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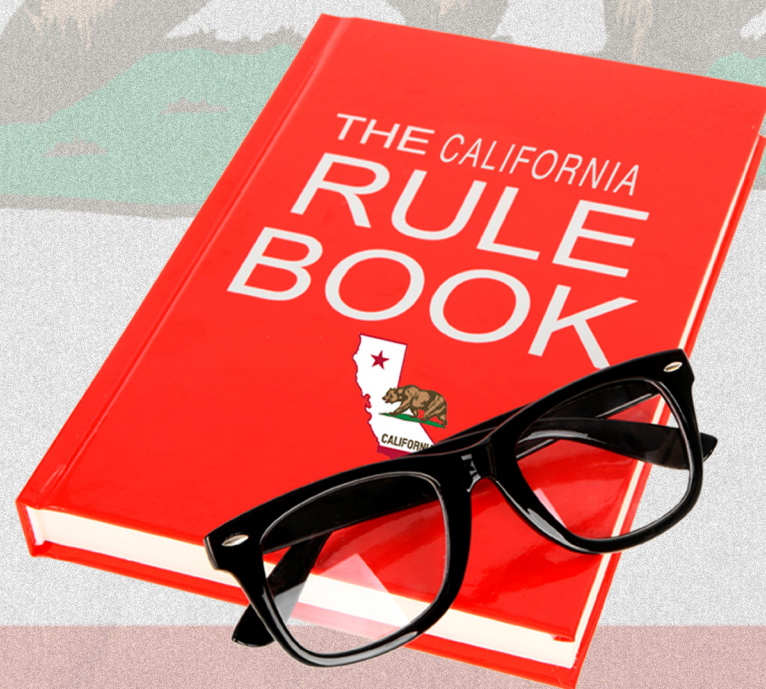
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VOICE



CALIFORNIA'S NEW:

RULES, REGULATIONS & PROTECTIONS



Inside: Senate Public Safety Committee Approves Continuation of Bill Restricting Use of Force

Wells Fargo ups donations to more than \$1 Million a day to charities

Wells Fargo & Company last year continued to invest in communities across the country through its philanthropy and volunteerism, donating more than \$286.5 million in 2017 to more than 14,500 nonprofits, the company announced.

The company's plan to target \$400 million in donations to nonprofits and community organizations in 2018 is an increase of approximately 40 percent from

2017. Wells Fargo already is one of the top corporate cash donors, ranking first among financial institutions and third among all U.S. companies in a 2016 report (most recent ranking) by The Chronicle of Philanthropy.

"We understand the important role we play in helping our communities, so we will continue to identify additional opportunities where Wells Fargo can make a difference," CEO, Tim Sloan said. "Wells Fargo's

increased philanthropy will have a positive effect on the causes and communities we support and further enhance our Corporate Social Responsibility efforts, which will continue to focus on advancing diversity and social inclusion, creating economic opportunities in underserved communities, and accelerating the transition to a lower-carbon economy and a healthier planet."

Re-affirming our commitment to communities

Established 1852 Re-Established 2018

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Wells Fargo commits \$3.5 million to increase financial capability across U.S.

Toncé Jackson was at a low point four years ago. In Chicago's Cook County Jail for a fourth time, she was struggling with substance abuse, had no job, a limited education, terrible credit, and was burdened with debt — she didn't even have a bank account. Caught in a painful cycle that was destroying her family, she resolved to change.

"I wanted to start my life over," said Jackson. "I just needed a little help with my beginning."

The Wells Fargo Financial Capability Grant program focuses on helping people, like Jackson, who are facing destabilizing economic challenges. Started in 2017, the program's grants help people from diverse populations who are underbanked by connecting them to income supports and financial training.

The program has just awarded \$3.5 million to two nonprofits with thoughtful and focused financial capability programs — the Local Initiatives Support Corporation (LISC), and the Cities for Financial Empowerment (CFE) Fund.

The Wells Fargo grants will provide \$1 million funding for the CFE Fund and \$2.5 million funding for LISC financial capability programs in a total of 25 U.S. cities and regions over three years.

"All of the cities we are working with demonstrated that they are looking to make financial empowerment front-and-center in the work they can do," said Tamara Lindsay, a principal at the CFE Fund. "The long-term vision is to create a permanent home for this work, to help make sure it is sustainable."

City leaders collaborate with CFE Fund partners to open Financial Empowerment Centers, or FECs, for their residents. At FECs, professionally trained counselors help consumers with low and moderate incomes manage their finances, pay down debt, increase savings, establish and build credit, and access safe and affordable mainstream banking products. The FEC model integrates counseling into other social services, including housing and foreclosure prevention, workforce development, prisoner reentry, benefits access, domestic violence services, and more. First piloted in New York City under Mayor Michael R. Bloomberg in 2008, the FECs are a proven success — about 80,000 consumers have reduced individual debt by almost \$94 million and increased their families' savings by about \$12 million. A recent CFE Fund evaluation showed that this program works even for residents with very low incomes and other complex financial challenges.

"Offering financial counseling as a public service, though local governments, helps stabilize struggling households and communities. Local leaders know the importance of helping families and neighborhoods build financial stability and make better use of social services," said Jonathan Mintz, president and CEO of the CFE Fund.

Wells Fargo's grant to LISC will strengthen and expand the Financial Opportunity Center, or FOC, model across 15 target markets. Working through local nonprofits nationwide since 2006, FOCs offer services including employment and career counseling, one-on-one

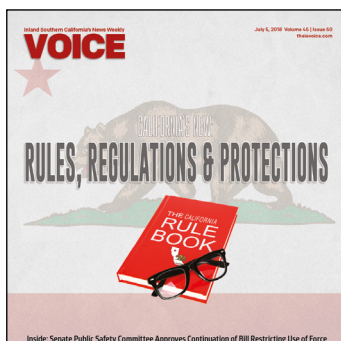
financial coaching and education, and connect individuals with low-cost financial products that help build credit, savings and assets. FOCs also have a remedial education component that provides participants with foundational reading and math skills that they need in order to get into job training programs that can lead to higher paying, living-wage careers.

"Promising talent exists in all our communities, and we have to invest to help people realize their full potential. That's where FOCs come in," said LISC CEO Maurice A. Jones. "By connecting people to the tools they need, they can compete for the quality jobs that employers must fill to innovate and grow. They'll be able to earn more, save more and access life-changing opportunities for themselves and their families."

During a conversation with her parole officer, Jackson found out about a local Financial Opportunity Center housed at Chicago's Jane Addams Resource Corporation, a nonprofit local community resource center. The FOC helped Jackson find additional education opportunities and got her into a job placement program. After she successfully landed her welding job, Jackson continued to receive guidance from a financial coach. She created a budget, reduced her medical debts, and established credit.

Mike Rizer, head of Wells Fargo Community Relations, said results like Jackson's are the goal.

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FEATURE

**California's New:
Rules, Regulations
and Protections
Effective July 1st**

Cover
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Creative Director

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"It's All in My Head"

theievoice.com

Inland Empire's Online
Weekly News Source

We Must Admit It, "The Emperor Has No Clothes!"

"When you have a voice, you also have a moral obligation to use that voice for good."

- Leandra Medine



Shortly after President Obama announced his pick to replace Associate Supreme Court Justice Antonin Scalia in early 2016, Senator Majority Leader Mitch McConnell threw down the proverbial gauntlet when he proclaimed, "It is a president's constitutional right to nominate a Supreme Court justice, and it is the Senate's constitutional right to act as a check on a president and withhold its consent."

McConnell arrogantly flaunted his position of leadership and authority in the U.S. Senate by taking his obstructionist position even further. He tweeted, "The American people deserve a voice in the next #SCOTUSnominee." Next, he taunted, "One of my proudest moments was when I told Obama, 'You will not fill this Supreme Court vacancy.'" Now, McConnell plans to further shape the court by rewriting his rule on Supreme Court nominations during an election year.

