to military bases to educate military partners about child support and how it is intended to assist both mothers and fathers. Part of their efforts have resulted in presentations to the Judge Advocate General’s Office for attorneys, paralegals and over 100 of Fort Irwin’s command staff.

The second honor went to the DCSS Child Support Outreach team in the category of Child Support Program Awareness for raising awareness and education community partners, county

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Board Approves Help for Seniors in Need



San Bernardino

Last week the San Bernardino County Board of Supervisors approved funding to the county’s Department of Aging and Adult Services (DAAS) to facilitate the purchase and distribution of prepaid bus/train passes and grocery debit cards to provide support to eligible seniors in the county.

They appropriated an amount not to exceed \$900,000 or the equivalent of \$180,000 each year for the period of July 1, 2019 through June 30, 2024.

Providing transportation passes and grocery debit cards has been a long-standing policy of the county to help seniors in need of transportation and food support so they can remain healthy and involved in their communities.

As in previous years, the grocery cards will be associated with Stater Brothers Markets because of their county-wide locations, reasonable food costs, and responsiveness to the department’s needs.

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NEWS IN BRIEF

Chino Basin Program Moves Forward

Chino – The Inland Empire Utilities Agency (IEUA) which provides sewage utility services to seven contracting agencies in the cities of Chino, Chino Hills, Fontana, Montclair, Ontario, Upland, and Cucamonga Valley Water District (CVWD) in the city of Rancho Cucamonga, has approved a collaborative Memorandum of Understanding (MOU) in support of the Chino Basin Program (CBP).

The CBP, which includes construction of an advanced water treatment facility and distribution system to treat and store up to 15,000 acre-feet per year of recycled water in the Chino Basin, was conditionally awarded \$206.9 million from Proposition 1, a state water bond approved by voters in 2014 that provides funding for new and innovative water storage projects.

In order to secure the final funding award, the CBP’s technical feasibility studies, institutional agreements and environmental permitting must be completed by 2020. The MOU is another important step in the process.

Commenting on the MOU, IEUA Board member and CBP ad hoc Committee Chair Steve Elie shared, “This is a collaborative effort to ensure that our region is able to meet water supply, water quality, and storage needs now and in the future.”

Safeguarding Seniors with GPS Locators

As a growing number of seniors are striving to maintain independent and active lifestyles and GPS locators are helping them do this. Adult children may be more likely to become concerned when they are unable to find or reach them. This is where GPS locator devices can bring peace of mind to families with older adults who prefer to keep busy and may be difficult to track down. Today, many seniors are mobile and enjoy doing their own shopping and housework, visiting friends, managing their own appointments, and running errands outside the home.

There are now new solutions to address wandering and help keep your loved one safe and secure. One way to end wandering in seniors with Alzheimer's is to use a lifesaving location device. Using GPS tracking, these devices allow seniors to be found quickly.

With GPS Location Devices children do not need to wonder about the whereabouts of an elderly parent. They will be able to tell at the touch of a button if they are getting out enough and still maintaining a very good standard of living.

When seniors carry GPS location devices, family or caregivers who may work or live a distance away can still easily monitor their real-time locations. Cellphones, computers, and even traditional landline



telephones can be utilized to access a GPS tracking system and instantly determine the movement of a loved one.

Situations can also be identified where assistance might be needed such as if a doctor's appointment was forgotten or the parent didn't arrive at home on time. Having this knowledge can then enable the caregiver to immediately identify the senior's location and check on their welfare.

GPS locator devices can also monitor driving behavior including speeds to ensure a vehicle is operating safely, and can send out an alert when certain conditions are met such as a senior not being where expected.

Adult children juggling careers and family will be relieved to know that even when they can't physically be present, GPS location devices can help them stay connected to their aging parents. The technology not only allows them to keep in touch, but provides reassurance that their loved ones are safe for true peace of mind.

classifieds&publicnotices

NAME CHANGE

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: 06/05/2019 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

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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: 06/12/2019 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 24, 2019 Tamara Wagner, 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-. 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

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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 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

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ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC 1905664

To All Interested Persons: Petitioner: NATHAN LLOYD SHOAF filed a petition with this court for a decree changing names as follows: NATHAN LLOYD SHOAF to, NATHAN ANDREW SHOAF. 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: 07/17/2019 Time: 8am, 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: MAY 16, 2019 Tamara Wagner, Judge of the Superior Court

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ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC 1905517

To All Interested Persons: Petitioner: JOEY KARIM filed a petition with this court for a decree changing names as follows: JOEY KARIM to, JOSEPH A. KARIM. 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: June 26, 2019 Time: 8am, 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: MAY 10, 2019 Tamara Wagner, Judge of the Superior Court

p. 5/30, 6/6, 6/13, 6/20/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER COC 1905827

To All Interested Persons: Petitioner: BUKI OMOSHOLAPE BOLURO-AJAYI filed a petition with this court for a decree changing names as follows a. BUKI OMOSHOLAPE BOLURO-AJAYI to, MICHAEL OLUWATOSIN AJAYI b. MICHAEL OLUWATOSIN BOLURO-AJAYI to, MICHAEL OLUWATOSIN AJAYI c. OLUWAMAYOKUN JONATHAN BOLURO-AJAYI to, JONATHAN OLUWAMAYOKUN AJAYI d. OYINDASOLA SARAH BOLURO-AJAYI to, SARAH OYINDASOLA AJAYI

New Grant to Educate Local Students about Air Pollution and its Dangers

Riverside

The National Science Foundation has awarded a \$2.9 million grant to assist an effort by UCR to help educate and engage students at Riverside schools on air quality.

