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Vocie Media Ventures, "Vol.47 n.21 December 12th 2019" (2019). *Black Voice News*. 949.  
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Inland Southern California's News Weekly

# VOICE

December 12, 2019 Volume 47 | Issue 21

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



## **DOJ Files Suit Against City of Hesperia and San Bernardino County Sheriffs for Housing Discrimination**

Inside: California Republican Duncan Hunter Pleads Guilty



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**VOICE**

# VOICE

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## ESTABLISHED 1972

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

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

## KEEPING IT REAL



*Illustration by Donkey Hotey*

## A Cruel and Unusual President

*"It's been a long, long time coming, but I know a change is gonna come..."*

*- Otis Redding*

In May 2018 The IE Voice reported on Hunger in the Inland Region and not much has changed in this regard since that time.

The nonprofit organization Feeding America reported in August 2019, more than 400,000 people in the Inland Empire struggle with hunger and may not know where they'll find their next meal. Sadly, that number includes one in five local children who may only get meals through the free or reduced lunch programs at their schools.

Last week we learned the Trump administration had finalized a long-threatened rule to cut food stamps to more than 680,000 American adults by forcing states to adhere to federally established work requirements.

According to the administration, the rule which becomes effective in April 2020, is expected to save approximately \$5.5 billion dollars over five years.

Under current law able-bodied adults without dependents who work less than 80 hours a month or who participate in certain training or volunteering activities qualify for three months of food stamps every three years. However, states/counties are currently able to wave those limits based on certain factors including high unemployment. Such waivers are in place today in six Northern California counties through August 2020.

The administration's new rule will make it difficult to implement the waiver as it sets a minimum unemployment rate of six percent and would also require approval of the governor.

The California Association of Food Banks estimates more than 700,000 Californians will be impacted by the new rule and this is only the beginning. Although this rule only impacts adults without children, the administration has two other rule changes waiting in the wings. When implemented they are expected to add to the food insecurity of approximately 3.7 million Americans.

In the meantime, as the president works to starve needy Americans, he has personally squandered millions of tax-payer dollars self-dealing by steering government business to his personal properties to enrich himself and his progeny, while his rogue cast of administrative enablers have facilitated more taxpayer fraud than can fill a bookkeeper's ledger.

Sadly, the president's rules regarding food support is not surprising. His cruelty seems boundless whether it's locking children in cages,

*continued on page 18*





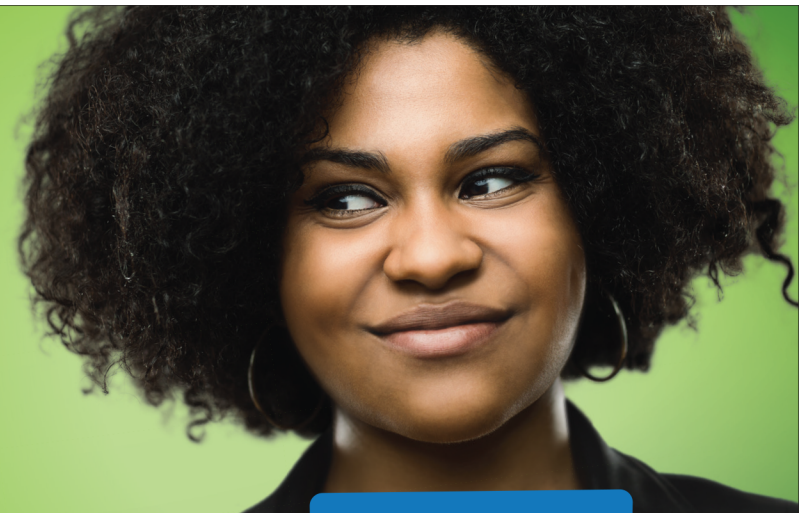
## Moving Beyond Global Warming: It's Getting Hotter...and Hotter... and Hotter

**Riverside, CA** – The world not only just lived through the hottest five-year period in recorded history—2015 through 2019; and the hottest decade on record—2010 through 2019 according to information provided by the World Meteorological Organization (WMO) on Tuesday, December 3, 2019. The perilous evolution of the earth's warming temperatures was further emphasized when the agency stated, "Since the 1980s, each successive decade has been warmer than the last."

This year most parts of the world temperatures were hotter than average even in the Arctic. In building its report the agency considered data from a variety of sources including national weather agencies, research organizations, and also highlighted the impacts of climate change including declining sea ice and rising sea levels. The greenhouse gases—largely responsible for global warming—resulting from concentrations of carbon dioxide in the atmosphere, reached a record high in 2018 and continues to rise.



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**CHOOSE  
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# New City Councilmembers to Reconsider Tax Breaks for Millionaire Owners of the Mission Inn

## Riverside

**A**cross the country cash-strapped municipalities continue committing hard-earned taxpayer dollars to support the business enterprises of millionaires and billionaires; and inland area municipalities are no exception to this practice.

Consider the millions of dollars in tax breaks given to companies like Amazon and others in order to attract low-waged warehouse jobs to the area, and more recently, the \$12 million over 20 years pledged to the millionaire owners of the Mission Inn Hotel and Spa in Riverside to support the annual Festival of Lights.

The pending long-term commitment to the Mission Inn was authorized by the city council with four of the seven members serving as lame ducks. The council appears to have based its decision on a report which pointed to approximately \$130 million in revenue generated by the Festival during the 2017-18 holiday season which the report said benefited Riverside area businesses.

In the meantime, there are reports of growing concerns over the city's ability to remain solvent in the coming years without cutting expenses. At the same time, homelessness, high rental rates, proposed federal cuts to food assistance programs should press the city's representatives to

*continued on page 17*



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# Vaping Bans Ignore Health Effects of Menthol Cigarettes in Black Communities

Juul Labs Inc., voluntarily stopped the sale of mint-flavored e-cigarettes refill pods citing data on the flavors’ popularity among teens.

Earlier, Donald Trump resurrected a complicated, years-old debate over tobacco regulation, racial equity and health when he proposed a ban on flavored e-cigarettes excluding mint and menthol flavored options.

Menthol cigarettes are hugely popular among African Americans, 47,000 of whom die every year of smoking-related causes. But unlike the alarm over underage use of e-cigarettes — fueled in large part by the popularity of Juul among white, middle-class teenagers — The U.S. refuses to treat the devastating health effects of menthol cigarettes on the Black community as a crisis.