McConnell has a penchant for dirty politics and even though many disagreed with his obstruction, rather than fighting back, they took comfort in the hoped-for outcome of that year's presidential election. They believed Democrats would hold the presidency and appoint a new justice after the election—that was not to be.

One of Trump's first actions was the appointment of a conservative justice to fill the vacancy on the court—a prerogative stolen from President Obama.

Now, the nation is once again locked in battle over the appointment of an Associate Justice. With flagrant hypocrisy, McConnell has chosen to ignore the precedent he set in 2016, and instead wants to schedule hearings and vote on the president's nomination as soon as possible even though a critical election is only four months away.

Mitch McConnell may be able to authorize a confirmation hearing for the candidate before the Senate Judiciary Committee. He may be able to schedule a vote of the full senate on the president's nominee. But, there is one thing McConnell cannot do—he cannot silence the American people during the process.

Each day the public learns more and more about the role Russia played in helping to secure the election of Donald Trump. The public has also recognized the president's aberrant actions in the realm of foreign policy and his destructive decisions related to the environment, immigrants and Americans of color, the poor, members of the LGBT community and untold others.

In addition to his dubious election, unpredictable behavior and questionable leadership, Trump has also been enabled by a cowardly, neutered and ineffective Republican-led congress set on breaking all the rules to do the president's bidding. There are supposed to be three co-equal branches of government, the executive, the legislative and the judicial. What will happen when and if conservatives control all three?

In the upside-down nation that is now America, political lies are peddled as truth, the truth is disparaged as falsehood and the president rules like an "emperor with no clothes." Those closest to him know it and are either complicit in his delusion/corruption or afraid to speak the truth. The moral of Hans Christian-Anderson's fairy tale about the "emperor with no clothes" showed

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Nestlé Offered Three-Year Permit

San Bernardino – After years of drought, ringing public outrage, corporate and forest service pushback, alleged Forest Service obfuscation and determined legal challenges, late last week the Forest Service offered the Swiss company Nestlé, a three-year permit which would allow the largest bottled water company in the nation to continue pulling millions of gallons of water from the Strawberry Creek watershed in the San Bernardino National Forest even though the watershed is currently identified as “impaired.” Nestlé bottles this water under its Arrowhead brand.

The water permit was first issued in 1988 and the Forest Service allowed Nestlé to continue its water siphoning operation for more than 27 years without a single review of its permit. The company now has sixty days to respond to the Forest Service’s offer of a three-year permit.



Enhanced Focus on Mental Health Services for Kids

San Bernardino

In recent weeks the San Bernardino County Board of Supervisors (BOS) has approved funding to provide millions of dollars in mental health services as needed to local children.

At its June 12 meeting, the BOS approved \$105.5 million to provide comprehensive treatment services for children under five years of age.

Last week, the BOS approved an additional \$124.3 million in Comprehensive Treatment Services this time for school-aged children throughout the county. The services provided will focus on students in need of interventions for substance use disorders—including those at risk of school failure, mental health, academic, emotional, and/or other social issues including juvenile justice involvement as well as mental and emotional health concerns.

The county's Department of Behavioral Health (DBH) is responsible for providing mental health and substance use disorder services to county residents experiencing major mental illness, substance use disorders, and other addictions. It delivers a variety of mental health treatment services through three distinct, Comprehensive Treatment Services programs that collectively represent a large portion of the children's continuum of mental health services. Each program is expected to collaborate cohesively with the others and the program services are ultimately provided by contracted agencies.

In February, DBH issued a Request for Proposal (RFP) soliciting bids for organizations to provide the services desired in this request. The



agency received 16 proposals that all met the minimum qualifications and were reviewed during the evaluation process.

Based on the program, fiscal evaluations and resulting contract negotiations, the following six agencies were recommended for contract awards to provide Comprehensive Treatment Services through June 30,

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Free On-Campus Legal Services for Undocumented Students and Their Families

Riverside

With numbers exceeding 2.5 million, California is home to the largest population of undocumented immigrants in the nation. Many of these residents arrived as children, became dreamers and many are now working toward a higher education.

In today's environment of unstable and erratic immigration policies, UCR recognizes the multifarious challenges faced by these young people. In response, the university has hired its first ever, full-time immigration attorney, Karina Gutierrez.

Gutierrez is not only recognized as a champion for human rights in the face of exploitation but also for her focus in human trafficking and other social issues. Before serving at UCR, Gutierrez was the interim lead attorney for the Public Law

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NEWS IN BRIEF

Sheriff's Department Praised for Tribal Best Practices

Riverside – The United States Department of Justice (DOJ) recently praised the Riverside County Sheriff's Department for its successful participation in a peer exchange program involving its Tribal Liaison Unit.

The exchange effort, which completed in April, was coordinated by the DOJ in partnership the Rapid City Police Department and the Pennington County Sheriff's Department from South Dakota. The exchange provided an opportunity for the South Dakota's police/sheriffs to learn from how the Riverside County Sheriff's Department works in partnership with local Native American Tribal nations.

In a recent assessment of the exchange program, DOJ commended Riverside County Sheriffs for what it called their forward-thinking philosophies in relation to community policing and for distinguishing itself as a leader relative to its support of American Indian communities through the sheriff department's Tribal Liaison Unit.

Crafting a Healthy Pregnancy

Now that you know you’re pregnant, it’s more important than ever to take care of yourself both physically and emotionally. Boost your chances of having a problem-free pregnancy and a healthy baby by following a few simple guidelines.

Get early prenatal care: Good prenatal care is essential for you and your baby. Call your healthcare provider right away and schedule your first prenatal visit. Finding the right person — whether you’re looking for a doctor or midwife — can take a while. In the meantime, let your current caregiver know if you’re taking medication or have any medical concerns.

Watch what you eat: Now that you’re eating for two, you may be surprised to learn that you only need about 300 additional calories per day. Make sure you get plenty of protein. You now need 70 grams a day compared to 45 grams before you got pregnant. And while your calcium requirement remains the same, it’s more important than ever that you meet it, which is a challenge for many women.

Exercise regularly: A good exercise program can give you the strength and endurance

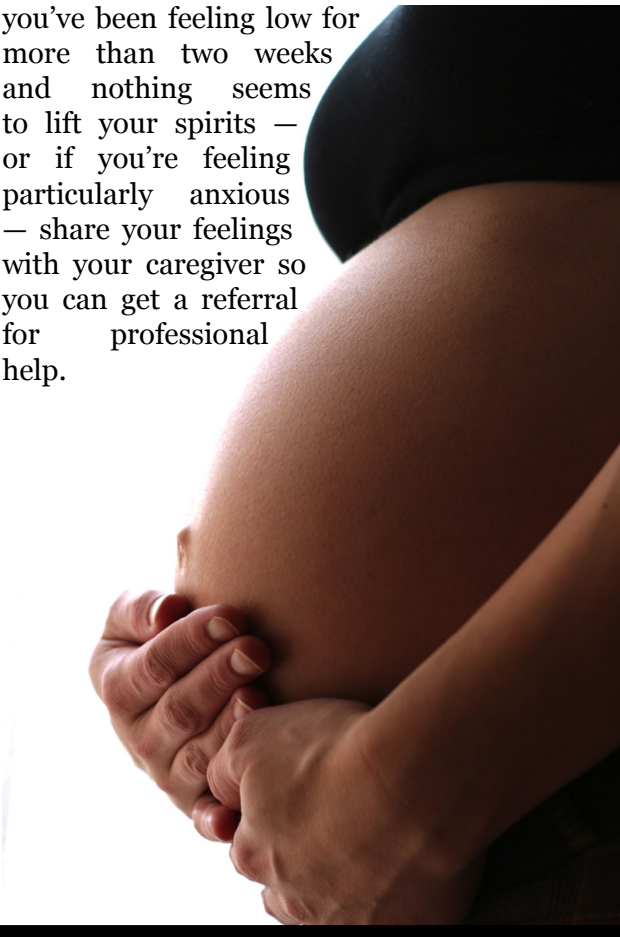
you’ll need to carry the weight you gain during pregnancy, help prevent or ease aches and pains, improve sluggish circulation in your legs, and help you handle the physical stress of labor. It will also make getting back into shape after your baby’s born much easier.

