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Inland Southern California's News Weekly

# VOICE

July 26, 2018 Volume 46 | Issue 1  
theievoice.com



## Fighting Back!

San Bernardino County Launches  
Aggressive Attack Against Big  
Pharm and Complicit Industries

Inside: Sudden Departure of SB County's Registrar of Voters Raises Questions Among Voters



## 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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SPECIAL  
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San Bernardino County  
Launches Aggressive  
Attack Against Big  
Pharm and Complicit  
Industries

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Chris Allen  
Creative Director

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Inland Empire's Online  
Weekly News Source

**The Climate Deniers Among Us**

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

- Leandra Medine



**E**ach year more people in the United States die from extreme heat exposure than from hurricanes, lightening, tornadoes, floods, and earthquakes combined," so, began a press release issued by the U.S. Centers for Disease Control and Prevention in July 2001.

The recent heat wave has already taken the lives of at least four inland area residents. Periods of extreme heat are occurring more frequently and appear to last for longer periods while more and more elderly, those with heart problems and others in vulnerable health conditions suffer the dangerous and sometimes deadly impact.

I often wonder about climate deniers who are watching the worsening impacts of extreme heat and other catastrophic weather events and yet, continue to turn away from their implications.

I wonder whether they have plans to one day live in a different world as the climate continues to deteriorate and become more and more unpredictable. Do they have a hidden source of energy to keep the air conditioning running when the power grid shuts down?

Do they have some secret method to drain flooded areas in the wake of devastating hurricanes, or, some new technique to halt raging wildfires in their tracks? As the forests burn down and plants wither away from drought, when will they implement their strategy to convert carbon dioxide to oxygen, so humans can continue to breathe?

Do they have a plan to squeeze water from rocks during sustained periods of severe drought or a way to grow crops without water?

Do they have access to secret vaccines to protect themselves and their loved ones from vector-borne illnesses? What secret shield will they use to protect their children and grandchildren from the social turmoil certain to abound as natural resources become more and more imperiled?

What purpose does it serve humanity to deny science regarding this issue? How do we reconcile climatic events with Republican leaders who claim it is all a hoax and who refuse to implement any mitigating efforts and undermine those taken by others?

Most elected officials who deny climate change consider any regulation as government over-reach and are reluctant to strengthen controls on the energy sector, that has the greatest impact on climate, because the industry is home to their primary campaign contributors.

As the melting of the arctic regions accelerate and sea levels rise, I wonder when these leaders will share their secret plans to mitigate the dangers that lie ahead, or is it as I suspect, they have no secret plans and instead are willing to continue selfishly risking the homes, livelihood and lives of vulnerable Americans for the privilege of staying in office merely to do the mindless bidding of those who buy elections for them.

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

S.E. Williams  
Managing Editor

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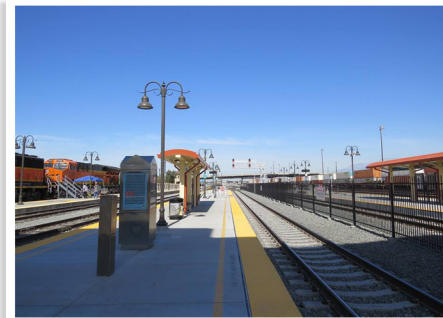
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# CELEBRATING 100 YEARS



## Celebrating 100 Years

San Bernardino – On Saturday, officials gathered at the Santa Fe Depot, 1170 W. Third Street, San Bernardino, to dedicate a centennial monument in recognition of the facility's 100th birthday. The depot, once one of the largest in the nation's west, played an essential role in the settlement/development of the inland region.

The newly updated station is considered a gateway to Southern California and as such, its role in the community and region's transportation needs is essential.

At Saturday's celebration, San Bernardino Mayor R. Carey Davis stated, "This morning, the historic Santa Fe Depot celebrates 100 years of operations here in San Bernardino. We are extremely proud to be home to this landmark and grateful for the rich history the Depot adds to the fabric of our community. May today's centennial commemoration be the marker for many more years of service and success for San Bernardino's Santa Fe Depot."

# Local Health Official Once Again Urges Caution in the Sweltering Heat

Riverside

After four recent deaths and in light of local temperatures that continue to rise, Riverside health officials have once again urged precautions for residents and urged them to protect themselves and others who are most susceptible to the heat.

Since July 7, three people in Hemet and one in Bermuda Dunes have died. According to Riverside County Public Health Officer Dr. Cameron Kaiser, it appears three were elderly and had underlying health issues that made them more susceptible to the heat, but that high temperatures played a role in all four deaths.

Reports indicated the heat-related deaths involved an 86-year-old woman and 87-year-old man found together July 8 in a Hemet residence; a 91-year-old man from Bermuda Dunes who was found in a residence July 16; and a 37-year-old man found July 7 in a parking lot in Hemet.

“The elderly and the very young are particularly vulnerable to heat, and those with medical issues even more so,” said Kaiser. “If they’re in your family or they’re your neighbors, check in on them and make sure they’re doing okay. Even short periods of time in high temperatures can kill.”

The National Weather Service predicted triple-digit temperatures for much of Southern California, particularly in the desert areas of Riverside County. The high temperatures were expected to persist for most of this week. Officials advocated for residents and workers in the Coachella Valley and desert areas to limit their time outdoors and avoid strenuous



activities—even those who believe they are acclimated to the heat.