Menthol cigarettes, which were invented in the 1920’s, were promoted as healthier than regular cigarettes, despite being more dangerous, health experts say.

If it seems like most smokers in Black communities smoke menthol cigarettes, it’s not a coincidence. For decades, the tobacco industry peddled menthol cigarettes to Black consumers through billboards, TV ads and magazines like Jet and Ebony, with African Americans smoking under slogans such as, “Alive with pleasure!”



Tobacco companies also bought good will by sponsoring high-profile athletic and cultural events and contributing to Black politicians and organizations, including members of the Congressional Black Caucus and the group’s foundation — contributions that critics say made Black lawmakers more likely to support industry positions.

Their marketing has worked. In the U.S., nearly nine out of 10 Black smokers aged 12 years and older prefer menthol cigarettes. In fact, African-American cigarette smokers are nearly 11 times more likely to use menthol cigarettes than white smokers.

According to the U.S. Centers for Disease and Control and Prevention (CDC), Menthol makes cigarette smoking easier to start and harder to quit. Menthol flavoring allows the lungs to expand further, and allows more of the toxic and cancer-causing chemicals in cigarette smoke to be absorbed into the body, which can lead to addiction, disease and death.

In October, the Los Angeles County Board of Supervisors unanimously voted to adopt an ordinance banning flavored tobacco products, including menthol, and to call on California Gov. Gavin Newsom to pass a statewide ban on vaping, amid growing concerns over vaping-related illnesses.

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### NAME CHANGE

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1912816

To All Interested Persons: Petitioner: IVETTE ALEJANDRA MARTINEZ GUERRERO and FERNANDO SUAREZ MARTINEZ filed a petition with this court for a decree changing names as follows: DYRON FERNANDO SUAREZ MARTINEZ to. IAN FERNANDO SUAREZ MARTINEZ. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 12/26/19 Time: 1:00pm, Dept MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY COURTHOUSE, 13800 HEACOCK BLVD BLDG #201, 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: October 29, 2019 CRAIG REIMER, Judge of the Superior Court p. 11/21, 11/28, 12/5, 12/12/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1912153

To All Interested Persons: Petitioner: JANET ROSARIO MEJIA (aka) JANNET QUINONES filed a petition with this court for a decree changing names as follows: JANET ROSARIO MEJIA (aka) JANNET QUINONES to. JEANETTE Q-MEJIA 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: 01/15/2020 Time: 8:00am, Dept C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVE, 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: Nov 12, 2019 ERIC ISAAC, Judge of the Superior Court p. 11/28, 12/5, 12/12, 12/19/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1912358

To All Interested Persons: Petitioner: YOLANDA MORENO RAMIREZ filed a petition with this court for a decree changing names as follows: YOLANDA MORENO RAMIREZ to. YOLANDA MORENO MORAN. 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: 01/08/2020 Time: 8:00am, Dept C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA,

COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVE, 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: Nov 18, 2019 TAMARA WAGNER, Judge of the Superior Court p. 11/28, 12/5, 12/12, 12/19/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1912319

To All Interested Persons: Petitioner: ADRIAN JOSE BECERRA filed a petition with this court for a decree changing names as follows: ADRIAN JOSE BECERRA to. ADRIAN JOSE GUTIERREZ. 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: January 1,2020 Time: 1:00 pm, Dept MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK STREET, #D201, MORENO VALLEY, CA 92553, MORENO VALLEY COURTHOUSE. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: Nov 14, 2019 ERIC V. ISSAC, Judge of the Superior Court p. 12/5, 12/12, 12/19, 12/26/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1912604

To All Interested Persons: Petitioner: VIRIDIANA GAONA filed a petition with this court for a decree changing names as follows: VIRIDIANA GAONA aka VIRIDIANA ROMERO CASTAXEDA-GAONA to. VIRIDIANA CASTANEDA. 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: 01/22/2020 Time: 8:00am, Dept C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVE, 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: Nov 26, 2019 CHRISTOPHER B. HARMON, Judge of the Superior Court p. 12/5, 12/12, 12/19, 12/26/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1913617

To All Interested Persons: Petitioner: DESTINY JADA GOODEN filed a petition with this court for a decree changing names as follows: DESTINY JADA GOODEN to. DESTINY JADA BAXTER. 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: 01/23/2020 Time: 1:00pm, Dept MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK STREET, BLDG. D #201, MORENO VALLEY COURTHOUSE. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: Nov 21, 2019 ERIC V. ISAAC, Judge of the Superior Court p. 12/5, 12/12, 12/19, 12/26/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1913924

To All Interested Persons: Petitioner: MARK ANTHONY PHILLIPS filed a petition with this court for a decree changing names as follows: MARK ANTHONY PHILLIPS to. MARK ANTHONY HARRELL. 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: 01/30/2020 Time: 1:00pm, Dept MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK STREET, BLDG. D #201, MORENO VALLEY, CA 92553, MORENO VALLEY CIVIL. 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: Dec 05, 2019 DAVID E. GREGORY, Judge of the Superior Court p. 12/12, 12/19, 12/26/2019, 1/2/2020

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER PSC 1908570

To All Interested Persons: Petitioner: TESSA DANIELLE ROJAS VELASCO filed a petition with this court for a decree changing names as follows: TESSA DANIELLE ROJAS VELASCO to. TESSA DANIELLE VELASCO. 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: 02/07/2020 Time: 8:30am, Dept. PS4 address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 3255 E. TAHQUITZ CANYON WAY, PALM SPRINGS, CA 92262. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: 11/27/2019 MICKIE E. REED, Judge of the Superior Court p. 12/12, 12/19, 12/26/2019, 1/2/2020

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER PSC 1908569

To All Interested Persons: Petitioner: JANE KARMINA JIMENEZ VELASCO filed a petition with

# Education and Job Recruitment Forum for Census 2020 Held in Perris

**Marla Matime**  
**Contributor**

**O**n Saturday, November 23rd, The City of Perris partnered with the Office of Senator Richard D. Roth, the Office of Assemblymember Jose Medina, NALEO Education Fund, and Family Service Association, to provide education, resources and tools about the 2020 Census.

Recruiters for the 2020 Census were also in attendance to take applications of potential candidates on the spot. Some of the questions raised by participants were related to the hiring process and how long it would take for them to hear something once their applications were submitted. The average time for a call back has been about three to five months; however, since things are now moving at a faster pace and workers are needed on the ground sooner, call backs are now taking place a bit faster.