Say no to alcohol: Don’t drink while you’re pregnant: Any alcohol you drink reaches your baby rapidly through your bloodstream, crossing the placenta, and your baby can end up with higher levels of blood alcohol than you have. As little as one drink a day can increase your odds of having a low-birth weight baby and increase your child’s risk for problems with learning, speech, attention span, language, and hyperactivity.

Swear off all illicit drugs: Any drug you use gets into your baby’s bloodstream as well. Some studies suggest that marijuana and cocaine may restrict your baby’s growth and cause withdrawal symptoms (like tremors) in your newborn.

Stop smoking: Smoking increases the risk of miscarriage and premature delivery. Seek help, if you can’t quit on your own.

Take care of your emotional health: If



classifieds&publicnotices

NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER RIC 1809830

To All Interested Persons: Petitioner: VANESSA MARITZA VALDEZ filed a petition with this court for a decree changing names as follows: VANESSA MARITZA VALDEZ to. VANESSA MARITZA PULIDO. 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 described 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: 7/12/18 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92501. 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, 4290 Brockton Avenue, Riverside, CA 92501.

Date: 05/25/18

John W. Vineyard, Judge of the Superior Court

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ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER RIC 1810745

To All Interested Persons: Petitioner: ROBERTO ESQUIVEL filed a petition with this court for a

decree changing names as follows: ROBERTO ESQUIVEL to. ROBERT DELESK . 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 described 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: JULY 25, 2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92501. 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, 4290 Brockton Avenue, Riverside, CA 92501.

Date: 6/14, 6/21, 6/28, 7/5/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER PSC 1082978

To All Interested Persons: Petitioner: GLORIA ISELA SANCHEZ, JOSE CARLOS QUEVEDO MEDINA filed a petition with this court for a decree changing names as follows: MARIBEL SANCHEZ to. MARIBEL SANCHEZ QUEVEDO . 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 described 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

not be granted. Any person objecting to the name changes described 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: JULY 20, 2018 Time 8:30 am Dept.: PS3. The 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, 4290 Brockton Avenue, Riverside, CA 92501.

Date: 5/23/18

ZUNIGA, Judge of the Superior Court

p. 6/14, 6/21, 6/28, 7/5/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER RIC 1811723

To All Interested Persons: Petitioner: MONICA CAPARAS and MICHAEL BARNES JR. filed a petition with this court for a decree changing names as follows: MILO TEBOW CAPARAS to. MILO TEBOW BARNES . 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 described 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: JULY 25, 2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County

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: JULY 24, 2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92502. 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, 4290 Brockton Avenue, Riverside, CA 92501.

Date: Jun 08, 2018

John W. Vineyard, Judge of the Superior Court

p. 6/21, 6/28, 7/5, 7/12/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER RIC 1810903

To All Interested Persons: Petitioner: BRENDA LIZBETH HERNANDEZ VAZQUEZ filed a petition with this court for a decree changing names as follows: BRENDA LIZBETH HERNANDEZ VAZQUEZ to. LIZBETH VAZQUEZ. 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 described 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: JULY 26, 2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92502. 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

of Riverside 4050 Main Street, Riverside, CA 92502. 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, 4290 Brockton Avenue, Riverside, CA 92501.

Date: Jun 08, 2018

John W. Vineyard, Judge of the Superior Court

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ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER RIC 1812413

To All Interested Persons: Petitioner: GRACE NEGRETE FERRER filed a petition with this court for a decree changing names as follows: a. GRACE NEGRETE FERRER to. GRACE DELESK. b. WILLIAM MAX ESQUIVEL to. WILLIAM ROBERT DELESK. c. CHRISTOPHER ROBERT ESQUIVEL to. CHRISTOPHER ROBERT DELESK. d. ROBERT SPENCER ESQUIVEL to. ROBERT SPENCER DELESK. 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 described 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: JULY 30, 2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92502. 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, 4290 Brockton Avenue, Riverside, CA 92501.

Date: Jun 14, 2018

John W. Vineyard, Judge of the Superior Court

p. 6/21, 6/28, 7/5, 7/12/2018

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Date: Jun 14, 2018

John W. Vineyard, Judge of the Superior Court

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VOICE | JULY 5, 2018 | theievoice.com

Inland Residents March in Solidarity



Protesters in D.C. for the "Families Belong Together" march

San Bernardino

Citizens gathered at rallies across the Inland Empire last weekend in support of immigrant families seeking asylum in America and their quest to keep their families together and out of jail.

Thousands in the region joined millions around the country in defiance of President Trump's immigration policies that have separated families, locked young children in cages and offered such confusing messages about how the nation's detention policies are being administered, that even the most informed immigration observers are having difficulty sorting through the government's detention and asylum policies.

The marchers represented the nation's diverse population and included protesters of all races, age groups, religions, sexual orientation and in addition, several elected officials were present at some of the region's gatherings.

Although messages on the signs protesters carried were varied, they marched united in a single web of defiance against the separation and imprisonment of children regardless of their asylum status or national origin.

Although the president claimed to reverse his zero-tolerance separation policy that took children from parents seeking asylum in an executive order he signed nearly two week ago and a San Diego judge has ordered that the more than 2000 children be reunited with their parents, it has remained unclear whether the federal government has a clear plan to do so.

There are further concerns that the government had no system to properly identify and reconnect children to their parents and by reports that some parents were already deported back to their home countries while their children remain in custody in the U.S.

Initially, the president defended his separation/zero tolerance policy and claimed the immigrants were "falsely" seeking asylum. However, the president later admitted he is not a fan of asylum. In addition, he has used such terms as infestation when discussing immigration and has frequently made comments that seem to infer MS-13 gang members are synonymous with immigrants.



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Senate Public Safety Committee Approves Continuation of Bill Restricting Use of Force

Manny Otiko
CBM Contributor

After more than an hour of heated comments and testimony last week, the Senate Public Safety Committee voted to allow Assembly Bill 931 to proceed. AB 931 restricts police officers from using deadly force only when a life is at stake.

Assemblymember Shirley Weber (D-San Diego), one of the authors of the bill, said police legislation needed to be updated because they were currently working on a law that was written in 1872. She also presented some startling statistics. According to Weber, last year police killed 162 people in California and half of them were unarmed. California also led the nation in police killings.

Another person who testified in favor of AB 931 was Les Simmons, a pastor and member of Sacramento ACT. Simmons said he went to St. Louis, Mo. to minister to the people after Michael Brown was killed in 2014, only to see the same kind of thing was happening in his town. Simmons said that he used to be a police chaplain, but he had to quit that role. "I can no longer be a chaplain to a faulty system," he said.