Symptoms of heat stroke can include headaches, dizziness, weakness or muscle pains, nausea and/or vomiting.

There are more than 50 cool centers located throughout the county that offer snacks and water, in addition to activities. Cool centers are coordinated by Community Action Partnership of Riverside County, a part of Riverside University Health System-Public Health. For information about how to stay cool, or cool centers locations near you visit [www.capriverside.org/Cool-Centers](http://www.capriverside.org/Cool-Centers).

# New Protections for Sexual Assault Victims on College Campuses

Riverside

Until last week, Section 1035 of the Evidence Code did not specifically recognize any privileged communications between a sexual assault victim and a crisis counselor on a private or public college campus. As a result, it was uncertain whether such conversations could be deemed confidential or open to scrutiny by law enforcement and other entities.

That changed last week when legislation introduced in January by Riverside lawmaker, Assemblywoman Sabrina Cervantes, D-Corona, AB 1896, was signed into law by Governor Brown.

The measure, signed into law by the governor, received strong bi-partisan support in both state houses and will now protect the confidentiality of communications between sexual assault victims

and crisis counselors on college campuses. In a statement about the signing Cervantes said, “I am elated that Gov. Brown has signed AB 1896 into law.”

Cervantes stressed, “We must do all that we can to provide survivors with the support they both need and deserve.” According to the Assemblywoman, increased attention to the issue of sexual assault that occurs on college campuses supported the strong need for sexual assault counselors to provide a safe environment and appropriate assistance for survivors.

State law already provided rape counselors in designated crisis centers, hospitals and clinics with the ability to communicate in confidence with those who seek their assistance or resources following a sexual trauma, now that security

*continued on page 18*

## NEWS IN BRIEF

### Wells Fargo Awards Scholarships Support Expanding Horizons Program



**Riverside** – Riverside and Coachella Valley students participating in this year’s UCR Extension’s Expanding Horizons program will benefit from \$10,000 in scholarships awarded by Wells Fargo. Wells Fargo scholarship support of this program has enabled high achieving students to participate in the program for three consecutive years.

The scholarships will allow 19 students in grades three through eight to participate in the program’s one-week STEM Discovery program and 11 middle school students to participate in its two-week program at the UCR Extension Center.

For thirty-six years, Expanding Horizons has provided opportunities for students to explore math, architecture, engineering, aeronautics, green energy, business, art, design, debate, music and more.



# Ability Phones Makes it Easier to Hear, Dial, and Call

The telephone may be an accepted part of life in the 21st century, but not for an estimated three million Californians. Most of us take using the telephone for granted. But if you have difficulty hearing, seeing, speaking, moving, or remembering, what seems to be a simple telephone call can be challenging to many—preventing communication with family, friends, and others.

The same telecommunications technology that fuels never-ending innovation has produced a wealth of specialized phones and devices so people with disabilities can communicate with family and friends. These phones are provided by the Deaf and Disabled Telecommunications Program (DDTP) at no charge to eligible Californians.

DDTP distributes telecommunications equipment and services that improve communication for all Californians. A program of the California Public Utilities Commission (CPUC), the DDTP provides Californians with specialized telephone equipment and relay services through the California Telephone Access Program (CTAP) and California Relay Service (CRS), respectively. CTAP provides specialized phones that amplify sound, adjust tone, light up for incoming calls, display phone conversation as text, have large buttons with raised numbers, are portable, or have speed dial phone buttons incorporating photographs. CTAP offers approximately 60 types of specialized phones and devices, so all Californians can communicate

their own way.

CRS provides specially-trained Relay Operators and Communication Assistants to relay telephone conversations between people who are deaf, hard of hearing, or are speech-disabled with those they wish to communicate with by telephone. CRS, captioned telephone, and Speech-to-Speech relay services are all offered in English and Spanish.



California residents are eligible for specialized equipment if they have phone service and are certified by a licensed physician, medical doctor, or audiologist. There is no cost, obligation, age, or income requirement.

Once an individual qualifies for a specialized telephone, they can call 1-800-806-1191 or go into one of CTAP's Service Centers throughout California to determine the most appropriate device for their requirements. CTAP staff will demonstrate phone features, recommend the phone that best fits a client's needs, and provide training on how to use and personalize the phone.

DDTP is funded by a small surcharge that appears on all Californians' telephone bills. The money collected pays for both CTAP and CRS. This surcharge appears on phone bills as "CA Relay Service and Communications Devices Fund." For more information or to download an application, visit [www.ddtp.org](http://www.ddtp.org).

## classifieds&publicnotices

### NAME CHANGE

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1813887

To All Interested Persons: Petitioner: ETOOMCHUKWU MGBEKE and CHINWE MGBEKE filed a petition with this court for a decree changing names as follows: a. MITCHELL CHINAEREM MGBEKE to MICHELLE IHUOMA CHINAEREM MGBEKE b. EVIS CHIMAABI MGBEKE to EDWARD CHIMAABI MGBEKE. 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: AUG 22, 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.