The grant funding will enable the development of high school curriculum focused on this important issue. The initiative titled the Riverside Air Monitoring Project, or RAMP is deemed warranted in an area where pollution is identified as among the worst in the nation.

The RAMP curriculum will focus on engaging through education more than 2,000 high school students about air quality and its health impacts on the community. David Haury, the NSF program manager who oversees the grant award stated, “The model is exemplary in linking learning to real-world challenges and locally relevant issues with a community partnership that extends beyond the school to include local businesses, industry and higher education.”

The air quality rating for both ozone levels and particulate matter in Riverside County has received an “F” over the last several years. The county is joined in its ranking among the areas with worst air quality in the nation by San Bernardino, Los Angeles, Orange, Ventura and Imperial Counties according to a report by the American Lung



Association.

Other news on this front is not any better. Data by the U.S. Environmental Protection Agency shows that children under 18 years of age and adults over the age of 65 are most vulnerable to poor air quality and suffer from

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Putting a Dent in the Region’s Nursing Shortage

San Jacinto

Last week, Mt. San Jacinto College (MSJC) graduated 46 students with Associate of Science Degrees in Nursing.

This was welcome news considering an October 2018 report by Health Exec which noted between 2016 to 2026, the overall need for registered nurses will grow by nearly 15 percent—more than double the seven percent growth expected across other occupations in the region. This includes the projected increased need for licensed practical nurses of 12 percent and an increased need for nursing assistants of 11 percent.

The report further highlighted how California’s need for nurses will far exceed any other state in the nation. It is projected California will experience a nursing deficit of about 44,500 registered nurses—largely be driven by the state’s aging population.

In addition, the December 2018 Regional Forecasts of the Registered Nurse Workforce in California noted, “Riverside and San Bernardino



Forty-six Mt. San Jacinto College students earning their Associate of Science in Nursing degrees were recognized on Monday, May 20, during a nurse pinning ceremony on the San Jacinto Campus. Credit: Photo Courtesy of Mt. San Jacinto College

Counties have a substantial shortage of RNs now, largely due to large numbers of RNs working in other regions.” The report further stated the shortage could persist through 2035.

Nursing students at MSJC participate in an occupational internship program with local

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NEWS IN BRIEF

Green Light for Home Kitchens



Riverside – Effective June 6, the Riverside County of Department of Environmental Health (DEH) will have oversight of Home Kitchens authorized under an ordinance approved by the Riverside County Board of Supervisors.

Entrepreneurs who wish to participate must apply for approval through the DEH before they can set up shop. DEH will offer training to help assure compliance with ordinance mandates which includes information regarding restrictions on the number of meals that can be sold, maximum income levels, as well as health and safety tips. DEH will also be responsible for conducting annual inspections of the home kitchen facilities.

For additional information visit <http://www.rivcoeh.org> or (888) 722-4234 between the hours of 7:00 a.m. and 5:30 p.m. Monday through Friday.

Rape of Inmate at Federal Prison Facility in Victorville Leads to Lawsuit

Gail Fry
Contributor

Court documents obtained by The IE Voice/Black Voice News revealed on May 1, 2019, Anabel Fernandez Peralta, an inmate at the Women's Camp, part of the Federal Correctional Complex in Victorville, filed a lawsuit against former correctional officer Apolonio Gamez and other unnamed defendants—stemming from an incident of sexual abuse committed against her at the facility.

According to the lawsuit, which refers to Peralta as Fernandez, in September 2016 and again in October 2016 witnesses reported to prison officials that Gamez was a sexual predator who placed inmates at risk. Officials had also received a complaint via a handwritten note in late September 2016 with similar allegations. The lawsuit claimed prison officials did nothing to discipline or investigate Gamez and took no action to protect the inmates despite repeated warnings.

The lawsuit claims while Fernandez worked in food services at the prison facility between November 29, 2016 and about June 28, 2017, one day Gamez caught her with food items in the storage area, accused her of stealing, and threatened to put her in the 'hole'—a special/restricted housing area.

Because the Federal Correctional Complex in Victorville does not have a special/restricted housing area, Fernandez understood Gamez's comments to mean he was threatening to send her away to another facility far from her family.

"You know I like you," the suit alleges Gamez stated and continued making added sexual comments and touching her inappropriately. He purportedly instructed her to perform a sexual act on him and she complied out of fear.

Afterward, Fernandez claims she experienced symptoms of a sexually transmitted disease causing her additional distress. She subsequently became depressed and anxious which she said caused her to lose sleep. She became withdrawn, afraid to come forward fearing she would not only be sent to another facility, she also concerned officials would retaliate against her. As a result, she kept quiet and continued working in food services.

A fellow inmate noticed Fernandez's change in behavior and approached her about it. Fernandez confided in the inmate about the sexual assault. The fellow inmate insisted and accompanied Fernandez to report the incident to an official.