About 30 minutes of the hearing was taken up by testimony from people supporting AB 931. Several people who gave testimony were family members of people killed by police officers. Supporters also included representatives

continued on page 17



Assemblymember Shirley Weber (D - San Diego) makes a statement about the ruling

public notices

92501.
Date: Jun 20, 2018
John W. Vineyard, Judge of the Superior Court
p. 6/28, 7/5, 7/12, 7/19/2018

SUMMONS

SUMMONS (FAMILY LAW) CASE NUMBER RID 1801367

Notice to Respondent: HOUSTON PRUIT COWEN

You are being sued Petitioner's name is: PAMELA ANN COWEN

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/selfhelp), at the California legal Services Web site (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.sucorte.ca.gov), en el sitio Web de los Servicios Legales de California (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, RIVERSIDE FAMILY LAW, 4175 MAIN STREET, RIVERSIDE, CA 92501 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: DEBRA A. SMITH 3595 VAN BUREN BLVD, SUITE 207, RIVERSIDE, CA 92503 Notice to the person served: You are served as an individual. Clerk, by S. GALLARDO, Deputy DATE: 4/10/2018

p. 6/14, 6/21, 6/28, 7/5/2018

SUMMONS (FAMILY LAW) CASE NUMBER RID 1800444

Notice to Respondent: SEBASTIAN KAGO
You are being sued Petitioner's name is: ZAINAB KUNGU

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/selfhelp), at the California legal Services Web site (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.sucorte.ca.gov), en el sitio Web de los Servicios Legales de California (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, RIVERSIDE FAMILY LAW, 4175 MAIN STREET, RIVERSIDE, CA 92501 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: CECILIA I ONUNKWO, ESQ, 10630 TOWN CENTER DRIVE, SUITE 126, RANCHO CUCAMONGA, CA 91730 Notice to the person served: You are served as an individual.

Clerk, by C. MOLINA, Deputy DATE: 4/10/2018

p. 7/5, 7/12, 7/19, 7/26/2018

TRUSTEE SALES

RECORDING REQUESTED BY Premium Title of California

AND WHEN RECORDED MAIL TO:
Western Progressive, LLC
Northpark Town Center
1000 Abernathy Rd NE; Bldg 400, Suite 200
Atlanta, GA 30328

SPACE ABOVE THIS LINE FOR RECORDER'S USE

T.S. No.: 2017-01566-CA

A.P.N.: 436-210-023-5
Property Address: 227 La Clarita Avenue, San Jacinto, CA 92582

NOTICE OF TRUSTEE'S SALE

PURSUANT TO CIVIL CODE § 2923.3(a) and (d), THE SUMMARY OF INFORMATION REFERRED TO BELOW IS NOT ATTACHED TO THE RECORDED COPY OF THIS DOCUMENT BUT ONLY TO THE COPIES PROVIDED TO THE TRUSTOR.

NOTE: THERE IS A SUMMARY OF THE INFORMATION IN THIS DOCUMENT ATTACHED

IMPORTANT NOTICE TO PROPERTY OWNER:

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 06/14/2005. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

Trustor: Xay Vanachareun, AND Chitsana Vanachareun HUSBAND AND WIFE AS JOINT TENANTS
Duly Appointed Trustee: Western Progressive, LLC
Deed of Trust Recorded 06/17/2005 as Instrument No. 2005-0485091 in book --, page -- and of Official Records in the office of the Recorder of Riverside County, California, Date of Sale: 08/03/2018 at 09:30 AM
Place of Sale: THE BOTTOM OF THE STAIRWAY TO THE BUILDING LOCATED AT 849 W. SIXTH STREET, CORONA, CA 92882

Estimated amount of unpaid balance, reasonably estimated costs and other charges: \$ 297,442.95

NOTICE OF TRUSTEE'S SALE

THE TRUSTEE WILL SELL AT PUBLIC AUCTION TO HIGHEST BIDDER FOR CASH, CASHIER'S CHECK DRAWN ON A STATE OR NATIONAL BANK, A CHECK DRAWN BY A STATE OR FEDERAL CREDIT UNION, OR A CHECK DRAWN BY A STATE OR FEDERAL SAVINGS AND LOAN ASSOCIATION, A SAVINGS ASSOCIATION OR SAVINGS BANK SPECIFIED IN SECTION 5102 OF THE FINANCIAL CODE AND AUTHORIZED TO DO BUSINESS IN THIS STATE:

All right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described as:

More fully described in said Deed of Trust.

Street Address or other common designation of real property: 227 La Clarita Avenue, San Jacinto, CA 92582
A.P.N.: 436-210-023-5

The undersigned Trustee disclaims any liability for any incorrectness of the street address or other common designation, if any, shown above.

The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust with interest thereon, as provided in said note(s), advances, under the terms of said Deed of Trust, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publication of the Notice of Sale is: \$ 297,442.95.

Note: Because the Beneficiary reserves the right to bid less than the total debt owed, it is possible

that at the time of the sale the opening bid may be less than the total debt.

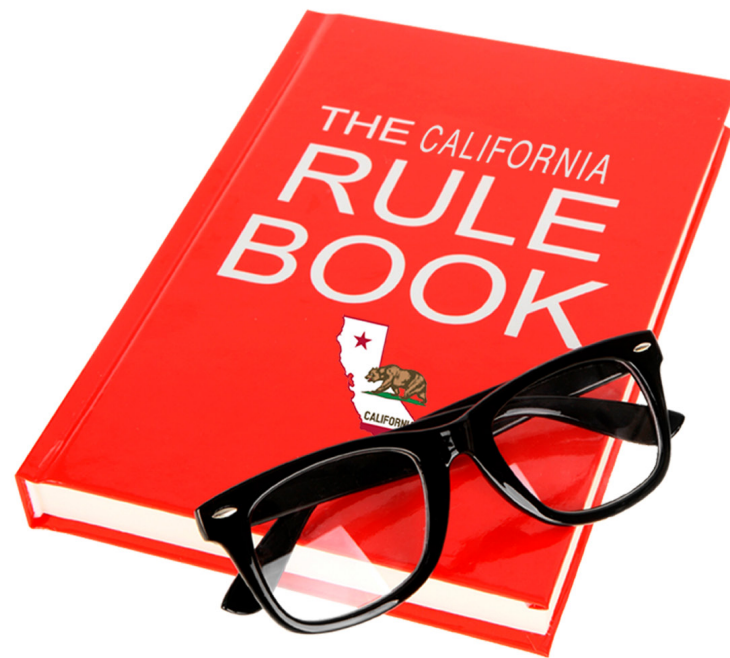
If the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monies paid to the Trustee, and the successful bidder shall have no further recourse.

The beneficiary of the Deed of Trust has executed and delivered to the undersigned a written request to commence foreclosure, and the undersigned caused a Notice of Default and Election to Sell to be recorded in the county where the real property is located.

NOTICE OF TRUSTEE'S SALE

NOTICE TO POTENTIAL BIDDERS: If you are considering bidding on this property lien, you should understand that there are risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority, and size of outstanding liens that may exist on this property by contacting the county recorder's office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same lender may hold more than one mortgage or deed of trust on this property.

NOTICE TO PROPERTY OWNER: The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about trustee sale



CALIFORNIA'S NEW: RULES, REGULATIONS AND PROTECTIONS EFFECTIVE JULY 1ST

S.E. Williams
Contributor

Every July 1, as Californians revel in the heat and joys of summer, they also welcome a plethora of new laws, rules and regulations.

This year's list of changes included several that impact the work place, vehicle safety, online consumer protections, changes in gun control regulations, and recreational marijuana requirements.

Employers and Employees

Included among new regulations implemented this week by the California Fair Employment and Housing Council (FEHC) are policies aimed at preventing discrimination related to national origin or national origin groups beginning with a clarification of the following definition of the terms:

“It will be of little avail to the people that the laws are made by men [a]nd cannot be read or so incoherent they cannot be understood.” - James

National Origin

National original groups will now include, but not be limited to, ethnic groups, geographic places of origin, and countries that are not presently in existence. An undocumented applicant or employee is now defined as an applicant or employee who lacks legal authorization under federal law to be present and/or to work in the United States.