John W. Vineyard, Judge of the Superior Court  
p. 7/12, 7/19, 7/26, 8/2/2018

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1813123

To All Interested Persons: Petitioner: DEMETRIA ROSE SANCHEZ filed a petition with this court for a decree changing names as follows: a. DEMETRIA ROSE SANCHEZ to DEMETRIA ROSE BAXTER. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must

file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 8/9/18 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 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: 6/27/18  
John W. Vineyard, Judge of the Superior Court  
p. 7/12, 7/19, 7/26, 8/2/2018

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1810245

To All Interested Persons: Petitioner: SHUAIB A SIDDIQUI and MUNAZZA S SIDDIQUI filed a petition with this

court for a decree changing names as follows: ZAYN AHMED SIDDIQUI to. ZAKA AHMED SIDDIQUI. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 8/15/18 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 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: MAY 31, 2018  
John W. Vineyard, Judge of the

Superior Court  
p. 7/19, 7/26, 8/2, 8/9/2018

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1814669

To All Interested Persons: Petitioner: CALI ALI TAN filed a petition with this court for a decree changing names as follows: CALI ALI TAN to, NAOMI PAULDING. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: AUGUST 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: JULY 18, 2018  
John W. Vineyard, Judge of the Superior Court  
p. 7/26, 8/2, 8/9, 8/16/2018

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1814057

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



# County Considers Artists' Applications for December 2nd Memorial Project

## San Bernardino

**M**ore than 80 artists from around the world submitted proposals to design and construct the December 2 Memorial project.

In May, the December 2 Memorial Committee invited local, national and international artists, designers and architects to submit their ideas for the project. The memorial will be located on the east side of the San Bernardino County Government Center located at 385 N. Arrowhead Avenue.

The committee received design submissions from Great Britain, Australia, Canada, Mexico, Germany, Spain, China, Korea, Singapore and Argentina in addition to those received from across the United States and the inland region. Those who submitted the designs included a mix of young artists and established artists, as well as landscape architects and designers.

The County Board of Supervisors has retained Community Arts, Inc., an organization that brings art to non-traditional venues by fostering collaboration between artists and clients, to assist the committee in vetting the proposals. The agency will present a report for the Memorial Committee to consider at their meeting on September 5.

Requirements set by the committee for the memorial design include the need for it to permanently honor and celebrate the innocent souls taken on that fateful December 2nd day in 2015. It must also provide enduring recognition of the county employees who witnessed the attack and acknowledge those who bravely and selflessly provided protection,



comfort and support to the loved ones of those who were lost or wounded, the San Bernardino government family and the county community at large in the days, weeks and months that followed. Finally, the committee wants the memorial to focus on life, love, peace, tolerance and San Bernardino County's historic and enduring tradition of strength, determination and resiliency.

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# UC Regents Lower Tuition

## San Francisco

**F**or the first time in twenty years the University of California Board of Regents has approved a budget plan that will not only keep the student fee at its current level, it will also reduce the rate of tuition by \$60.

The board's action reduces the annual costs to attend school at a UC campus from \$11,502 annually to \$11,442. The reduction reflects the end of a temporary surcharge originally implemented in fall 2007, as a way to recoup damages from the loss of two earlier class-action lawsuits, Kashmiri v. Regents and Luquetta v. Regents. According to board officials, by fall 2018, nearly all costs associated with the damages will be fully recovered.

The involved class action lawsuits filed in 2003 and 2007 respectively, stemmed from claims made by students at UC's professional schools which alleged the university had raised its tuition without sufficient notice. Although the university disagreed, it eventually lost both cases on appeal—it costs the university system nearly \$100 million to litigate the cases.

Also, according to the regents, "The University plans to work closely

*continued on page 18*



# Waudieur “Woodie” Rucker-Hughes Gave It Her All-Rest in Peace

Hardy Brown, Sr.  
Contributor

My last communication with Woodie was by email in May, when I sent her a letter thanking her and the NAACP for honoring me with the Roy Wilkins Courage Award. I told her I was praying for her and that God was steadfast and immovable in his love for her and the community she loved so much.

My relationship with Woodie goes back a long way, beginning with the Opportunities Industrialization Center (OIC) Chapter where she served as Executive Director.

I had spoken with Woodie only a few times until 1986, when the late Reverend Leon Sullivan was brought to the OIC Office at her request and she invited Cheryl and I to attend.

In her role at OIC, Woodie had trained 800 graduates over a seven-year period and all of them were gainfully employed. She had 55 in training to become correctional officers and 12 studying to enter the field of heating and air conditioning repair.

When Sullivan came for his visit, he said the apartheid campaign was important but meeting those who had completed the job training program was the reason he came to Riverside, as stated in an article that appeared in The Sun.

This was the kind of impact Woodie made in this community. A lot of people “talk the talk,” but Woodie “walked the walked.”

She then went on to do the thing as a member of the NAACP by building an active executive committee and she trained new leaders throughout Southern California. I was a recipient of her leadership training.

She elevated the image of the local branch of the NAACP throughout the community as evidenced by the sold-out attendance at the annual



Freedom Fund Dinner.

I often consulted with her regarding issues in the Riverside community by visiting with her at her school office. As a school board member in San Bernardino we had education-related reasons to meet, she would say.

The latest Freedom Fund Dinner of being “Steadfast and Immoveable, Can’t Stop-Won’t Stop” was very right-on for her as a leader in the Inland Empire. Her faith was “Steadfast and Immoveable” because she served a living God, who is true to His word.

She is physically gone from us, but her works will live forever with us.