The program opened with a performance by the TODEC Legal Center Ballet Folklorico group. Attendees visited booths from Sigma Zeta XI, Youth and Family Services, TODEC Legal Center, and NALEO's Hagase Contar, just to name a few.

The forum provided an opportunity for individuals who were,  
*continued on page 17*



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## California Republican Duncan Hunter Pleads Guilty

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

In the running list of political scandals that continue to plague the nation at the federal, state and local levels, one California Republican politician has finally pled guilty to charges stemming from his misuse of campaign funds to cover expenses for himself, his family and his lovers.

Last week U.S. House Representative Duncan Hunter who represents California's 50th congressional district which includes part of Riverside County, admitted his guilt.

Hunter, a six-term Republican spent a year wasting tax- payer dollars fighting charges even though he knew he was guilty. He persevered in his position even after his own wife admitted her guilt in the scheme and pledged to testify against him.

According to federal prosecutors, Hunter and his wife Margaret spent more than a quarter of a million dollars in campaign funds for golf excursions, family vacations to places

like Italy and Hawaii; miscellaneous items including airline tickets for their pet rabbit; and D. Hunter also used some of the money to pay for excursions with his lovers. Prosecutors allege included among them were lobbyists and congressional aides.

During an interview following his court hearing Hunter said he is willing to go to jail. It's a good thing because it is almost certain, he will. As with most white-collar criminals, however, his sentence will probably be light despite the fact he faces a possible five-year prison sentence and a \$250,000 fine. He will be sentenced March 17, 2020.

Hunter along with New York representative Chris Collins were President Trump's earliest supporters in the U.S. House of Representatives. In early October Collins pled guilty to insider-trading charges.

Hunter had planned to seek another term especially since he was reelected by a comfortable

margin in 2018 despite being under indictment however, he resigned Friday, November 6. This brought an end to a Republican family dynasty. When Hunter was first elected in 2008, he filled a seat on the heels of his father who had held it for 28 years.

Although California Governor Gavin Newsom has yet to set a date for a special election, several candidates have already expressed interest in vying for the seat including three Republicans and one Democrat.

With all Hunters' years of experience in the political arena, the best explanation he could offer for his actions following his guilty plea was, "I failed to monitor and account for my campaign spending," he said. "I made mistakes and that's what today was all about." He offered no public apology to the campaign donors who unknowingly funded his folly.





# DOJ Files Suit Against City of Hesperia and San Bernardino County Sheriffs for Housing Discrimination

**S.E. Williams**  
Contributor

**L**ast week U.S. Attorney General Williams Barr mouthed a veiled threat to communities of color who dared to raise their voices against the historic and unrelenting injustice across the country by rogue police and those who believe they are somehow above the law.

“I think today,” he began, “American people have to focus on something else which is the sacrifice and the service that is given by our law enforcement officers. And, they have to start showing more than they do, [in relation to] the respect and support that law enforcement deserves. And, if communities don’t give that support and respect, they might find themselves without the police protection they need.”

Black and Brown residents in the City of Hesperia may wish to take

issue with Barr’s threat and instead challenge him regarding the purported failure of “sacrifice and service” on behalf of officers in their community when they were repeatedly and systematically denied the protections they are entitled to by the officers sworn to protect them.

Afterall, it was Barr’s own Justice Department on December 2, 2019 who filed suit against the City of Hesperia, the San Bernardino County Sheriff’s Department and the County of San Bernardino for allegedly failing to enforce the Fair Housing provisions of the Civil Rights Act of 1968.

The suit claimed, “[These entities] separately and collectively have engaged in a pattern or practice of discrimination against residents and prospective residents of Hesperia because of race and national origin.” The

lawsuit raised real concerns about a municipality being complicit with the sheriff's department to leverage their power and authority to intimidate and stress minority members of the community who are already historically subjected to disparate treatment by police.

The actions were planned and systematic. Although Hesperia's Assistant City Manager Rachel Molina told The IE Voice/Black Voice News, "The information in the DOJ press release is factually incorrect and grossly misleading," consider the following as detailed by the DOJ.

On November 17, 2015 Hesperia—with substantial support from the San Bernardino County Sheriff's Department, which is contracted to provide the city's police services, enacted Ordinance 2015-12, entitled "An Ordinance of the City Council of the City of Hesperia, California, Requiring the Registration and Regulation of Housing Rental Businesses for Crime Free Rental Housing." The ordinance went into effect on January 1, 2016 and remained in effect until about July 18, 2017.

The ordinance mandated rental property owners evict their tenants if the Sheriff's Department (Department) notified them, the tenant(s) had engaged in any purported criminal activity on or near the property. The ordinance further mandated criminal background checks, Department screenings for tenant applicants, and annual inspections of rental properties by the Department.

Although the city has claimed it implemented the ordinance to reduce crime, its true purpose according to the DOJ, was to address a so-called "demographical problem" by driving African American and Hispanic or Latino (Latino) renters from their homes, from Hesperia, and to deter other African Americans and Latinos from moving to the city.

The Sheriff's Department, tasked with enforcing the ordinance, exercised what the DOJ referred to as, "Its substantial discretion to target African American and Latino renters, as well as renters who lived in majority-minority areas of Hesperia." The Department purportedly demanded the evictions of entire families for conduct involving one tenant or even guests or estranged family members. It demanded evictions of victims of domestic violence and

they called for eviction even when they lacked concrete evidence of criminal activity.

Their eviction efforts, however, did not stop there. The DOJ claimed officials also threatened and took action against housing providers that failed to evict tenants in alignment with the ordinance by leveraging fines, etc.

Although Molina has claimed, "At no time did the City's crime-free ordinance discriminate against residents of any ethnicity." The DOJ insists, the city and sheriffs enacted and enforced the ordinance with the intent and effect of disproportionately impacting African American and Latino renters.

The African American and Latino populations of Hesperia grew in recent decades. In 1990 Hesperia's non-Hispanic white residents were 76.8 percent of the city's population; by 2000 their percent of the city's population had dropped to 62.4 percent; and by 2010 their percent of population had dropped to 41.1 percent.

When the City of Hesperia with the support of the Sheriff's Department considered and adopted the rental property ordinance in 2015 it justified its implementation based on a purported connection between rental properties and increased illegal activity, coupled with law enforcement (911) calls for service.

Molina offered a similar rationale in justifying the program to The IE Voice/Black Voice News. "There are crime free programs across the United States aimed at providing residents with safer communities," she opined noting, "In the recent past, HUD supported such programs." She continued, "One of the best things about Hesperia is its diversity. The City loves and embraces its diverse community."