English Only

Effective July 1, the FEHC also implemented new regulations regarding its English only policies. Employers can no longer adopt or enforce work place policies that forbid the use of any language in the workplace, including English-only rules unless it is justified by an overriding and legitimate business purpose, i.e., necessary to the safe and efficient operation of the business etc. In such instances, the restriction must be narrowly tailored or required under other very limited conditions.

Height and Weight Requirements

Another change effective this week is that an employers' height and weight requirements may be considered discriminatory. According to the FEHC, requirements that applicants for certain positions must meet certain height and weight requirements may have a disparate impact on those of certain national origins. If the disparate impact can be established, such requirements would be considered unlawful, unless the employer can prove they are both job related and justified by the needs of the business.

Employer CDL Presentation Requirements

The FEHC has also placed new restrictions on employers' ability to require applicants or employees to present a driver's license. Under the new regulations this can only be required when possession of a license issued under the Vehicle Code it is required by state or federal law, or if the possession of a driver's license is "otherwise permitted by law."

Anti-Retaliation Provision

Included among the other big FEHC changes that took effect this week are the agency's anti-retaliation provisions which explain how it is unlawful for any employer "to retaliate against any individual because the individual has opposed discrimination or harassment on the basis of national origin, has participated in the filing of a complaint, or has

testified, assisted, or participated in any other manner in a proceeding in which national origin discrimination or harassment has been alleged."

Paid Sick Leave IHSS Employees

This week, California's in-home supportive services (IHSS) workers will finally benefit from the 2014 Healthy Workplaces/Healthy Families Act, which excluded them from paid sick leave eligibility. The change resulted from guidelines detailed in SB3 (California's Minimum Wage Law) passed in 2016, allows IHSS employees to earn and use paid sick leave hours.

According to the Home Care Providers Union, UDW, the employees earn eight hours of paid sick leave once they have worked 100 hours after July 1. They can use the sick leave once they have worked either 200 additional hours or 60 days after the earned sick leave is accrued--whichever comes first. UDW also noted. The maximum sick leave that can be accrued in 2018 is eight hours, however it will increase every two years until 2022, when IHSS employees will be able to accrue a maximum of 24 hours of sick leave each year.

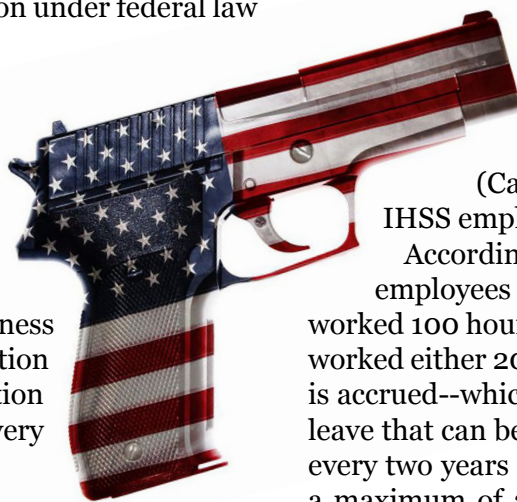
Public Safety Buses and Belts

SB20 established new seat belt requirements for bus passengers effective July 1. First, all bus passengers must now be restrained by seat belts provided the bus is equipped with them. In addition, properly restrained by a seat belt or "child passenger restraint system that meets federal safety standards is now required for any child between 8- and 16-years of age who rides a bus equipped with seat belts.

Under the new law, bus drivers are also required to tell passengers before every trip of the new seatbelt requirement and the need to buckle up. Anyone failing to adhere to the new requirements may be fined.

Driving Under the Influence in Passenger for Hire Vehicles

AB2687 made it illegal beginning July 1 for drivers of passenger for hire vehicles like UBER or Lyft to drive transport passengers when the drivers blood alcohol concentration is 0.04 or higher, the same as it is for other commercial drivers in the state.



and women] of their own choice, if the laws be so voluminous that they Madison

Change of Regulatory Responsibility

On Sunday, regulatory responsibility for passenger carriers that are not-for-hire like those used by churches or other private and/or nonprofit organizations moved from the California Public Utilities Commission to the DMV.

Consumer Protections

Effective July 1, SB 313 provides California consumers expanded protections in relation to online disclosure, consent, and cancellation-related obligations. The changes apply to automatic renewal offers (agreements between a company and a consumer that automatically renews at the end of the defined term) and continuous service offers (agreements between a company and a consumer that remains in effect until the consumer cancels the service). The changes are as follows:

Cancellation Options

Companies that required consumers to cancel an automatic renewal or continuous service offer by telephone or postal mail only must now also provide an online cancellation option. The companies are also required to inform their consumers of this online cancellation option.

Product Pricing After a Free Trial

Companies are now required to provide a clear and visibly noticeable explanation of prices and terms that will can be applied at the end of any trial period. In addition, the consumer must be given an option to affirm

their understanding of the prices and terms.

Cancellations After a Trial Period

Under current law companies are required to provide consumers an acknowledgement which details the conditions of the offer including terms, conditions and cancellation policy that the customer can retain for their records. and acknowledgement that consumers can retain that discloses the offer terms, cancellation policy, and information about how to cancel.

Marijuana Regulations Testing, Packaging and Labeling

All recreational marijuana must now be tested, the test results posted, and all product sold must meet all packaging requirements, including a must-meet requirement for child-resistant packaging. Retailers are now prohibited from selling marijuana that does not meet the packaging and labeling requirements. As of July 1, retailers were required to destroy any marijuana product that does not meet the new requirements.

Serving Size

Recreational, edible marijuana products can no longer exceed 10 milligrams of THC per serving, nor can they exceed 100 milligrams of THC per package. Non-edible products can not contain more than 1,000 milligrams of THC per package for recreational use and no more than 2,000 milligrams of THC per package in the medical marijuana market.

Gun Control Bullet Buttons

AB1135 and SB 880 required that anyone who lawfully possessed an assault weapon from January 1, 2001 to December 31, 2016, that did not have a fixed magazine, including those with an ammunition feeding device (bullet button) were initially required to register the firearm by January 1, 2018.

However, Assembly Bill 103 extended the registration period from January 1, to July 1, 2018.

Serial Numbers

Any person who, as of July 1, owns firearm that does not bear serial number assigned to it shall apply to the Department for a unique serial number or other mark of identification by January 1, 2019.



A Focus on Community Health by The Center for Healthy Communities at UCR

"It's All in My Head"

Abigail Largaespada
Contributor

This is not your fault," advised John Washington, a 53-year-old resident of Palm Springs. John is a veteran who opened-up about his experience living with post-traumatic stress disorder (PTSD).

Washington served over 20 years in the United States Air Force and although he is proud to have served his country, his experiences in the Air Force resulted in his development of PTSD. Before delving into John's moving narrative, we must first explain what PTSD is.

As the name implies, post-traumatic stress disorder comes after someone has experienced a traumatizing event of some sort and is classified as a mental illness. These events can range from an assault, experiencing a natural disaster, or most commonly, military combat.

Dr. Jeannie Lochhead, a psychiatrist at UCR Health, distinguished between the various symptoms people with PTSD may exhibit. She explained that the Diagnostic and Statistical Manual of Mental Disorders (DSM-5) places symptoms into three categories: intrusive, avoidance, and alterations in cognition and mood. Someone experiencing intrusive symptoms may have reoccurring, involuntary memories, reoccurring dreams or nightmares, and psychological distress in response to cues of the traumatic event.

Another category of symptoms is avoidance. This means a person persistently avoids anything that might trigger a memory of the traumatic event and goes out of his or her way to avoid reminders of that trauma. This may include avoiding certain places, conversations, or activities that might bring back those upsetting memories.