Above: Woodie Rucker-Hughes, Hardy Brown Sr. and Cheryl Brown

## publicnotices

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: 8/23/18 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 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: 8/23/2018 John W. Vineyard, Judge of the Superior Court  
p. 7/26, 8/2, 8/9, 8/16/2018

### SUMMONS

#### 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/serifhelp](http://www.courtinfo.ca.gov/serifhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association. Tiene 30 dias corridos despues de haber recibido la entrega legal de esta Citacion y Peticion 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 telefonica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar ordenes

que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte tambien le puede ordenar que pague manutencion, y honorarios y costos legales. Si no puede pagar la cuota de presentacio, pida al secretario un formulario de exencion de cuotas. Si desea obtener asesoramiento legal, pongase en contacto de inmediato con un abogado. Puede obtener informacion para encontrar a un abogado en el Centro de Ayuda de las Cortes de California ([www.sucorte.ca.gov](http://www.sucorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniendose 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 IONUNKWO, 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

#### SUMMONS (FAMILY LAW)

CASE NUMBER RIC 1809081

Notice to Respondent: LUIS MIGUEL MACIAS aka MICHAEL MARTINEZ, trustee of the EVELYN FOSTER, CLARK FOSTER, CARLY NELL, DEREK NELL, TVY GRANTE and BILLY GRANTE TRUST  
You are being sued Petitioner's name is: DAVID ORTIZ GARCIA  
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/serifhelp](http://www.courtinfo.ca.gov/serifhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association. Tiene 30 dias corridos despues de haber recibido la entrega legal de esta Citacion y Peticion 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 telefonica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar ordenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte tambien le puede ordenar que pague manutencion, y honorarios y costos legales. Si no puede pagar la cuota de presentacio, pida al secretario un formulario de exencion de cuotas. Si desea obtener asesoramiento legal, pongase en contacto de inmediato con un abogado. Puede obtener informacion para encontrar a un abogado en el Centro de Ayuda de las Cortes de

California ([www.sucorte.ca.gov](http://www.sucorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniendose en contacto con el colegio de abogados de su condado. The name and address of the court is: RIVERSIDE SUPERIOR COURT 4050 MAIN STREET, RIVERSIDE, CA 92501 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: PABLO RAMIREZ, INLAND COUNTIES LEGAL SERVICES, 455 NORTH D STREET, SAN BERNARDINO, CA 92401 Notice to the person served: You are served as an individual.

Clerk, by L. VILLANUEVA, Deputy  
DATE: MAY 17, 2018

p. 7/26, 8/2, 8/9, 8/16/2018

#### PROBATES

NOTICE OF PETITION TO ADMINISTER ESTATE OF: CAROLYN JACKSON  
Case Number PRRI 1802003  
To all heirs, beneficiaries, creditors, contingent creditors, and persons who

# San Bernardino County Launches Aggressive Attack Against Big Pharma and Complicit Industries

S.E. Williams

Contributor

**N**early 91.8 million people across the country used painkillers like OxyContin or Vicodin in 2015, according to a survey by the National Institute of Drug Abuse. The survey further determined that one in three Americans took opioid painkillers in 2017.

The Inland Empire is far from immune to this crisis. The impact of opioid addiction is continuing to destroy lives, overwhelm support services and cost taxpayers millions of dollars across both counties. On July 19, the San Bernardino County Board of Supervisors announced it was determined to push back against this devastating crisis and hold those responsible, accountable for its devastation.

In an aggressive move, the board announced it had initiated a lawsuit against several pharmaceutical companies, drug distributors and pharmacies it believes are responsible for what it described as the “aggressive and fraudulent marketing of prescription opioid painkillers and distribution practices that have led to a drug epidemic in the county and throughout the nation.”

At least 35 people died in the county in 2017 because of opiate overdoses. During the same period, there were nearly 250 non-heroin opioid emergency room visits and 179 opioid hospitalizations due to overdose.

Board Chairman Robert Lovingood stated, “The county and our residents are being severely affected by the opioid crisis. With this lawsuit,” he continued “our county joins hundreds of other counties across the United States in an important effort to hold these companies responsible for their role in creating the opioid epidemic.”

In the suit, the county is seeking relief for costs associated with combating the public nuisance created by what it described as, “the public nuisance created by the drug companies deceptive marketing campaign that misrepresents the safety and efficacy of long-term opioid.”

The complaint also contains allegations that the crisis has been further fueled and sustained by those involved in the supply chain of opioids, including manufacturers, distributors and pharmacies, who failed to maintain effective controls over the distribution of prescription opioids, and who the county contended, instead have actively sought to evade such controls.

Dozens of high profile defendants were named in the suit including Johnson & Johnson, CVS Health Corporation, RiteAid, Walgreens, CVS, Walmart, etc.



Erin Dickinson of Crueger Dickinson LLC, who is serving as one of the co-lead counsels in the lawsuit stated, “The lawsuit filed today on behalf of San Bernardino County builds upon the important work of addressing the opioid crisis.” Dickinson and co-counsels involved in the suit pledged to work to hold the defendants responsible and to secure help for the residents of San Bernardino County still recovering from opioid addiction.

There were more than 1.5 million prescriptions written for opioid medication within San Bernardino County during 2017, and opioid deaths are only a part of the consequences. Beyond addiction, other public health implications include an increase in the number of cases of Hepatitis C, increased cases of neonatal abstinence syndrome (drug withdrawals in newborns), and a

rise in the number of drug crimes.