Fortunately, Fernandez had retained evidence of the sexual assault on a piece of clothing. The United States Department of Justice (DOJ) Inspector General took the item to the Federal Bureau of Investigation (FBI) for a DNA test.

According to an affidavit prepared by DOJ Officer of the Inspector General, Special Agent Jennifer Serino in support of a complaint against Gamez, she and FBI Special Agent Steven Gale interviewed inmate/witnesses about the allegations of sexual abuse. During the interviews they confirmed the several reports made against Gamez as listed above.

Serino's complaint against Gamez also noted the lack of response by prison officials to inmate complaints stating the officials were "deliberately indifferent" for allowing a known sexual predator to continue working alone with inmates.

The investigating agencies interviewed Gamez on February 26, 2018. When he was confronted with the allegations of sexual contact with female inmates, he denied having engaged in sexual acts with them.

After interviewing Gamez, the agents executed a warrant to attain a sample of his DNA. When a match was confirmed with the evidence provided by Fernandez, the agents arrested Gamez at his home in the Lake Elsinore.

On April 4, 2018, he was indicted on six felony charges, three counts for sexual abuse of a ward, one count of sexual abuse by placing a ward in fear, one count of attempted sexual abuse of a ward and one count of indecent exposure. Last October, he pled guilty to two counts of sexual abuse of a ward and one count for attempted sexual abuse of a ward.

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Forced to Live Above Their Means

Inland Region Families Struggle for Access to Affordable Housing

S.E. Williams
Contributor

Individuals and families in the inland region are struggling for access to decent affordable housing while many of those who have housing are living above their means, renting houses or apartments they cannot afford. In other words, they are paying much more for rent than they can reasonably afford.

U.S. Congressman Mark Takano represents the 41st congressional district which includes the communities of Riverside, Moreno Valley, Perris and Jurupa Valley and is addressing this issue head-on by identifying the percent of rent burdened residents in these communities, the circumstances that led to these circumstances and providing meaningful and breakthrough ideas for potential solutions.

The Department of Housing and Urban Development defines those who pay more than 30 percent of their income for housing as cost/rent burdened and those who pay 50 percent or more of their income on housing as severely rent burdened. An updated report just released by Takano, "The Heavy Burden of Rent in Riverside," brings added focus to the impact the rising cost of housing has on renters in Riverside County.

The report found about one in three households in the region are severely rent burdened, noting no less than 30.2 percent of all Riverside County renters spend more than half their annual income on rent. The percent of severely impacted rental households in the 41st congressional district by city are Riverside (27.3 percent), Moreno Valley (29.9 percent), Jurupa Valley (33.5 percent) and Perris (40.3 percent).

After adjusting for inflation, the study presented a contrast between the change in the county's median average income which has decreased by (-)7.2 percent since 2007, while the area's rents increased 3.8 percent during the same period.

For example, the City of Riverside experienced a 5.9 percentage point decrease in income and a 5.2 percentage point increase in the cost of rent; the City of Moreno Valley fared only slightly better in comparison—although the cost of rent has reached the pre-recession levels of 2017, household incomes decreased 5.6 percent. The gap between income and rent has resulted in severe and far-reaching consequences for families and the region.

“To help more Americans achieve decent, affordable housing, we must examine the last decade, taking into consideration the full scope of issues affecting ten

Adding pressure to the increased cost of rent in Riverside County is the decrease in vacancy rates (housing available to be rented or purchased). Currently, the county’s rental vacancy rate is partly the result of displaced homeowners who lost homes owed to foreclosures during the great recession who now rent. In the decade between 2007 and 2017 rental vacancy rates in the county declined by 2.7 percent.

The downward pressure on the rental and homeowner vacancy rates (homeowner vacancy rates declined by 2.5 percent) is further impacted by the region’s surging population growth. Since 2007, Riverside County has experienced an overall population increase of 17 percent compared to growth at the state and national levels of eight percent each.

Competition for affordable rental housing in Riverside County has increased by 23 percent over the last decade driving up prices and placing more economic pressure on renters. Many of the areas’ renters who desire to be homeowners find themselves priced out of the housing market. The lack of affordable housing stock in the county, driven by a decline in homeowner vacancy rates and a surging population, has put homeownership out of reach for many.

“Homeownership is often seen as a stepping-stone into the middle class, an investment for a secure retirement, and a pathway to upward economic mobility,” said Takano. “Unfortunately, homeownership is out of reach for families in our community and across the country, and families are renting more. The lack of affordable housing is becoming burdensome for many in Riverside County.”

He stressed, “We need to support vulnerable renters and assist aspiring homeowners in this current housing market if we want our economy to prosper and our community to thrive.”

A tight housing market is driving up the price of houses and trapping more potential homebuyers in the rental market making it even more difficult to find affordable, decent rental housing for those on the lower end of the economic spectrum.

More than a decade after the nation’s economic meltdown in 2008, renters in Riverside County, across the inland region, and around the nation are being “squeezed” to the point of desperation. As stated in the report, “Whether one is living on the brink of homelessness or is an aspiring homeowner, burdensome housing expenses bring severe and far-reaching negative consequence for families and communities.”