Lastly, a person may have negative alterations in cognitions and mood. This could lead to changes in arousal and reactivity, which comes with irritable behavior and angry outbursts, being hyper-vigilant, startling easily, and difficulties with sleeping.

John revealed he didn't notice a change in his personality until about ten years after he had returned home from the wars.

Being in the Air Force, he witnessed intense events that stuck with him, such as the smell of burning bodies, or passing by rows of covered corpses, unsure if it was one of his friends. He noticed he was temperamental and filled with rage whenever he argued with someone. Although John had a delayed onset of the disorder due to his traumatic experiences, he exhibited all the symptoms explained above.

After retiring from the Air Force, settling into civilian life was difficult because of his symptoms, one of them was being hypervigilant. "When you clap, it's three times as loud to me," he explained. "When I'm out I always

watch people. I am more observant to things such as bags on the floor and exits because that's what the Air Force trains us on; to always be aware of your surroundings because you never know who will attack," described John. "I have this fighting instinct. People can't just come behind me and touch my shoulder because my natural instinct is to hit them."

John attributes his hypervigilance to the training the government imposes on members of the Armed Forces. He debated, "The government winds us up, but after we serve our time they don't wind us down."

John discussed how he avoids places with a lot of people such as malls, or enclosed spaces, as well as buses because he needs to feel in control. He also briefed regarding how he has trouble sleeping due to his reoccurring dreams. "I used to drink half a bottle of Nyquil just, so I could sleep. This is tough because it is all in my head. These feelings and memories were sitting way in the back of my head when I served, but not anymore."

Living with PTSD is not easy, but as Dr. Lochhead suggested, seeking treatment through various therapies and/or medications will result in major progression. She stated, "PTSD does not have to be something someone carries around forever, it can become a part of a person's narrative."

John is a great example of the positive impact of therapy. He looks forward to his monthly one-on-one, hour therapy sessions and takes medication to help him sleep. He is still on his journey to recovery but has made great improvement.

John's biggest challenge in his mental health, is his lack of support at home, which affects his happiness. When asked to give advice to anyone

with PTSD, John responded, "Stay positive and focused. Surround yourself with good people and family. This is not your fault. It is ok to ask for help. The VA (Department of Veterans Affairs) offers great benefits."

John also had a message for the community, "Have an open mind and really listen to someone if they open up to you. Talking to and seeing that someone sincerely is listening helps."

Each of us can leave a lasting impression on a stranger, family member, or friend with PTSD. All it takes is a moment to sit down, talk about it and listen. Your support and encouragement will help in more ways than you can imagine.

If you have any questions or feedback, please feel free to email The Center for Healthy Communities at chc@medsch.ucr.edu.

Abigail Largaespada is a student intern with the Center for Healthy Communities at the UCR School of Medicine.



John Washington

publicnotices

postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call (866)-960-8299 or visit this Internet Web site <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx> using the file number assigned to this case 2017-01566-CA. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale.

Date: June 23, 2018 Western Progressive, LLC, as Trustee for beneficiary C/o 1500 Palma Drive, Suite 237 Ventura, CA 93003
Sale Information Line: (866) 960-8299 <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx>

Trustee Sale Assistant

WESTERN PROGRESSIVE, LLC MAY BE ACTING AS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED MAY BE USED FOR THAT PURPOSE.

p. 7/5, 7/12, 7/19/2018

PUBLIC NOTICES

**HOUSING AUTHORITY OF THE COUNTY OF SAN BERNARDINO
NOTICE FOR "REQUEST FOR PROPOSAL"
RFP #PC1042 PHOTOGRAPHER-VIDEOGRAPHER SERVICES**

HACSB CONTACT PERSON: Angie Lardapide
Procurement Department
Housing Authority of San Bernardino
715 E. Brier Drive, San Bernardino, CA 92408
procurement@hacsb.com

HOW TO OBTAIN BID DOCS:
1. Access www.hacsb.com
2. Click onto the "Business" tab
3. Click onto Bid #PC1042 to view and download Request for Proposal

PROPOSAL SUBMITAL RETURN: HACSB
Administration Office
715 E. Brier Drive
San Bernardino, CA 92408
Attn: Angie Lardapide
Procurement Department

PROPOSAL SUBMISSION DATE: July 23, 2018 @ 2 PM
7/5/18
CNS-3146489#

p. 7/5/2018

SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT
793 North "E" Street
San Bernardino, CA 92410
REQUEST-FOR-PROPOSALS

RFP No. 17-26
School Site Cleaning Services

NOTICE IS HEREBY GIVEN that the San Bernardino City Unified School District of San Bernardino County, State of California, acting by and through its Governing Board, hereafter referred to as the "District", is soliciting sealed proposals in response to RFP No. 17-26, from well qualified vendors to provide Vinyl Composition Tile (VCT) Cleaning; Carpet Cleaning, and Inside/Out Window Cleaning on a "one-time basis" at approximately 35 San Bernardino City Unified School District school sites.

Proposals may be received up to but not later than: Wednesday, July 18, 2018 @ 11:00 a.m.

Vendors who are desirous of securing a copy of the RFP documents may do so by download from the District's website at: <http://sbocsd.com/bids.aspx>. Proposal responses must conform and be responsive in accordance with the RFP Documents which are posted on the District's website.

Proposals must be received at the PURCHASING DEPARTMENT, BID BOX, SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT, 793 North E Street, San Bernardino, CA 92410, and shall be opened on the date at the below stated time and place. A Mandatory Bidders Conference will be held on the date at the time stated below to familiarize prospective bidders with District

requirements and expectations.

All proposal responses must be clearly marked on the outside of a sealed envelope with the Vendor's company name and the RFP number. It is the Vendor's sole responsibility to ensure that its proposal response is received at the correct location and by the time of opening. No Vendor may withdraw its RFP for a period of 60 days after the date set for the opening of proposals. Minority and Disabled Veterans Businesses are encouraged to respond.

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

By: Debra Love, Purchasing Services Director

DATE OF PUBLICATION: Monday, July 5, 2018

MANDATORY BIDDER CONFERENCE:
Tuesday, July 10, 2018, 10:00 am
Public Bid Opening: Wednesday, July 18, 2018, 11:00 am
7/5/18
CNS-3149536#

p. 7/5/2018

FICTITIOUS BUSINESS NAMES

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

**LUMINARY BUSINESS SOLUTIONS
3122 W. Devonshire Ave
Hemet, CA 92545
Riverside County
P.O. BOX 2314
Hemet, CA 92546
Luminary Business Solutions LLC
3122 Devonshire Ave
Hemet, CA 92545
CA**

This business is conducted by: Limited Liability Company
Registrant commenced to transact business under the fictitious business name(s) listed above on 12/15/2017

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. Adam Haven Michael Wilson, C.O.O.
Statement filed with the County of Riverside on 05/16/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201807056
p. 6/14, 6/21, 6/28, 7/5/2018

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

**ELLIOTT'S GARAGE CABINETS
6734 Doolittle Ave, Suite K
Riverside, CA 92503
Riverside County
Robert David Hoyt
4042 Overland St
Riverside, CA 92503**

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 08-01-2007

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)
s. Robert David Hoyt
Statement filed with the County of Riverside on 06/06/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from

the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201808111
p. 6/14, 6/21, 6/28, 7/5/2018

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

**SIMMONS EVANS REALTY
24923 Coral Canyon Rd
Corona, CA 92883
Riverside County
Erica Larese Simmons
24923 Coral Canyon Rd
Corona, CA 92883**

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. Erica Larese Simmons
Statement filed with the County of Riverside on 06/05/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-20180784
p. 6/14, 6/21, 6/28, 7/5/2018