In addition to the human tragedies associated with this epidemic, the financial impact on county services is clear. Whether its human, social, court, law enforcement, coroner/medical examiner, hospital emergency and/or ambulatory services—all are being severely impacted. The county continues to incur substantial economic, administrative and social costs related to addiction and abuse impact criminal justice, victimization, child protective services, lost productivity, education as well as education and prevention program costs and others.

The lawsuit has alleged the defendants sought to create a false perception in the minds of physicians, patients, health care providers and others that using opioids to treat chronic pain was safe for most patients and that benefits associated with the drugs outweighed the risks. This false perception, the suit claims, “was perpetuated through a coordinated, sophisticated and highly deceptive promotion and marketing campaigns.” The campaign which began in the 1990s grew more aggressive beginning in 2006 and continues today.

In addition, the lawsuit alleged distributors have both an obligation and ability to track suspiciously large surges in opioid demand which include high demands at pharmacies and clinics yet failed to use those tools to warn public officials about suspicious orders as they are legally required to do.

The San Bernardino lawsuit follows similar, ongoing litigation filed in counties across the country.



# Sudden Departure of SB County's Registrar of Voters Raises Questions Among Voters

*Chairman of the Elections Assistance Commission said, "The threat is real, and the response needs to be robust and coordinated."*

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

**W**hen news broke late last week regarding San Bernardino County Registrar of Voters Michael Scarpello's sudden departure and reports in local media where Scarpello claimed he was forced to resign, rumors and speculation regarding why, abounded.

When a reporter with the Press Enterprise asked him whether he was forced out, Scarpello replied the descriptions of what happened were an "accurate portrayal" of why he left.

Scarpello led the San Bernardino County Registrar of Voters office for approximately eleven years. and handled local and countywide elections for San Bernardino's more than 910,000 registered voters. He claimed he raised concerns over the county's aged voting system he claimed was old and needed to be replaced.

In addition, Scarpello stressed the need for cyber-security and mentioned to reporters how his confidence in the county's elections infrastructure was somewhat diminished. He raised further concerns regarding the possible imminent departure of the vendor who currently manages the county's voter registration system ahead of its projected contract expiration in 2020.

The entire scenario raised concerns among local voters since in 2017, the Department of Homeland Security notified officials in all 50 states as to whether their systems had been targeted by the Russians during the 2016 election cycle and in the process, advised 21 states they had been targeted. Officials further acknowledged some of those attempts were successful.

U.S. Intelligence reports released in February had already identified California among seven states compromised by Russia in 2016.

Substantial evidence revealed state websites or voter registration systems in these seven states were targeted by Russian-backed covert operatives—the states were never told.

Federal officials reported the states were compromised in several way. Some of the breaches, according to reports, were more serious than others and ranged from entry into state websites to penetration of voter registration databases.



Michael Scarpello

It is understandable how anything in today's environment which occurs in the county's Registrar of Voters' office would heighten local voter concerns over security measures needed to secure the voting process in San Bernardino County.

This week, in an exclusive interview with the County's Pubic Information Officer, David Wert, The Voice probed to peel back the layers on Scarpello's departure. Although most will consider Wert's feedback as far from revelatory, it confirmed the county's position on this issue.

Wert began by reiterating the county's mantra, that because personnel issues are confidential, the only things the county

can confirm regarding Scarpello's departure is he "voluntarily resigned on Thursday, and his resignation is not a reflection on the integrity of past or future elections or the voting and voter registration systems he managed."

Wert sought to assure voters, the transition in the Registrar of Voters office will have no impact on the upcoming election. "The office has a solid, experienced leadership team at the helm and an outstanding staff that has conducted flawless elections for a period extending well before the tenure of the most recent registrar," he offered.

Wert added, "The county can say with all confidence that the voting system is secure and completely immune from cyber security risks because it is a closed system. It is never connected to the Internet or any other network."

Responding to Scarpello's concern regarding the county's voting system as outdated and in need of replacement Wert stated, "Many of the voting systems in the state are old in the sense they are running on software platforms 10 or more years old." This is the case in San Bernardino County as well," he confirmed and added, "Replacing it will depend on how much support, if any, counties get from the state and identifying funds in the county budget."

In the meantime, Wert stressed, "the present system is doing its job and is immune from cyber security threats because it is never connected to the Internet or any other network."

Also, according to Wert, the county is not concerned over rumors the voter registration vendor might stop doing business in California. Despite Scarpello's proclamations, according to Wert, "The vendor has not indicated they are departing, and no one is suggesting the vendor would leave the state before fulfilling the terms of existing contracts." And concluded, "If the current vendor were to vanish, the county could very quickly secure the services of a new vendor."





In response to rumors there was conflict between Scarpello and other county officials over expanding security measures to guard against cyber-attacks and allegations the county preferred having the Information Services Department scan its registrar system, a process Scarpello purportedly described as mere “cyber hygiene activities,” Wert claimed, he was not aware of any reports that stated the Information Services Department scanned the registrar’s systems.

“Scans,” he said, “were performed and are being performed by the U.S. Department of Homeland Security and the California Military Department. I am not aware of any different types of scan the previous registrar may have wanted, or how they could be better than scans performed by the U.S. Department of Homeland Security and the California Military Department.”

Responding to concerns raised by Scarpello

over staffing, the county claimed it has added permanent staff at Scarpello’s request. Sometimes, according to Wert, temporary staff was added because elections are cyclical, and perhaps Scarpello believed some of the temporary positions should have been permanent.