Sadly, those who are heavily rent burdened in Riverside County are not

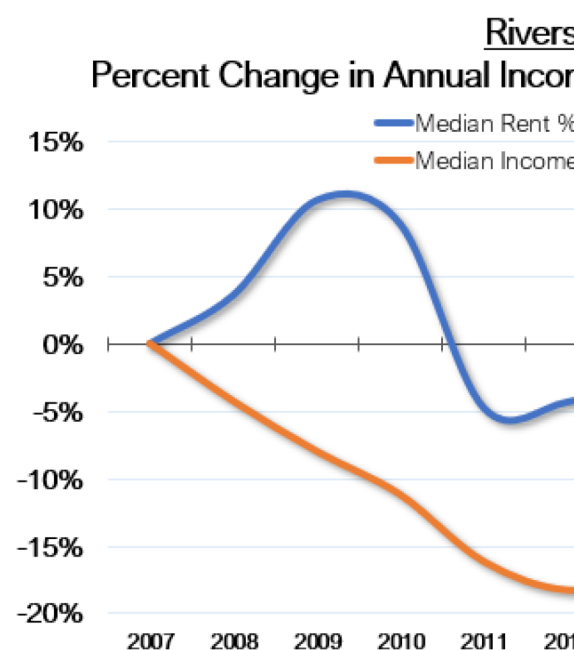
unique. 2017 census data showed nearly a quarter of American households who rented in 2017 were “severely” rent burdened.

Takano stressed, “Heavy rent burdens can threaten housing security and stifle economic growth and prosperity in our communities.” He again highlighted how such economic strain makes it more difficult for families to achieve upward mobility or purchase a home. Homeownership is one of the most effective means of achieving long-term economic prosperity and building inter-generational wealth.

The report examines rent costs, household income trends, and housing availability between the years 2013 to 2017, in addition to the how the local housing market is being impacted by institutional investors that purchase large quantities of single-family rental homes in targeted communities across the country and then securitize the properties into bonds that produce lavish returns for the investors.

According to Takano, this process creates a money stream that flows from the wallet of Riverside tenants to the pockets of Wall Street landlords. He added, “[This] conjures up memories of the toxic mortgage-backed securities gambit that exacerbated the financial crisis a decade ago.”

Expounding on this during an exclusive interview with The IE Voice/Black Voice News, Takano spoke about how frustrating it was to watch people who were in positions to purchase homes and could have benefited from the drop in prices as a result of the Great Recession, being



Source: U.S. Census Bureau, data adjusted for inflation

	Median Annual Rent Costs		
	2012	2013	2014
Riverside County	\$13,548	\$13,968	\$14,352
City of Riverside	\$12,936	\$13,740	\$14,604
City of Moreno Valley	\$14,520	\$15,108	\$15,480
City of Perris	\$13,656	\$15,336	\$14,160
City of Jurupa Valley	\$12,324	\$13,212	\$13,836

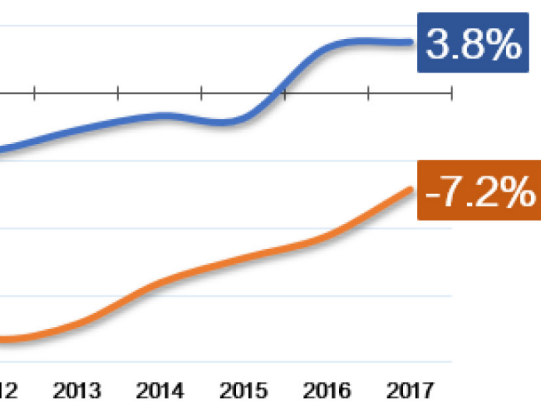
*the present conditions of our rental market and how they have shifted over
rentants in our community and nationwide.”*

- U. S. Representative Mark Takano

side County ne and Cost of Rent Since 2007

change since 2007

% change since 2007



2015	2016	2017	\$ Change '12-'17
\$14,340	\$15,300	\$15,756	\$2,208
\$14,088	\$15,372	\$16,224	\$3,288
\$15,132	\$15,756	\$17,316	\$2,796
\$15,060	\$17,268	\$16,392	\$2,736
\$13,332	\$14,760	\$14,244	\$1,920

streams from renters to pay off these bonds and bonds holders are making enormous profits.”

Takano continued, “Now that these fire-sale properties have dried up, what is so concerning to me is that some of these hedge fund companies are actually looking at building their own homes to rent—single family homes, not apartment buildings. I think this has a negative effect on the community and neighborhoods.”

He explained further how too many rental properties in a neighborhood (no reflection on renters), can create questions over who maintains the

side-lined by hedge funds, capital groups and Wall Street.” Some of whom were responsible for the mortgage crises in the first place,” he recalled.

“What’s concerning is that these bulk sales purchased by companies like Blackstone, for example, really haven’t sold off their properties. There was some speculation they would sell them off as the market recovered and as home prices increased, [when] they could sell at a profit.” For the most part, however, they are not selling these properties but renting them out instead.

“The other part of this,” he continued, “is when people are turned out of their homes, they previously owned or were paying mortgages on, in mass, the rental market becomes really high.”

“These same companies,” he acknowledged, “are making a lot of money off the rentals; instead of mortgages backing a kind of securitization bond, they are [now] using the rental

homes and questions about how responsive corporate landlords are compared to owners of rental properties who tend to have one to three properties they own and rent for added income and usually live in or near the community where the properties are located. “I worry about the cumulative effect of [corporate owned rental properties] on local communities.”