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

**INNOVATIVE CONSULTING CONCEPTS
1307 West Sixth Street Ste 223
Corona, CA 92882
Riverside County
Innovative Consulting Concepts, Inc.
1307 West Sixth Street Ste 223
Corona, CA 92882
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. Kelvin Cornell Tubbs, Secretary
Statement filed with the County of Riverside on 05/30/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201807693
p. 6/14, 6/21, 6/28, 7/5/2018

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

**MAN AND ROCK
33281 Susan Grace Ct
Temecula, CA 92592
Riverside County
Edgar Morono Thomas
33281 Susan Grace Ct
Temecula, CA 92592**

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. Edgar Morono Thomas
Statement filed with the County of Riverside on 05/25/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201807532
p. 6/14, 6/21, 6/28, 7/5/2018

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

**LA MICHOCANA UNIVERSITY
3841 Victoria Ave
Riverside, CA 92507
Riverside County
Libya Food Corporation
3841 Victoria Ave
Riverside, CA 92507
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. Samer Elias Awad, President
Statement filed with the County of Riverside on 05/30/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201807739
p. 6/14, 6/21, 6/28, 7/5/2018

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

**VALLEY SMOG CENTER
23615 Alessandro Blvd, Suite C
Moreno Valley, CA 92553
Riverside County
23615 Alessandro Blvd, Suite C
Moreno Valley, CA 92553
Chidi Justice Uzuakpunwa
23615 Alessandro Blvd, Suite C
Moreno Valley, CA 92553**

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. Chidi Justice Uzuakpunwa
Statement filed with the County of Riverside on 06/04/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201807883
p. 6/14, 6/21, 6/28, 7/5/2018

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

**STEVES BURGERS WEST
240 South Sanderson Ave
Hemet, CA 92545
Riverside County
Cottonwood Business Service Inc.
240 S. Sanderson Ave.
Hemet, CA 92545
CA**

This business is conducted by: Corporation
Registrant commenced to transact business under the fictitious business name(s) listed above on 06/01/2003

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. Kichang-Kim, President
Statement filed with the County of Riverside on 06/01/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201807815
p. 6/14, 6/21, 6/28, 7/5/2018

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

**ROSALES POOL&SPA CONSTRUCTION AND SERVICES
12643 Dolly Ct
Eastvale, CA 92880
Riverside County
Gustavo – Rosales
12643 Dolly Ct
Eastvale, CA 92880**

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 04/15/2018

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)
s. Gustavo – Rosales
Statement filed with the County of Riverside on 06/05/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of

itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk
File # R-201808011
p. 6/14, 6/21, 6/28, 7/5/2018

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

**GRAND PAW, THE
51750 Jackson Street
Coachella, CA 92236
Riverside County
P.O. BOX 1718
La Quinta, CA 92247
Hamilton Desert Ranch LLC
51750 Jackson Street
Coachella, CA 92236
CA**

This business is conducted by: Limited Liability Company
Registrant commenced to transact business under the fictitious business name(s) listed above on June 2003

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. Jennifer Francine Hamilton, Managing Member
Statement filed with the County of Riverside on 06/07/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201808202
p. 6/14, 6/21, 6/28, 7/5/2018

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

**J & L POWER TOOLS
24483 Sunnymead Blvd
Moreno Valley, CA 92553
Riverside County
Maria Elizabeth Salas Barajas
25225 Fisher St
San Bernardino, CA 92404
Cinthia Guadalupe Cardenas
1054 W. 7th Street
San Bernardino, CA 92411**

This business is conducted by: General Partnership
Registrant commenced to transact business under the fictitious business name(s) listed above on 11/16/2017

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. Maria Elizabeth Salas Barajas
Statement filed with the County of Riverside on 06/07/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201808221
p. 6/14, 6/21, 6/28, 7/5/2018

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

publicnotices

15

publicnotices

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 of 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-201808744
p. 6/28, 7/5, 7/12, 7/19/2018

ACME INDUSTRIAL SUPPLY
6891 Ironwood Dr
Riverside, CA 92506
RIVERSIDE COUNTY
Dwight Morgan Hungerford
6891 Ironwood Dr
Riverside, CA 92506
This business is conducted by: Individual
Registrant has not yet begun to transact
business under the fictitious business name(s)
listed above

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 name in the exercise 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-201808822
p. 6/28, 7/5, 7/12, 7/19/2018

JOHN'S BARBER SUPPLY
19530 Van Buren Blvd. #G5
Riverside, CA 92508
RIVERSIDE COUNTY
Johnny – Olivas
20641 Thundersky Cir
Riverside, CA 92505
This business is conducted by: Individual
Registrant commenced to transact business
under the fictitious business name(s) listed
above on 03/26/2013

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

MONTEREY PALMS LIQUOR
72817 Dinah Shore Drive, Suite 100
Rancho Mirage, CA 92270
RIVERSIDE COUNTY
Roy Burgess Askar
4580 Carmin St
Chino, CA 91710
Nahla Rahal Askar
4580 Carmin St
Chino, CA 91710

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. Norma Elizabeth Mondragon Hernandez
Statement filed with the County of Riverside on 06/26/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision

NOTE: In accordance with subdivision (a) of section 1912, a fictitious name statement must be filed on the first anniversary from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 1912, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 1913 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-201808842

METRO NOODLE
635 N. Main St B1A
Corona, CA 92880
RIVERSIDE COUNTY
Justin Thinh Bui
12671 Allard Ave
Garden Grove, CA 92840
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

Riverside, CA 92504
This business is conducted by: Individual
The fictitious business name(s) referred to above
was filed in Riverside County on 01/24/2018
I declare that all the information in this statement is
true and correct. (A registrant who declares
as true any material matter pursuant to Section
17913 of the Business and Professions Code,
that the registrant knows to be false, is guilty of
a misdemeanor is punishable by a fine not to
exceed one thousand dollars (\$1000).)
s. Odilia-Cadena-Valerio
This statement was filed with the County Clerk of
Riverside County on 06/27/2018
Peter Aldana, County Clerk
FILE NO R-201801111
p. 7/5, 7/12, 7/19, 7/26/2018

Senate Public Safety, continued from page 12

from the National Action Network (NAN,) the ACLU, Amnesty International, the NAACP and the Council on American Islamic Relations (CAIR).

Several members of law enforcement organizations, such as the California Peace Officers' Association, also testified against AB 931. They claimed that the legislation could put officers' lives in danger and open them up to liability.

David P. Mastagni, use of force expert representing the California Peace Officers' Association, said that SB 931 might be unconstitutional because it prevents officers from the right to self-defense. "This puts officers

at danger and the public at danger," he said. He added that any legislation on police use of force should be handled at the local level.

Sen. Jeff Stone (R-Temecula) also said he couldn't support the bill. He suggested that if officers feared they may be held liable for shootings, it would only reduce the number of applicants for police positions. He also said that police needed additional training in de-escalation techniques and recommend that people "respect police officers and obey commands."

However, Sen. Hannah-Beth Jackson (D-Santa Barbara,) said she was concerned about the number of Californians being killed by police officers and Black families who worry about their

children coming home. She supported the bill and added police need to have better training on how to deal with suspects. "It's going to force us to put more money into (police) training," she said.

Sen. Steve Bradford (D-Gardena), one of the principal co-authors of the bill, said AB 931 was a small solution to a more significant problem. He said the real problem was police attitudes to people of color. "Black and Brown people don't ever get to go to jail," he said. "We don't have a law enforcement problem, we have a problem with racism in this country."

AB 931 now proceeds to the Senate Appropriations Committee and if approved, will go to the Senate floor for a full vote.

IN THE NEWS

Child Drownings on the Rise in Riverside County

Riverside

On Monday, the Riverside County's Water Safety Coalition held a press conference to raise local awareness about water safety in response to several child drownings this year.