However, statements made by city and sheriff department officials leading up to the enactment of the ordinance belie the city's rationale for its implementation as well as Molina's profession of the city's agape love of diversity. Here are some statements made by officials at the time:

#### **Mayor Pro Tem Bill Holland (former)**

"We are surgically going after those elements that create an inordinate amount of problems in every single neighborhood." He continued, "You are trying to eliminate them, you are trying to pluck them out and make them go somewhere

else." He also stated that the ordinance's purpose was to get each landlord "to rid his rental . . . of that blight," similar to "call[ing] an exterminator out to kill roaches, same difference."

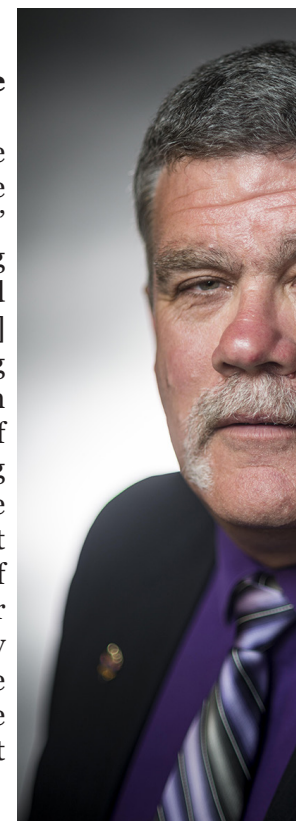
#### **City Councilmember Mike Leonard**

"[W]e've had a lot of people from over the hill move up here that are not very friendly people," and "we need to work on getting them out of here." He also stated "[W]e need to get [the ordinance] going because we are falling further and further behind on our ability to cut down some of our problem areas." According to DOJ, Leonard claimed the ordinance would straighten out Hesperia's issues with a lot of Section 8 housing. He told other councilmembers, "You just pay more taxes to support these people that are sucking up the Section 8 housing, we need to get them out."

#### **Captain Nils Bentsen of the San Bernardino Sheriff's Department (currently, Hesperia City Manager)**

Hesperia's renters—which include an overrepresentation of African Americans and Latinos in comparison to their share of homeowners—were described by Bentsen and members of the Hesperia City Council as dangerous because they considered them anti-social and claimed they victimized homeowners. They further disparaged Hesperia's Section 8 Voucher holders, three-quarters of whom were African American or Latino. Bentsen compared the ordinance to his previous efforts evicting people in a Section 8 house claiming it took them years to, "Find some criminal charges [and] arrest the people."

Former Hesperia City Manager Mike Podegracz



*"[Y]ou are trying to . . . you are trying to p . . . make them go som . . . purpose of the ord . . . each landlord 'to . . . of that blight,' sim . . . an exterminator o . . . same difference."*

- Fo



has claimed Bentsen was the driving force behind the ordinance noting Bentsen testified in uniform before the Hesperia City Council at least six months before



*to eliminate them, bluck them out and nowhere else.” The ordinance was to get rid his rental. . . similar to “call[ing] out to kill roaches,*

*former Hesperia Mayor Pro Tem Bill Holland*

the ordinance was enacted, to supposedly see if the Council was willing to establish a mandatory, crime free rental program.

According to Podegracz, Bentsen cited data he claimed showed a nexus between rental properties and increased crime. However, DOJ found the data he cited was misleading and incomplete. It further concluded Bentsen provided no evidence that any of the data points were appropriate measures of crime rates.

In addition, the Sheriff’s Department began planning for an internal unit to enforce the ordinance before it was approved/enacted. This included the purchase of Crime Free tracking software that allowed them to quickly determine if a prospective tenant has been in violation of the Crime Free program anywhere in San Bernardino County.

Bentsen even advised members of the council that, under Crime Free, individuals did not have to be convicted of a crime to be evicted, and that misdemeanor crimes that mostly go unprosecuted, like disturbances, could be enough to warrant eviction. Bentsen further advised councilmembers the ordinance was designed to be “lighter on the requirements and more-heavy on the enforcement.”

When the city implemented Ordinance 2015-12 it did so over the objections of some property management organizations; and, despite a letter from a fair housing organization which declared in part, “[The ordinance] undermines law enforcement efforts, imposes unfair burdens on owners, conflicts with the City’s fair

housing obligations, and creates devastating effects on Hesperia residents who are most in need of law enforcement services.”

In response, Councilmember Russ Blewett (later Mayor now deceased) said he didn’t care what fair housing said about the people the ordinance targeted. And, Councilmember Paul Russ responded by saying maybe the council should go down to the Fair Housing organization’s office and start poking their noses into its business.

Several other housing agencies expressed concerns to the city over the legality of the ordinance, but the City of Hesperia pressed ahead regardless. Officials made the Sheriff’s Department the only entity with discretion to decide whether a situation required an eviction and the department exercised its discretion in all aspects of the ordinance’s enforcement which explicitly gave “discretion” to the chief of police (San Bernardino County Sheriff) to determine whether and what evidence and documents would be sent to housing providers as notification for them to evict a tenant.

The Department appeared to apply the ordinance on a case by case basis handling each situation differently. As noted by DOJ applying more of a “spirit of the law determination than a fixed set of rules.” As a result, sheriffs routinely determined that tenants should be evicted despite the absence of any conviction or court judgment. In some instances, citations for minor incidents like complaints of loud noise or music on more than one occasion was considered reason enough to trigger an eviction.

The DOJ said even conduct that was legal under California state law could justify an eviction. As sheriff department staff explained to one housing provider, even if their tenant has a medical marijuana card, “They will be in violation of the Crime Free Program [even though as] police, we can’t arrest someone for smoking marijuana who has a card.”

The sheriff’s department went so far as to provide legal advice to property owners in order to assist them with their convictions. Also, according to the DOJ, “The Sheriff’s Department also encouraged owners to use extra-judicial tactics to eject tenants from their homes.” Encouraging them to use whatever method

fit the situation to evict tenants, provided the tenants left.

The Sheriff’s Department is alleged to have encouraged owners to evict entire households when one member of the tenants engaged in purported criminal activity. One owner was told by the Sheriff’s Department even if he/she was not sure which one of their tenants was arrested, “Under the new city ordinance any arrest on the premises means the whole house is subject to eviction anyway.”