Takano recently joined Congresswoman Barbara Lee (D-Oakland) on legislation that would impose a financial transaction fee ½ of one percent on stocks and bonds that are traded. “There are millions of these transactions,” he stated highlighting how this is one way to try and balance out the enormous profits that Wall Street makes.

“This [fee] can generate quite a bit of revenue to help with low income housing programs,” he declared. “Hedge funds [put together these properties] that are traded, and they suck money out of the community because the rents go to pay off all the Wall Street bonds.” In other words, they are not recycled within the local community.

Wall Street’s approach to rental housing is not building equity or wealth for the person renting the homes. He further acknowledged the fee is not a complete solution but the logic of it is, “Wall Street was bailed out at a great expense to the rest of the tax base.” The investor class, he noted, continues to live well and make huge profits. “I think the volume of trading could be tempered quite a bit by imposing a fee on each individual trade. I would use that money for housing, education, etc.,” he reported.

Recognizing how Wall Street/corporations control wages, the costs of buying and now, renting houses, he stressed a need for the nation to revise/rewrite the rules of the economy. “They affect us more than people think.”

Consumer protection laws are one way to temper Wall Street excesses and the Consumer Financial Protection Bureau (CFPB), was established in the wake of the Great Recession for that purpose. However, its protections have been weakened under the Trump administration.

Representative Takano also talked about how important it is to address the issue of income, so people have more earning and buying power. He stressed how the income is even broader than the important issue of wages/salaries. One issue he highlighted was the overtime pay of salaried employees. According to Takano, the overtime threshold needs to be updated.

“The threshold [for employees on salary] used to be high enough so

The People Have Spoken...Again



Moreno Valley

Darrell Peeden overcame challengers to secure victory in a special election this month to once again serve as a board member for the Moreno Valley Unified School District.

Peeden was originally appointed to the board in October 2018 to fill a vacancy left when former board member Evan Morgan, resigned after he was arrested and charged with alleged burglary and vandalism.

However, in December 2018, just two short months after being appointed, Peeden was ousted from his position on the board by a citizens' petition.

The petition was allowed under a provision in the California Education Code gives voters an option to call for a special election to fill board vacancies provided they submit a petition within thirty days of the appointment that contains signatures of at least 1.5 percent of voters in the area represented by the appointment. In this instance, the special election was triggered when citizens turned in 318 valid signatures—only 231 were required to trigger the special election.

It is estimated the special election cost Moreno Valley taxpayers about \$70,000. Yet, in the end, although the petition was an expensive call from some voters to have a voice in who filled the seat—Peeden defeated his closest competitor, John Ashley, by nearly 11 percent.

Peeden describes himself as a former Moreno Valley school board member, husband, father, academic scholar, social entrepreneur, nonprofit executive, and youth policy advocate. He holds

a bachelor's degree in public policy from the University of California, Riverside (UCR) and a master's degree in public policy from the School of Public Policy at UCR and is also an Abraham Rice Scholar.

On election night Peeden thanked everyone who contributed to his victory. "This was a people-powered campaign." He stressed, adding, "[A]nd, this is our win."

Relief for Local Small Businesses Still Struggling in Wake of Winter Storms

Sacramento

The U.S. Small Business Administration announced last week it will offer low-interest federal disaster loans for working capital to small businesses who were impacted economically by the severe winter storms that washed through the region in February.

Acting under its own authority, the SBA declared a disaster following a May 15, 2019 request from the California Office of Emergency Services at the behest of Governor Gavin Newsom. The disaster declaration makes SBA assistance available in Riverside, San Bernardino, Imperial, Orange and San Diego Counties.

The "SBA is strongly committed to providing the most effective and customer-focused response possible to assist California small businesses with federal disaster loans," said SBA acting Administrator Christopher M. Pilkerton. "We will be swift in our efforts to help these small businesses recover from the financial impacts of this disaster."



U.S. Small Business Administration

Eligibility will be based on the financial impact of the disaster only and not on any actual property damage. The loans have an interest rate of four percent for small businesses and 2.75 percent for private nonprofit organizations with terms up to 30 years. The loans are also restricted to small businesses without the financial ability to offset the adverse impact without hardship.

The Inland Empire Riverside Small Business Development Center is offering free, personalized counseling to help affected businesses in their recovery. For assistance contact Vincent McCoy at 3780 Market Street in downtown Riverside by emailing vmccoy@iesmallbusiness.com or by calling (951) 781-2345. You can also visit the San Bernardino Development Center's office Monday through Friday from 8:00 a.m. to

continued on page 17

public notices

e. JOSHUA TEMILOPE BOLURO-AJAYI to JOSHUA TEMILOPE AJAYI. 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: 7/10/2019 Time: 8am, 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: MAY 21, 2019 Christopher B. Harmon, Judge of the Superior Court. p. 5/30, 6/6, 6/13, 6/20/2019

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER MVC 1906409
To All Interested Persons: Petitioner: SAADIA JONES on behalf of minor son, filed a petition with this court for a decree changing names as follows: SEMAJ MOSA to SEMAJ JONES. 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: 07/18/2019 Time: 1PM, DEPT: MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY BRANCH, 13800 HEACOCK ST, 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 20, 2019 Eric V. Issac, Judge of the Superior Court p. 5/30, 6/6, 6/13, 6/20/2019