According to the agency, seven children have drowned locally since January—most of them in backyard pools. In addition, there has been a total of 16 fatal adult drownings and 24 non-fatal near drownings in the county so far this year.

Considering these results, it is easy to understand why Water Safety Coalition officials felt a sense of urgency about sounding the alarm on the importance of water safety.

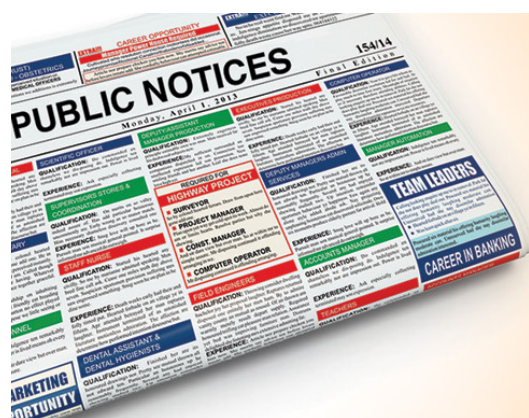
Riverside Battalion Chief Todd Phillips stressed the importance of remaining alert anytime children are near water and suggested designating a sober and responsible adult to supervise them.

In addition to designating a water watcher every single time in or near

the water, other simple steps to pool safety that can help save lives include making sure your children know how to swim, learning CPR, always remove portable pool ladders when they are not in use and ensuring all permanent pools have a proper fence, gate and safer drain covers.

The organization First Five of Riverside has offered to play a key role in the area of swim safety by providing families with low-cost and no-cost swim lessons. The agency is providing a \$340,000 grant that will be used to teach approximately 880 children in Riverside County self-rescue techniques.

Nationally, drowning is the leading cause of unintentional death in children ages one through four. Not surprisingly, children can slip under water without much commotion. Many drownings occur even with a house full of adults and kids. For more information on low-cost and free swim lessons is available online at <https://rivcowatersafety.net/>.



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how the pressure to conform can really tempers one's willingness to challenge the status quo or question things that others around us see—even when we all know what we are witnessing is wrong or untrue.

We should not acquiesce to the appointment of another conservative Supreme Court Justice without fighting for a more main-stream selection. After all, less than 40 percent of Americans identify as conservatives and there is far too much at risk for the many who do not. A new SurveyMonkey poll showed a combined 66 percent of Americans would prefer a moderate or liberal be selected to fill the court vacancy.

In addition to a woman's right to choose, the nation's highest court may render future

decisions on partisan gerrymandering and voting rights, health care, criminal justice reform, Affirmative Action, the death penalty (particularly in relation to minors and those who are mentally disabled), and the list goes on and on.

Congressional Republicans function more like "subjects in the mythical kingdom ruled by an emperor with no clothes" than elected officials. This makes it more important than ever for Americans to embrace the obligation of citizenship that calls on them to engage in the political process. At times, such engagement can require more from us than just casting a ballot on election day it requires us to raise our voices when needed.

UCR Immigration Attorney, continued from page 5

Center's Immigration unit, a nonprofit providing free legal services to low-income residents and other nonprofits in Orange County.

California established its UC Immigrant Legal Services Center (UCILS) in 2014, in response to the increased number of immigrant students in the country. UCILS operates out of the UC Davis School of Law. The center provides free, high-quality legal assistance to undocumented students and their immediate family members across the system at all UC campuses without law schools, rather than on a single campus.

Due to increased demand, UCR asked the UC Immigrant Legal Services Center for more assistance, in response, Gutierrez arrived and began providing leading services to immigrant

UCR students and their families since February. To help immigrant students around achieve their academic goals and full potential, UCILS is seeking to employ a full-time attorney at each of its campuses.

"I am so thrilled and blessed to be in a position to offer quality services to students without them having to worry about the accuracy of the information they receive, nor the cost involved for the services we provide," Gutierrez told UCRToday, "The UC Immigrant Legal Services Center cares about quality service. That's why I wanted to be part of this team."

Gutierrez can be on campus at 3148 Hinderaker Hall, by phone at (530) 574-9134 or by email at kgutierrez.ucimm@law.ucdavis.edu.

Enhanced Focus, continued from page 5

2023. Included among the contracted agencies are West End Family Counseling Services, South Coast Community Services, Lutheran Social Services of Southern California, Desert/Mountain Children's Center and the Mountain Counseling & Training.

These programs are coordinated through the Student Assistance Program (SAP), the School-Aged Treatment Services (SATS) and Children's Intensive Services (CIS) programs.

DBH has estimated that each year such services are provided to approximately 9,172 SAP participants at an estimated cost of \$419 per participant, approximately 2,667 SATS

participants at an estimated cost of \$3,000 per participant, and approximately 666 CIS participants at an estimated cost of \$7,000 per participant.

Department of Behavioral Health Director, Veronica Kelley, advised the board at last week's meeting that, "The contract awards allow for the most comprehensive provision of services to the broadest number of individuals across San Bernardino County in the most effective manner."

Kelley also assured the board that DBH will monitor contractor performance on a regular basis to ensure compliance standards are met.

Regardless of your politics, weigh in on this issue and let the president and congress know where you stand. You can do so by filling out the online contact form or by calling the White House switchboard at (202) 456-1414 or the comments line at (202) 456-1111 during normal business hours. You can also share your opinion with U.S. Senators and/or the House Representatives by calling (202) 224-3121.

Americans are bound together as a nation by something stronger than race or religion. For more than 200 years despite our failures and frailties, we remained connected by our belief in "we the people" as we hurled toward an unknown future. For much of the nation's history, Democrats and Republicans have constantly pulled and tugged, sometimes together but usually against each other, in their all-out efforts to control the nation's destiny. Today, both the journey and the struggle continues. . .

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

S.E. Williams
Managing Editor


NEWS BRIEF

Spirit of the Entrepreneur



San Bernardino – Nominations are still open for the 16th Annual Spirit of the Entrepreneur Awards. Launched in 1973, the annual event recognizes and celebrates the accomplishments of the Inland Empire's top entrepreneurial business leaders. Over the last 46 years, it has honored more than 250 entrepreneurs as finalists and bestowed the Spirit Award on 100 deserving business owners who represent the "best of the best" in terms of overcoming obstacles, believing in their dreams, taking risks, and persisting in the face of long odds. The program is sponsored by the Inland Empire Center for Entrepreneurship at Cal State San Bernardino.

There is still time for you to submit your candidate for the Spirit of the Entrepreneur Award. Candidates can be submitted online at <https://spiritawardsie.com/easyNomination.php>. Nominations will remain open until August 3.



**Allen Chapel
AME Church**
JOIN PASTORS
Barry & Rochelle Settle
Sunday Services
10:15 am
www.facebook.com/allenchapelriverside
4009 Locust St • Riverside, CA • 92501
951.686.9406
Allen_chapel@att.net

**FAITH
MOVES
MOUNTAINS**
Matthew 17:20

**Know Christ
Exercise Your Faith
Move Mountains**



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L. Kirk Sykes, Lead Pastor/Teacher

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Sunday @ 8:00am & 10:00am
Murrieta Video Campus | 28600 Poinsettia St | Murrieta, CA
Sunday @ 10:00am
(951) 275-5360 www.crosswordchurch.org

For advertising
opportunities,
contact
Patrick Edgett at
951.682.6070



JOIN PASTOR
GREG LAURIE
Sunday Services
7:30 | 9:30 | 11:30 A.M.
Sunday Nights at Harvest
With Pastor Josh Thompson | 5:00 P.M.
Wednesday Night Bible Study
With Pastor Jeff Lasseigne | 7:00 P.M.
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