Landlords were also encouraged to begin evictions of victims of domestic violence even though the ordinance contained language suggesting they be protected. In one egregious example cited by DOJ, a woman and her three children were evicted from a majority-minority census block after she called 911 to report that her husband was beating her with a television cable.

In another instance, sheriffs told the landlord of an African American domestic violence victim that the she was “allowing the problem to continue.” Sheriffs gave the landlord permission to warn the domestic violence victim that if she allowed her husband back into the home and the problem persisted, “she would be subject to eviction.”

Hesperia residents reported to the department of Housing and Urban Development that they were scared to call the police due to the fear of eviction.

Using 911 calls as a lever to evict residents appeared to undermine the city’s assertion that the principal purpose of Ordinance 2015-12 was to reduce crime and make neighborhoods safer. This purported purpose was further undermined by allegations the sheriffs threatened owners with fines if they failed to evict tenants as directed.

Although the ordinance did not specifically require owners to deny housing to applicants flagged by the Sheriff’s Department during the screening process, the department instead warned landlords about renting to such tenants. For example, the department purportedly described such tenants as “potential future violators” and in another instance warned the owner, “[Y]ou just have to keep the consequences

*continued on page 18*





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IN THE NEWS

## Kamala Harris Withdraws from 2020 Race Undaunted



Photo by Gage Skidmore

### Washington D.C.

California Senator Kamala Harris surprised everyone last week when she announced she was suspending her 2020 bid for president of the United States.

Harris, an important voice among the Democratic Party's slate of candidates, was direct in her explanation to supporter regarding why she withdrew from the competition.

"My campaign for president simply doesn't have the financial resources we need to continue," she stated and continued. "I'm not a billionaire. I can't fund my own campaign. And as the campaign has gone on, it's become harder and harder to raise the money we need to compete."

In her message she expressed a combination of regret for the circumstances of her departure from the campaign trail and an appreciation for the commitment of her supporters.

Harris launched her campaign to high praise and further garnered the nation's attention during her first debate performance. Since then however despite some peaks along the way she was only able to maintain a competitive ranking among the second tier of democratic presidential candidates.

Though Harris had already met the Democratic National Committee's requirements to make the stage for the next scheduled debate, her difficulty raising the kind of funds needed to remain competitive persisted as did her inability to rally support among older Black voters still clinging to Joe Biden.

Certainly, most acknowledge there were weaknesses in her campaign; but all the candidates have stumbled. Harris also confronted the persistent

*continued on page 17*



# publicnotices

this Court by a decree changing names as follows: JANE KARMINA JIMENEZ VELASCO to. JANE KARMINA VELASCO ROJAS. 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: 02/07/2020 Time: 8:30am, Dept. PS4 address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 3255 E. TAHQUITZ CANYON WAY, PALM SPRINGS, CA 92262. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507.

Date: 11/27/2019  
MICKIE E. REED, Judge of the Superior Court  
p. 12/12, 12/19, 12/26/2019, 1/2/20

## SUMMONS

### SUMMONS (FAMILY LAW)

#### CASE NUMBER FLR 1903282

Notice to Respondent: LUIS ANTONIO BARRAZA LOPEZ  
You are being sued Petitioner's name is: ELIZABETH LIMON

You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you. If you do not file your Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center ([www.courtinfo.ca.gov/serfhelp](http://www.courtinfo.ca.gov/serfhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association. Tiene 30 días corridos después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario FL-120 o FL-123) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que pague manutención, y honorarios y costos legales. Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. Si desea obtener asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar a un abogado en el Centro de Ayuda de las Cortes de California ([www.suorte.ca.gov](http://www.suorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniéndose en contacto con el colegio de abogados de su condado. The name and address of the court is: Superior Court of California, County of Riverside, 4175 Main Street, Riverside, CA 92501. The name, address, and telephone number of plaintiff's attorney, or plaintiff without an Attorney is, Elizabeth Limon, 10243 Hedrick Ave, Riverside, CA 92503 Notice to the person served: You are served as an individual. Clerk: by M. Leiva, Deputy DATE: 5/1/19

p. 12/5, 12/12, 12/19, 12/26/2019, 1/2/2020

### SUMMONS (FAMILY LAW)

#### CASE NUMBER RID 1801924

Notice to Respondent: JEANINE THOMAS  
You are being sued Petitioner's name is: ROBERT F. THOMAS

You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you. If you do not file your Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center ([www.courtinfo.ca.gov/serfhelp](http://www.courtinfo.ca.gov/serfhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association. Tiene 30 días corridos después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario FL-120 o FL-123) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que pague manutención, y

honorarios y costos legales. Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. Si desea obtener asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar a un abogado en el Centro de Ayuda de las Cortes de California ([www.suorte.ca.gov](http://www.suorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniéndose en contacto con el colegio de abogados de su condado. The name and address of the court is: Superior Court of California, County of Riverside, 4175 Main Street, Riverside, CA 92501. The name, address, and telephone number of plaintiff's attorney, or plaintiff without an Attorney is, Robert F. Thomas 12970 Periss Blvd, Apt 214, Moreno Valley, CA 92553 Notice to the person served: You are served as an individual. Clerk by Y. Cisneros, Deputy DATE: 5/15/19

p. 12/5, 12/12, 12/19, 12/26/2019

### SUMMONS (FAMILY LAW)

#### CASE NUMBER RIC 1822330

Notice to Respondent: CESAR ALONZO LOPEZ; NORMA A. ASTORGA; AND DOES 1-100  
You are being sued Petitioner's name is: MICHAEL FANOUS

You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you. If you do not file your Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center ([www.courtinfo.ca.gov/serfhelp](http://www.courtinfo.ca.gov/serfhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association. Tiene 30 días corridos después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario FL-120 o FL-123) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que pague manutención, y honorarios y costos legales. Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. Si desea obtener asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar a un abogado en el Centro de Ayuda de las Cortes de California ([www.suorte.ca.gov](http://www.suorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniéndose en contacto con el colegio de abogados de su condado. The name and address of the court is: Superior Court of California, County of Riverside, 4050 Main Street, Riverside, CA 92501. The name, address, and telephone number of plaintiff's attorney, or plaintiff without an Attorney is: Michael Fanous, in Pro Per, 2515 Parkgate Street, Bakersfield, CA 93311. Notice to the person served: You are served as an individual. Clerk by Y. Cisneros, Deputy DATE: Oct 29, 2018

p. 12/12, 12/19, 12/26/2019, 1/2/2020

## PUBLIC NOTICE

### NOTICE INVITATION FOR BIDS IFB-ITS20-08

Omnitrans is accepting Bids for:

#### CISCO CORE NETWORK REFRESH

Bids are due at 3:00 p.m., Tuesday, January 7, 2020. Bids must be submitted electronically using Omnitrans' online bidding system at [www.omnitrans.org](http://www.omnitrans.org).