FICTITIOUS BUSINESS NAMES

The following person(s) is (are) doing business as:
PINK HAVEN-SELF HELP & CONSULTANT SERVICES
28371 Brodiaaea Ave
Moreno Valley, CA 92555
RIVERSIDE COUNTY
DBG Enterprises
1225 Fredrick St I-5282
Moreno Valley, CA 92553
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. Alisha Annette Debatto, CEO The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/30/2019 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. 201906253 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
JBS SHOPPING CART REPAIR
4001 Wallace St
Riverside, CA 92509
RIVERSIDE COUNTY
Pedro Rodriguez Fernandez
4001 Wallace St
Riverside, CA 92509
This business is conducted by: Individual Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Pedro Rodriguez Fernandez 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. 201906446 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
QUEEN MELODY WHOLESALE
5246 Marlatt St
Mira Loma, CA 91752
RIVERSIDE COUNTY
Javier – Alvarez Jr.
5246 Marlatt St
Mira Loma, CA 91752
Elsa Guadalupe Cabrera
5246 Marlatt St
Mira Loma, CA 91752

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. Javier – Alvarez Jr. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/30/2019 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. 201906220 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
AXENE TECHNOLOGIES
41923 2nd Street, Suite 204
Temecula, CA 92590
RIVERSIDE COUNTY
Axene Health Partners, LLC
41923 2nd Street, Suite 204
Temecula, CA 92590
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. Tiffany Monique Axene, Secretary The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 04/24/2019 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. 201905947 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
INLAND WEST
3610 Central Ave #400
Riverside, CA 92506
RIVERSIDE COUNTY
3015 S NO, INC.
3610 Central Ave #400
Riverside, CA 92506
CA

This business is conducted by: Corporation Registrant commenced to transact business under the fictitious business name(s) listed above on 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. Michael Grant West, 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 04/29/2019 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. 201906162 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
JAX & SPADES COFFEE ROASTERS
18180 Camra Way
Riverside, CA 92508
RIVERSIDE COUNTY
Austin Bradley Aguilera
18180 Camra Way
Riverside, CA 92508
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. Austin Bradley Aguilera 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 04/29/2019 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. 201906134 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
SYLVIA'S MAKEUP STUDIO
440 East 4th Street
Perris, CA 92570
RIVERSIDE COUNTY
650 E Nuevo Rd Apt #205
Perris, CA 92571
Roberto Carlos Virgen Gudino
650 E Nuevo Rd Apt #205
Perris, CA 92571
Silvia Guadalupe Virgen
650 E Nuevo Rd Apt #205
Perris, CA 92571

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. Roberto Carlos Virgen Gudino 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 04/16/2019

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. 201905554 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
THE CBD WHOLESALE DISTRIBUTION CENTER
4415 Brockton Ave
Riverside, CA 92506
RIVERSIDE COUNTY
Giancarlo Mateo Liceaga
6682 Magnolia Ave
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. Giancarlo Mateo Liceaga 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 05/01/2019 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. 201906309 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
LE RAPID TRAINING
1120 North Orange St., 19459 Jennings St,
Riverside, CA 92501
RIVERSIDE COUNTY
Jermaine Paul Calhoun
1120 North Orange St
Riverside, CA 92501

This business is conducted by: Individual Registrant has not yet begun to transact business under the fictitious business name(s) listed above. I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Jermaine Paul Calhoun 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 05/01/2019 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. 201906306 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
SHARETEA
3740 Iowa Ave, Suite 103
Riverside, CA 92507
RIVERSIDE COUNTY
SHARETEA USA 2 LLC
1537 E. Commonwealth Ave
Fullerton, CA 92831
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. Minh Ngoc Nguyen, CEO The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 05/01/2019 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. 201906282 p. 5/9, 5/16, 5/23, 5/30/2019

The following person(s) is (are) doing business as:
DDI-DANNY DAVIS INVESTIGATIONS
3585 Main St STE 207
Riverside, CA 92501
RIVERSIDE COUNTY
Danny Earl Davis
1178 W Old Hickory Rd
Corona, CA 92882
Jan Elizabeth Davis
1178 W Old Hickory Rd
Corona, CA 92882
This business is conducted by: Married Couple Registrant commenced to transact business under the fictitious business name(s) listed above on 11/01/1990 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. Danny Earl 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

Child Support, continued from page 5

departments and customers about the agency's services.

This effort is part of the department's Holistic Case Management approach which raises their clients' awareness about services while also ensuring the department works with clients to remove barriers to their becoming self-sufficient.

This effort is accomplished in partnership with the San Bernardino County Library Administration which provides after-hours child support services at three local branches; Mondays with DCSS which bring the agency's services to its customers; and collaborations with the county's Workforce Development Department.

"I am proud of the efforts of the department in reaching our customers, county and community partners and local military in creating an awareness that DCSS is here to help both mothers and fathers to provide for their children and achieve self-sufficiency," said DCSS Director Marie Girulat. "Through one coordinated effort, we have been able to positively impact lives, one family at a time."