The county expressed its belief that based on information provided by Scarpello at the time, the county has consistently provided the appropriate amount of staffing. He further claimed, “The county will continue to evaluate staffing based on information provided by the current interim registrar.”

With Scarpello’s departure, regardless of the back story, Chief Operating Officer Leonard Hernandez, with whom Scarpello allegedly clashed, will oversee the department while the

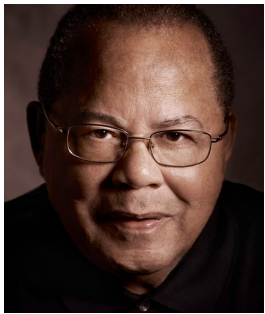
county conducts a national search for Scarpello’s replacement.

Before being appointed Chief Operating Officer, Mr. Hernandez was the Deputy Executive Officer for Community Services, which oversees several departments including the Registrar of Voters. “The county has not yet appointed a new DEO for Community Services,” Wert said, “so Mr. Hernandez is continuing to carry out those duties in addition to the duties of COO, which puts him in the position of still supervising the Registrar of Voters.

Many residents remain concerned over Scarpello’s departure. Without question, the real reason(s) he left, whether he was pushed-out or left voluntarily, will eventually find its way to the light.



# In My Opinion, the Management of WVWD is Unstable—The Question is, “Why?”



**Hardy Brown, Sr.**  
**Contributor**

I’ve been monitoring the actions of the West Valley Water District (WVWD) Board of Directors for the past seven months and observed some interesting decision-making processes.

As a result, I’ve grown more diligent in researching all decisions made by them. My experience of having served in public office coupled with thirty years working in Human Resources enabled me to fill in the blanks on some of their decisions because they often have very limited discussions on these items during board meetings.

It’s like they know in advance, who will make and second any motion, before an agenda item is even brought forth. That was apparent at the first meeting I attended in December, but I will save that for another time. This article instead, focuses on the agency’s most recent board meeting which occurred Friday, July 13.

My comments at the meeting sent board members and Vice-President Greg Young into a tirade. He called me and my comments, “Bulls—t.” In response to his insult, I asked God for strength to respond appropriately, and I did.

“As a representative of Black Voice News,” I began, “My remarks to you tonight are seeking information so the public can be informed, understand your commitment to transparency, honesty, fairness, and to determine whether you are conducting business under a code of ethics we can trust.

Over the past seven months, you’ve had four general managers. The treasurer has told you, not to charge alcoholic beverages on your expense reports and expect ratepayers to pay for it. You have hired your paid political campaign workers and placed them on the WVWD staff. You hired your boss from the City of Baldwin Park to serve as Assistant General Manager.

You have fired all five of the top managers. You lost a five-million-dollar employment insurance policy contract because of your bad decisions.

In addition, you have cost the WVWD district tens of thousands of dollars in employment settlement litigation charges. All of this is just the beginning results of your mismanagement and bad decision making.

We don’t want to become like Sativa Water Company customers in Compton or the customers in Flint Michigan and wind up drinking muddy water from this potentially corrupt swamp that you have created.

I am not seeking information regarding why General Manager Robert Christman was placed on administrative leave or forced to resign. Instead, I want to know who knew what and when? The public also needs to understand why you contracted for a special financial audit report, and according to my knowledge, never released it to the public. Why?

My questions to the members of the board are Did you know that Christman was going to be placed on administrative leave before it happened on June 14, 2018? If so, how were you notified and by whom, since I have not seen an emergency board meeting posted. And, if you did not know—why not?

How did Clarence Mansell know to be at the last board meeting, so he could or would be appointed to a position that you had not yet declared was even open? Did you know about the appointment prior to the closed-session agenda discussion on June 17? If you choose not to respond, it is safe to write that you did know?

Did Christman steal money or violate some other policy to be placed on leave? Your failure to meet and discuss the action before he was placed on leave, makes his departure appear suspicious even though he was later forced to resign.” This concluded my remarks.

When the time came for board members to comment during the session, Greg Young attacked me over my question about the possibility that Christman stole money? I asked

the question because I wanted to know what caused him to lose favor with the board in such a short period of time.

Greg did not dispute any of the things I said about those bad and unwise decisions made by the board during the past seven months. He did claim however, that Christman decided on his own to retire. This was news to me and others in attendance because on June 14, Board President Clifford Young stated:

*“Effective immediately, Robert Christman has been placed on administrative leave. On behalf of the Board of Directors, we would like to extend our deepest gratitude to him for excellence in overseeing the District during his time as Interim General Manager, including the notable contributions of reorganization of the District’s organizational structure and completion of the latest budget.*

*Effective immediately,” he continued, “Naisha Davis will be appointed Acting General Manager until the Board of Directors has selected a new General Manager. Please continue to report to your respective managers during this transitional time.”*

During the following board meeting on June 21, President Young subsequently announced Christman had resigned. But, when Greg Young launched his tirade against me on July 13, he claimed Christman had retired.

When someone is placed on an immediate administrative leave, it suggests the employee did something wrong. When employees resign, it can also mean something is wrong and the employer is giving you a way out to save face. Such resignations can also include a “Golden Handshake,” i.e., the addition of money so the employee will remain silent. On the other hand, when one retires after serving their employer well, the employer usually wants to show-case the employee and give him/her gifts and words of gratitude and thanks for their service.