The IFB documents can be obtained via download at Omnitrans' Procurement online bidding system at [www.omnitrans.org](http://www.omnitrans.org).

Omnitrans affirmatively ensures that Disadvantaged and Women-Owned Business Enterprises will be afforded full opportunity to submit bids and will not be discriminated against on the grounds of race, color, or national origin.

Omnitrans  
1700 West Fifth Street  
San Bernardino, CA 92411  
Contract Administrator: Krystal Turner  
Phone: (909) 379-7202  
Email: [krystal.turner@omnitrans.org](mailto:krystal.turner@omnitrans.org)  
12/12/19  
CNS-3317083#

p. 12/12/2019

### HOUSING AUTHORITY OF THE COUNTY OF SAN BERNARDINO

#### NOTICE FOR "Request for Proposal" RFP PC1152 – Landscape Services

##### HACSB CONTACT PERSON:

Angie Lardapide  
Procurement  
Housing Authority of San Bernardino  
715 E. Brier Drive, San Bernardino, CA 92408  
[alardapide@hacsb.com](mailto:alardapide@hacsb.com)

##### HOW TO OBTAIN BID DOCS:

1. Access [www.hacsb.com](http://www.hacsb.com)
2. Click onto the "Business" tab
3. Click on Bid #PC1152 to view and download Request for Proposal and instructions

##### PROPOSAL SUBMITTAL RETURN: HACSB Administration Office

715 E. Brier Drive  
San Bernardino, CA 92408  
Attn: Angie Lardapide  
Procurement Department

PROPOSAL SUBMISSION DATE: December 30, 2019 @ 2PM PST  
12/12/19  
CNS-3318396#

p. 12/12/2019

### HOUSING AUTHORITY OF THE COUNTY OF SAN BERNARDINO

#### NOTICE FOR "Request for Proposal"

##### RFP PC1155 – Security Alarm Services

##### HACSB CONTACT PERSON:

Angie Lardapide  
Procurement  
Housing Authority of San Bernardino  
715 E. Brier Drive, San Bernardino, CA 92408  
[procurement@hacsb.com](mailto:procurement@hacsb.com)

##### HOW TO OBTAIN BID DOCS:

1. Access [www.hacsb.com](http://www.hacsb.com)
2. Click onto the "Business" tab
3. Click on Bid #PC1155 to view and download Request for Proposal and instructions

##### PROPOSAL SUBMITTAL RETURN: HACSB Administration Office

715 E. Brier Drive  
San Bernardino, CA 92408  
Attn: Angie Lardapide  
Procurement Department

PROPOSAL SUBMISSION DATE: January 15, 2020 @ 2PM PST  
12/12/19  
CNS-3318668#

p. 12/12/2019

## NOTICE INVITING BIDS

NOTICE IS HEREBY GIVEN that sealed bids will be received in the Purchasing Department of the San Bernardino City Unified School District, at 793 North E Street, San Bernardino, California 92410, on or before, December 17th, 2019 at 11:00 a.m. for:

Bid No. 19-11, Desktop Toner and Ink Cartridges

Bid forms on which the bid must be presented, specifications, terms, conditions, and instructions required for bidding may be secured at above department or downloaded from the District website at <http://www.sbuscd.k12.ca.us/bids.aspx>

Bids will be received at the PURCHASING DEPARTMENT, BID BOX, SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT, 793 North E Street, San Bernardino, California, 92410, and shall be opened at the above stated time and place. All bids must be clearly marked on the outside of the envelope with the bidder's company name and "Bid Number 19-11". It is the bidder's sole responsibility to ensure that their bid is received in the bid box on time. No bidder may withdraw their bid for a period of sixty (60) days after the date set for the opening of bids.

The Board of Education reserves the right to accept or reject any or all bids, and to accept or reject any item, to withdraw a line item or entire bid, or to waive any irregularities or informalities in the bids or in the bidding. The District may award any, all, or none of this bid. Purchase is contingent upon availability of funds. Local and minority bidders are specifically encouraged to submit bids.

Bid Opening: December 17th, 2019 at 11:00 a.m.

### SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT

By: Selene Ahumada Tirado, Buyer, Purchasing Services  
San Bernardino City Unified School District, San Bernardino, CA (909) 381-1206  
12/12/19  
CNS-3318720#

p. 12/12/2019

## VEHICLE SALE

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 12/22/16 at 10:00 AM to wit:  
Make/Yr. 2016 FORD  
Lic.: 7RFE019  
Vin. 1MFJK1KT1GEF36718  
Location: 1499 W. 13th ST, UPLAND, CA  
Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.  
p. 12/5/2019

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 12/23/16 at 10:00 AM to wit:  
Make/Yr. 2010 HONDA  
Lic.: 6NFW686  
Vin. 2HGFA1F50AH580770  
Location: 1046 E. CALIFORNIA ST, ONTARIO, CA  
Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.  
p. 12/12/2019

## FICTITIOUS BUSINESS NAMES

The following persons) is (are) doing business as:  
**GOOD HEART MEDICAL GROUP**  
**23332 Rockfield Blvd. Suite 170**  
**Lake Forest, CA 92630**

### ORANGE COUNTY

**Amer Zarka M.D., Inc.**  
**23332 Rockfield Blvd. Suite 170**  
**Lake Forest, CA 92630**

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

Statement was filed with the County of Riverside on 11/12/2019

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. R-201915005

p. 11/21, 11/28, 12/5, 12/12/2019

The following persons) is (are) doing business as:  
**COCO'S**

**8845 Trautwein Rd**  
**Riverside, CA 92508**  
**RIVERSIDE COUNTY**

**23832 Rockfield Blvd. Unit 170**  
**Lake Forest, CA 926302886**  
**Navab, Inc.**  
**23832 Rockfield Blvd. Suite 170**  
**Lake Forest, CA 92630**

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above on 04/22/2002

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. Muhammad Khilji, Vice President  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 11/12/2019