Help for Seniors, continued from page 5

Vendors for prepaid bus/train passes will include, but will not be limited to, Needles Area Transit, OmniTrans, Morongo Basin Transit Authority, Mountain Transit, Victor Valley Transit Authority, Metrolink, and Amtrak.

DAAS is the designated Area Agency on Aging, and as such, receives funding for a wide range of programs and supportive services including funding for the purchase and distribution of prepaid bus/train passes and grocery debit cards.

Putting a Dent, continued from page 7

agencies which provides opportunities for them to gain hands-on experience. School officials report all graduates who have participated in the occupational internship program in previous years, have secured employment through their internship.

In addition to the success of its graduates, the school's Allied Health and Nursing Program has earned a Silver Star award from the California Community College Chancellor's Office.

New Grant, continued from page 7

illnesses including asthma, cardiovascular disease and diabetes. Additional studies show elderly women who breath unsafe levels of fine-particulate pollution are twice as likely to develop dementia and Alzheimer's disease.

The initiative, which is funded through 2022 and will target 10th and 11th grade students in Riverside County, is scheduled to begin in fall 2020. If successful, it may be introduced in San Bernardino and Los Angeles Counties.

UCR psychology researcher and principal investigator on this important issue recently declared, "This environmental crisis is a call to action for the entire Southern California region."

Relief for Local, continued from page 12

5:00 p.m.; or by visiting their website at www.inlandempirebdc.org. Those seeking assistance are encouraged to call first for an appointment.

Visit www.disasterloan.sba.gov/el if you would like to apply online, seek additional information and download applications; or call SBA's Customer Service Center at (800) 659-2955. The deadline to apply for economic injury is Feb. 24, 2020.

KEEPING IT REAL

There is so much that can be done to help prepare a place in the inland region for these asylum seekers if each of us does what we can to help make a difference for them.

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

To learn more about how you can help visit the Inland Congregations United for Change www.icucpico.com or call (909) 383-1134, and Giving Children Hope www.givingchildrenhope.org, call (714) 523-4454 or email info@gchope.org.

S.E. Williams
Editor

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that 60 percent of the salaried workforce was eligible for overtime pay. Now only 7 percent are eligible," he explained. He also discussed how employees are classified also makes a difference, adding there is a "duties test" that defines how employees should be classified i.e., employees versus independent contractors. He discussed how all of these are pieces of the puzzle that impact people's take-home pay—minimum wage, salary thresholds impacting overtime time pay and duties testing. The earning power of American workers goes to their ability to afford housing, save for retirement and provide for the higher education of their children—again, it's about building inter-generational wealth.

Takano's report offers several recommendations for lowering the cost of rent. They include increasing the inventory of affordable housing; making rent more affordable by expanding access to housing assistance programs; putting a check on Wall Street's presence in the single-family rental market; and defeating President Trump's plan to raise rent on millions of vulnerable households by reducing funding to the Department of Housing and Urban Development (HUD).

In addition to these recommendations, Takano offered a breakthrough idea that would prevent landlords from using credit scores to deny tenant applications without further consideration. The proposal calls for an examination of how credit scores are used in housing—particularly in relation to renters—and how that impacts communities of color and low-income communities.

The way credit scores are currently used results in many renters being denied access to housing, prevents them from moving to other rental properties or requires individuals who pay their rent but live from pay day to day to come up with high deposits that can be two to three times the rental amount because their credit scores are low. Although others have discussed this as an option, Takano is the first representative to offer a strategy to address it.

To view Takano's full report online visit <https://takano.house.gov/newsroom/press-releases/rep-takano-releases-updated-report-on-the-heavy-burden-of-rent-in-riverside>.

Rape of Inmate, continued from page 8

Gamez was sentenced to a two-year prison term, ordered to pay a \$5,000 special assessment, required to be on supervised release for seven years, and mandated to register as a sex offender upon release from prison.

In an interview with The IE Voice/Black Voice News, Victorville Attorney Jim Terrell expressed concern for the health and safety of all inmates housed in facilities in San Bernardino County, specifically inmates housed at the Federal Correctional Facility in Victorville, the West Valley Detention Center (county jail) and the Adelanto Detention Center, a privately operated federal prison owned and operated by the Geo Group, housing immigration detainees.

“The prison law office has been finding problems at all the jails in San Bernardino County and there is a real accountability problem,” Terrell opined explaining complaints should be completed on a computer and distributed to

an outside agency and/or a citizen’s oversight committee to prevent covering up allegations of abuse.

“I bet you if we could do our own investigation into these prisons, we would find a lot more than just three victims, we would find there is more than one officer that is involved in foul play.” Terrell shared personal experiences where he received denials from officials at the West Valley Detention Center about abuses by prison guards where the FBI came up with 33 names of prisoners who alleged abuse.

“We’ve heard it has [also] been going on at the Adelanto Detention Center—we received calls of terrible horrendous rapes, but no one has ever backed it up,” Terrell shared adding, “The idea that we have just one person, just one bad apple in the barrel, I doubt that very much. The idea that we are going to let the Warden look into it and report what a bad job they are doing is

[reflective of] such an arcane and broken system that is failing every day.”