This confusion over how Christman left the agency has only heightened my suspicion that the board is really hiding something. Did they force Christman out because he would not do

*continued on page 17*

# publicnotices

may otherwise be interested in the will or estate, or both, of: CAROLYN JACKSON. A Petition for Probate has been filed by CHARLES JACKSON in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that CHARLES JACKSON be appointed as personal representative to administer the estate of the decedent. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows: Date: 6/29/2018 Time: 8:30 A.M. DEPT 08, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4175 MAIN ST, RIVERSIDE, CA 92501. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Petitioner: CHARLES JACKSON 29 SOFIA DRIVE, BLACKWOOD, NJ 08012

**p. 7/19, 7/26, 8/2/2018**

## PUBLIC NOTICES

### **Librarian I – Barstow or Hesperia \$21.47 - \$29.51**

Requires a bachelor's degree and one (1) year of full-time lead worker or supervisory experience in a library, retail, educational or customer service related industry. Experience must include direct, in-person contact with the general public, and be clearly detailed on the application.

Apply by: 8/10/18  
County of San Bernardino Human Resources  
www.sbcounty.gov/jobs  
(909) 387-8304 EEO/ADA

**p.7/26/2018**

### **Motor Pool Assistant San Bernardino County \$26,686.40 - \$36,753.60 Annually**

The Fleet Management Department is recruiting for Motor Pool Assistants who ensure that vehicles dispatched are properly maintained. Requires: six (6) months of experience dispatching vehicles or equipment and working

with records OR six (6) months of experience servicing vehicles, including lot porter and working with records.

For more details, review the announcement at [www.sbcounty.gov/jobs](http://www.sbcounty.gov/jobs)  
Apply by 8/03/18 at 5 PM  
(909) 387-8304 - EEO/ADA

**p. 7/26/2018**

## FICTITIOUS BUSINESS NAMES

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

### **TROPICAL VALLEY MOUNTAINS**

**4949 Luther St  
Riverside, CA 92504  
RIVERSIDE COUNTY  
Odilia – Cadena-Valerio  
4949 Luther St  
Riverside, CA 92504  
Roman – Cuc son  
4949 Luther St  
Riverside, CA 92504**

This business is conducted by: Co-Partners

Registrant commenced to transact business under the fictitious business name(s) listed above on 07/02/2018

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. Odilia – Cadena-Valerio  
Statement filed with the County of Riverside on 07/02/2018

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-201809298  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**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**

This business is conducted by: Married Couple

Registrant commenced to transact business under the fictitious business name(s) listed above on 09/01/2015

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. Roy Burgess Askar  
Statement filed with the County of Riverside on 06/27/2018

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-201809097  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**CAPITAL RESOURCE HUB  
1242 University Ave, Suite #574  
Riverside, CA 92507  
RIVERSIDE COUNTY  
Noel Marie Hill  
1110 W. Blaine St #203  
Riverside, CA 92507**

This business is conducted by: Individual

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

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

s. Noel Marie Hill  
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-201808143  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**STAR BURGERS  
7207 Arlington Ave, Ste A  
Riverside, CA 92503  
RIVERSIDE COUNTY  
Norma Elizabeth Mondragon Hernandez  
7207 Arlington Ave, Ste A  
Riverside, CA 92503**

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. 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 (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-201809068  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**CV PETS  
COACHELLA VALLEY PETS  
COACHELLA VALLEY PET  
SITTERS  
68895 Perez Road #11  
Cathedral City, CA 92234  
RIVERSIDE COUNTY  
68733 Perez Road C-7 PMB #175  
Cathedral City, CA 92234  
Jennifer Mae Madison  
68895 Perez Road #11  
Cathedral City, CA 92234**

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. Jennifer Mae Madison  
Statement filed with the County of Riverside on 06/20/2018

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-201808735  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**INTEGRITY PLACE MAINTENANCE  
31885 Mission Trail  
Lake Elsinore, CA 92530  
RIVERSIDE COUNTY  
Kendell-Anderson  
946 Stanislaus Dr  
Corona, CA 92881**

This business is conducted by: Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 3/16/2018

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. Kendell Anderson  
Statement filed with the County of Riverside on 06/21/2018

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-201808842  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**AUTO BROKERS NETWORK  
INCORPORATED  
10991 Hole Ave Ste A  
Riverside, CA 92505  
RIVERSIDE COUNTY  
AUTO BROKERS NETWORK  
INCORPORATED  
10991 Hole Ave Ste A  
Riverside, CA 92505  
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. Silvia Miranda De Guerra, President  
Statement filed with the County of Riverside on 06/22/2018

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-201808893  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**HR LANDSCAPING  
7751 Willow Ave  
Riverside, CA 92504  
RIVERSIDE COUNTY  
Elizabeth – Rocha  
7751 Willow Ave  
Riverside, CA 92504**

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. Elizabeth – Rocha  
Statement filed with the County of Riverside on 06/20/2018

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-201808775  
**p. 7/5, 7/12, 7/19, 7/26/2018**

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

**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 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. Justin Thinh Bui  
Statement filed with the County of



**public**notices

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# publicnotices

## BROTHA WOODS MAKES BEATS UNKNOWN BROTHA PRODUCTIONS

**25818 Via Tejon Ave  
Moreno Valley, CA 92551  
RIVERSIDE COUNTY  
The Glass Top  
25818 Via Tejon Ave  
Moreno Valley, CA 92551  
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. Dawayne Marquise Woods, President