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. R-201915002

p. 11/21, 11/28, 12/5, 12/12/2019

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

**DENNY'S #7239**  
**DENNY'S VAN BUREN**  
**DENNY'S RIVERSIDE**  
**2925 Van Buren Blvd**  
**Riverside, CA 92503**  
**RIVERSIDE COUNTY**  
**23832 Rockfield Blvd, Unit 170**  
**Lake Forest, CA 926302886**  
**Rednap, Inc.**  
**23832 Rockfield Blvd. Suite 170**  
**Lake Forest, CA 92630**

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above on 06/05/1998

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. Muhammad Khilji, Vice President  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 11/12/2019

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. R-201915001

p. 11/21, 11/28, 12/5, 12/12/2019

The following persons) is (are) doing business as:  
**DENNY'S #6163**

**DENNY'S SAN JACINTO**  
**1290 N State St**  
**San Jacinto, CA 92583**  
**RIVERSIDE COUNTY**  
**Denway, Inc.**  
**23832 Rockfield Blvd, Unit 170**  
**Lake Forest, CA 92630**

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above on 09/10/2008

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. Muhammad Khilji, Vice President  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 11/12/2019

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. R-201914999

p. 11/21, 11/28, 12/5, 12/12/2019

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

**DENNY'S #7081**  
**DENNY'S HEMET**  
**2675 W Florida Ave**  
**Hemet, CA 92545**  
**RIVERSIDE COUNTY**  
**23832 Rockfield Blvd, Unit 170**  
**Lake Forest, CA 92630**  
**Rednap, Inc**  
**23832 Rockfield Blvd, Unit 170**  
**Lake Forest, CA 92630**

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above on 07/21/2000

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. Muhammad Khilji, Vice President  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 11/12/2019

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. R-201915000

p. 11/21, 11/28, 12/5, 12/12/2019

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

**BOOTY INSPIRATIONS**  
**13621 Darwin Dr**  
**Moreno Valley, CA 92555**  
**RIVERSIDE COUNTY**  
**Jeri Lynn Brown-Lee**  
**13621 Darwin Dr**  
**Moreno Valley, CA 92555**

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. Jeri Lynn Brown-Lee  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)  
Statement was filed with the County of Riverside on 11/14/2019

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 facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk, FILE NO. R-201915114

p. 11/21, 11/28, 12/5, 12/12/2019













**Education and Job**, continued from page 7

apprehensive about completing the Census to be educated about the process and learn what is allowed by law regarding it. Attendees also had an opportunity to ask questions for clarity and to help facilitate their understanding.

The education panel consisted of Adan Chavez, Deputy Director of NALEO; Claudia Nicolosi, U.S. Census Bureau Recruitment Department; in addition to Ahlam Jadallah, and Karla Lopez Del Rio, Partnership Specialists for the U.S. Census Bureau, Los Angeles Regional Census Center. The panelists discussed the importance of being counted. Ahlam Jadallah emphasized why children between the ages of 0 and 5 years old are often missed in the census count. This is mostly to issues relating to housing insecurity and/or complex living arrangements.

"According to the U.S. Census Bureau over 40 percent of U.S. citizens simply do not understand how important the Census is," Lopez-del Rio noted. She further stressed how

there is an urgency for people to be counted and explained why it is important for them to encourage their neighbors and friends to be counted as well.

Lopez-del Rio also shared a very touching story about being a single parent and once needing to take advantage of the services that were afforded to her through programs such as WIC, SNAP, and other Human Services support systems. Federal funding for such programs is allocated to communities based in large part on the population as counted during the census—each person not counted reduces the amount of funding states receive to support such programs.

Leaders of the Inland Empire are working diligently to provide education and resources to empower, inform, and engage its residents to complete the 2020 Census so that the region is completely counted. For more information visit [www.censusie.org](http://www.censusie.org), [www.census.ca.gov](http://www.census.ca.gov) and [www.census.gov](http://www.census.gov).


**Kamala Harris**, continued from page 12

and unique challenges faced by candidates of color and women and the persistent stereotypes ascribed to both.

Harris returns full-time to her role and responsibilities as a U.S. Senator in time to devote her full attention to the impeachment hearings as they make their way to the Senate.

When the president learned Harris had withdrawn her candidacy for the democratic nomination, he taunted her with a tweet which read, 'We will miss you Kamala!'

Though no longer a presidential candidate Harris remains confident and undaunted by his twitter trolling. She quickly retorted with a tweet of her own, "I'll see you at trial!"



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**theievoice**

**Mission Inn**, continued from page 5

reconsider priorities regarding how it plans to spend citizen tax dollars today and in the coming years.

Still others are concerned about making a 20-year commitment to give tax breaks to a millionaire when some economists warn the nation is overdue for an economic adjustment.

Last week the City of Riverside sworn in four new councilmembers who are expected to reassess this tentative commitment to the Mission Inn.

The Southern California News Group reported lame duck city council members also supported the Mission Inn owners' Mills Act application.

California established the Mills Act in 1972 to provide property tax relief to owners of historic properties for the purpose of assisting in the expense of restoration and maintenance. Under the program, when a property is designated on a national, state, county, or city register, the owners receive a significant reduction in local property taxes—between 50 and 80 percent on average—in exchange for their promise to actively participate in restoring, rehabilitating, repairing and preserving their properties.

As a Mill Act participant, the Mission Inn owners would enter into a perpetual 10-year contract with the City of Riverside that under the law, cannot be cancelled. Riverside's newly installed councilmembers will also have an opportunity to reconsider this application as well.

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in mind along with the knowledge that you're renting to a previously bothersome tenant."

In summary the DOJ determined the ordinance resulted in particularly harsh consequences for African American and Latino renters and renters in majority-minority areas. As a result, African American and Latino renters were significantly more likely than Whites to lose their homes because of the ordinance.

Molina claimed, "Like the DOJ, Hesperia supports the rights of all ethnic groups to reside where they choose." And declared, "The City will defend against the false allegations in this lawsuit."

Although the County of San Bernardino is also named in the DOJ lawsuit spokesperson David Wert said, "This lawsuit really doesn't have anything to do with the county. The focus

is on a City of Hesperia ordinance, which the Sheriff's Department enforced in its role as the City of Hesperia's contract police department. The county has no such ordinance. As such, the City of Hesperia is handling all lawsuit defense matters." Wert said. When pressed further on this point Wert responded, "The consensus seems to be that the County was named in error."

The IE Voice/Black Voice News reached out to the San Bernardino County Sheriff's Department for comment but as of press time they had not responded.