Terrell spoke of prisoners, placed in vulnerable situations, living in an environment of fear in detention centers in San Bernardino County suggesting an urgent need for increased media coverage, a citizen oversight committee, a neutral investigative agency and increased transparency.

“Right now, San Bernardino County is doing so poorly in its own county jails, I think it is just an amount of time before the feds come in and start running that county jail,” Terrell voiced explaining that San Bernardino County’s West Valley Detention Center is currently under a federal consent decree.

He further alleged, “As to the federal system, it is so hush-hush over there (sic), it’s not really a prison, it’s a torture dungeon.”

publicnotices

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. Isabel Contreras Muniz
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 05/09/2019
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 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. 201906822
p. 5/30, 6/6, 6/13, 6/20/2019

The following person(s) is (are) doing business as:
JOE'S SUSHI THE CABO WAY
40100 Washington St Ste 131
Bermuda Dunes, CA 92203
RIVERSIDE COUNTY
53762 Sapphire Lane
Coachella, CA 92236
Inzunza Restaurant Enterprises, Inc
53762 Sapphire Lane

Coachella, CA 92236
CA
This business is conducted by: Corporation
Registrant commenced to transact business under the fictitious business name(s) listed above on 05/09/2019
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. Jesus David Inzunza, 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 05/17/2019
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. 201907173
p. 5/30, 6/6, 6/13, 6/20/2019

The following person(s) is (are) doing business as:
FAMILY IMPACT FOR LIFE
29315 Cinnamon Wood Way
Menifee, CA 92584
RIVERSIDE COUNTY
PO BOX 1193
Temecula, CA 92593

Family Impact For Life Inc.
PO BOX 1193
Temecula, CA 92593
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. Debra Patrice Wells, CEO
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 05/23/2019
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. 201907475
p. 5/30, 6/6, 6/13, 6/20/2019

The following person(s) is (are) doing business as:
JEWLO'S GIFTS & MORE
15154 Perris Blvd, Apt 106
Moreno Valley, CA 92551
RIVERSIDE COUNTY

Jewiano Vardell Adams-Horne
15154 Perris Blvd, Apt 106
Moreno Valley, CA 92551
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. Jewiano Vardell Adams-Horne
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 05/09/2019
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 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. 201906832
p. 5/30, 6/6, 6/13, 6/20/2019

AMENDED

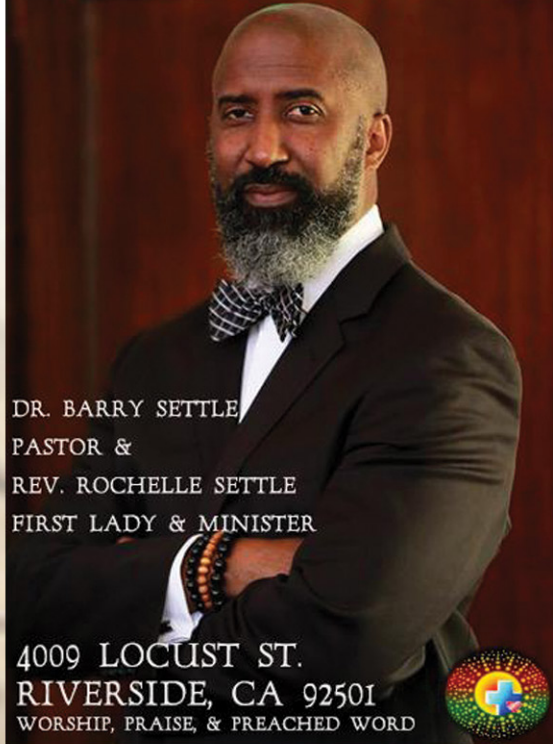
The following person(s) is (are) doing business as:
GRACE HOUSE SOBER LIVING
27645 Trail Ridge Way

Moreno Valley, California 92555
RIVERSIDE COUNTY
PO BOX 724
Moreno Valley, CA 92556
Matthew – Taylor
27645 Trail Ridge Way
Moreno Valley, CA 92555
Tess – Brinkerhoff
27645 Trail Ridge Way
Moreno Valley, CA 92555
This business is conducted by: Co-partners
Registrant commenced to transact business under the fictitious business name(s) listed above on March 14, 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. Matthew - Taylor
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 03/14/2019
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 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. 201903846
p. 3/21, 3/28, 4/4, 4/11/2019

The following person(s) is (are) doing business as:
REMINGTON PARKWAY LEGAL SOLUTIONS
28517 Triple C Ranch Road
Murrieta, CA 92563
Business located in Riverside County
P.O.B. 891073
Temecula, CA 92589
Nikki Gail Gralnick
28517 Triple C Ranch Road
Murrieta, CA 92563
CA
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. Nikki Gail Gralnick
Statement filed with the County of Riverside on 07/14/2017
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-201709408
p. 8/3, 8/10, 8/17, 8/24/2017

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FEATURE STORY

NEW LAWS

More Order in the New Year



S.E. Williams
Contributor

Whether identified as, laws, regulations, statutes, of how many hours he/she works—they also benefit when the minimum wage is increased because the salary threshold is also increased. As a result, effective January 1, 2019, the new threshold will be \$960 per week, or \$49,920 per year.

In addition, commissioned inside salespeople, who qualify as exempt when they earn more than 1.5 times the state minimum wage and their

FAVORIT