## public notices

taking newborn babies from the arms of their mothers; refusing flu vaccinations to immigrants packed like sardines in overcrowded jail facilities; celebrating and embracing American war criminals; calling racists 'good people'; saying 'laziness is a trait in Blacks'; criticizing the family of a 'Purple Heart' recipient; criticizing a national war hero; mocking women including their menstrual cycles; banning and disparaging Muslims, etc.

The good news is that judgement day is coming for this president in the form of impeachment. And, to those Republicans who continue to turn a blind eye and support Trump in his aberrant and cruel behavior I say, hold on, "change is gonna come."

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

S.E. Williams  
Editor

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

Statement was filed with the County of Riverside on 12/03/2019

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. R-201915720

p. 12/12, /12/19, 12/26/2019, 1/2/2020

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

**THE BODY STUDIO**  
4011 Brockton Ave  
Riverside, CA 92501  
**RIVERSIDE COUNTY**  
Lincoln Group Association LLC  
2130 Arrowhead Ave Ste 105B  
San Bernardino, CA 92405  
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. Daniel Anthony Martinez, 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 12/06/2019

12/06/2019

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. R-201915931

p. 12/12, /12/19, 12/26/2019, 1/2/2020

The following persons) is (are) doing business as:  
**MELISSA'S ENTERPRISES**  
**FIESTA INSURANCE-MELISSA'S INSURANCE SERVICES**  
**FIESTA INSURANCE-MELISSA'S TAX SERVICES**  
944 West 6th Street, Suite 113  
Corona, CA 92882  
**RIVERSIDE COUNTY**  
397 Magnolia Ave, Suite 103-741  
Corona, CA 92879  
**Melissa - Prado**  
2172 Sweetbriar Rd  
Tustin, CA 92780  
**Patricia Rodriguez Prado**  
397 Magnolia Ave, Suite 103-741  
Corona, CA 92879

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

Statement was filed with the County of Riverside on 11/14/2019

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 facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk,  
FILE NO. R-201915138

p. 12/12, /12/19, 12/26/2019, 1/2/2020

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

**PINEDA'S REPAIR SERVICE**  
6973 Jurupa Road  
Riverside, CA 92509  
**RIVERSIDE COUNTY**  
22491 De Berry St, Apt 77  
Grand Terrace, CA 92313  
**Erik Guillermo Pineda**  
22491 De Berry St, Apt 77  
Grand Terrace, CA 92313

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

Statement was filed with the County of Riverside on 11/22/2019

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. R-201915453

p. 12/12, /12/19, 12/26/2019, 1/2/2020

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

**JLK UNLIMITED, LLC**  
28956 Cumberland Rd  
Temecula, CA 92591  
**RIVERSIDE COUNTY**  
**JLK Unlimited, LLC**  
28956 Cumberland Rd  
Temecula, CA 92591  
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. Janet Lorraine King, Managing Member  
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 11/18/2019

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. R-201915258

p. 12/12, /12/19, 12/26/2019, 1/2/2020

The following persons) is (are) doing business as:  
**ISLA TOBACCO & MINI MART**  
24837 Jefferson Ave, Suite 203  
Murrieta, CA 92562  
**RIVERSIDE COUNTY**  
**Abdelrahman Mahrous "A" Gouda**

**7626 Isla St**  
**Hemet, CA 92545**

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

Statement was filed with the County of Riverside on 11/25/2019

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. R-201915498

p. 12/12, /12/19, 12/26/2019, 1/2/2020

### ABANDONMENT

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**

**File No. R-201701818**  
**D'ELEGANCE TATTOO STUDIO**  
22455 Alessandro Blvd Suite 122  
Moreno Valley, CA 92553  
**RIVERSIDE COUNTY**

**Oscar -Huerta Alvarez**  
14824 Silvertree Rd  
Moreno Valley, CA 92553

This business is conducted by: Individual  
The fictitious business name(s) referred to above was filed in Riverside County on 02/06/2017

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. Oscar -Huerta Alvarez  
This statement was filed with the County Clerk of Riverside County on 09/27/2019

Peter Aldana, County Clerk  
FILE NO R-201706062  
p. 11/21, 11/28, 12/5, 12/12/2019

**Seema N. Sood, Esq.**

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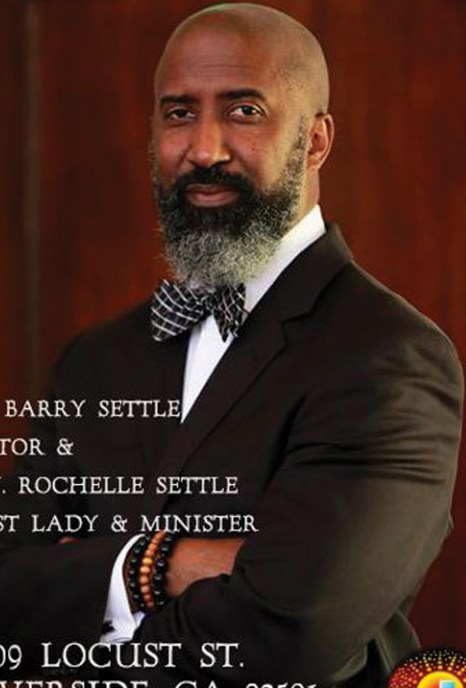
**Law Offices of Sood & Sood, APC**

\*The lawyer is an active member of the State Bar, licensed to practice law in California.



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Corona, CA 92879

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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  
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# CHEVY. MORE J.D. POWER QUALITY AWARDS ACROSS CARS, TRUCKS AND SUVS THAN ANY OTHER BRAND OVER THE LAST FOUR YEARS.



Awards based on 2013–2019 model year vehicles.

More than 448,000 owners were asked to rate the quality of their vehicles. And over the last four years, Chevy rose to the top across cars, trucks and SUVs. So over the long haul, driving a Chevy is a quality decision.

**FIND NEW ROADS™**

CHEVROLET 

Chevy received the highest number of awards among the car, truck and SUV automotive segments over the last four years as compared to all other brands in the J.D. Power 2016–2019 U.S. Initial Quality (IQS) and Vehicle Dependability (VDS) Studies. IQS measures new vehicle owners' experience with their vehicle after 90 days of ownership. VDS measures long-term quality for the original owners' experience with their 3-year-old vehicles during the 12 months prior to the survey. For J.D. Power 2019 award information, visit [jdpower.com/awards](http://jdpower.com/awards) for more details.