Statement filed with the County of Riverside on 07/5/2018

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-201809472

**p. 7/12, 7/19, 7/26, 8/2/2018**

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

**E IN BEAUTY  
3474 Bonita Ave  
Riverside, CA 92506  
RIVERSIDE COUNTY  
Erica Rene Dufour  
3474 Bonita Ave  
Riverside, CA 92506**

This business is conducted by:  
Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 7/12/18

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

s. Erica Rene Dufour

Statement filed with the County of Riverside on 07/16/2018

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-201809919

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**SUPER STAR SMOKES  
23100 Alessandro Blvd Ste A  
Moreno Valley, CA 92553  
RIVERSIDE COUNTY  
American Star Sales, Inc.  
23100 Alessandro Blvd Ste A  
Moreno Valley, CA 92553  
CA**

This business is conducted by:  
Corporation

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

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

s. Fayza Sadek Bashout, President

Statement filed with the County of Riverside on 07/16/2018

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-201809911

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**IG COLLECTIONS  
23318 Olivewood Plaza Dr. Suite H  
Moreno Valley, CA 92553  
RIVERSIDE COUNTY  
Leroy – Wofford IV  
2910 S. Archibald Ave Suite A #541  
Ontario, CA 91761**

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. Leroy – Wofford IV

Statement filed with the County of Riverside on 07/16/2018

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-201809905

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**TAJIMA WEST SOLUTIONS  
1251 Pomona Rd, Unit 107  
Corona, CA 92882  
RIVERSIDE COUNTY  
Lourance Kamal Metias  
465 Hummingbird Dr  
Brea, CA 92823  
Wael Farouk Shehata  
35839 Red Bluff Place  
Murrieta, CA 92562**

This business is conducted by:

General Partnership

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

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

s. Lourance Kamal Metias

Statement filed with the County of Riverside on 07/05/2018

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-201809455

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**THE BUFFALO SPOT  
300 S. Highland Springs Ave Ste 6B  
Banning, CA 92220  
RIVERSIDE COUNTY  
PO BOX 5412  
Diamond Bar, CA 91765  
ADQQ Pacific, LLC  
2576 Indian Creek Rd  
Diamond Bar, CA 91765  
CA**

This business is conducted by: Limited Liability Company

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

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

s. Lan Qin, President

Statement filed with the County of Riverside on 6/28/2018

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-201809167

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**SASHAY SHANTE  
25975 Zamora Ave  
Moreno Valley, CA 92551  
RIVERSIDE COUNTY  
Deshante Lanay Halcomb  
25975 Zamora Ave  
Moreno Valley, CA 92551**

This business is conducted by:

Individual

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

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

s. Deshante Lanay Halcomb

Statement filed with the County of Riverside on 07/10/2018

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-201809649

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**USA TOBACCO  
2743 Hamner Ave #106**

**Norco, CA 92860  
RIVERSIDE COUNTY  
Jethi, Inc  
2743 Hamner Ave #106  
Norco, CA 92860  
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. Anil "K" Jethi, President

Statement filed with the County of Riverside on 07/11/2018

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-201809742

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**BROTHERS TRUCKING  
23246 Calle Nogales Apt #264  
Moreno Valley, CA 92557  
RIVERSIDE COUNTY  
Kamalpreet Singh  
23246 Calle Nogales Apt #264  
Moreno Valley, CA 92557**

**Amritpal – Singh  
23246 Calle Nogales Apt #264  
Moreno Valley, CA 92557**

This business is conducted by: Co-

partners

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

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

s. Kamal Preet Singh

Statement filed with the County of Riverside on 07/09/2018

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-201809587

**p. 7/19, 7/26, 8/2, 8/9/2018**

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

**LUCIES LOCADAS  
1601 University Ave  
Riverside, CA 92507  
RIVERSIDE COUNTY  
27815 Jefferson Ave  
Romoland, CA 92585  
Maria Luz Garcia  
27815 Jefferson Ave  
Romoland, CA 92585**

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. Maria Luz Garcia

Statement filed with the County of Riverside on 07/23/2018

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-201810308

**p. 7/26, 8/2, 8/9, 8/16/2018**

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

**GTM TRANSPORT  
17160 Alameda Dr  
Perris, CA 92570  
RIVERSIDE COUNTY  
17160 Alameda Dr  
Perris, CA 92570  
Edy Orlando Calderon Monzon  
17160 Alameda Dr  
Perris, CA 92570**

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. Edy Orlando Calderon Monzon, Owner

Statement filed with the County of Riverside on 07/12/2018

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



# publicnotices

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-201809758  
p. 7/26, 8/2, 8/9, 8/16/2018

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

**WILDFLOWER DOLL HOUSE SOAPS AND ESSENTIAL OILS**  
24511 Delphinium Avenue  
Moreno Valley, CA 92553  
**RIVERSIDE COUNTY**  
Etta Joann Taylor  
24511 Delphinium Avenue  
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. Etta Joann Taylor  
Statement filed with the County of Riverside on 07/18/2018

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-201810085  
p. 7/26, 8/2, 8/9, 8/16/2018

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

**MSG CONSTRUCTION**  
6067 Mountain View Ave  
Riverside, CA 92504  
**RIVERSIDE COUNTY**  
6067 Mountain View Ave  
Riverside, CA 92504  
**MSG Construction**  
6067 Mountain View Ave  
Riverside, CA 92504  
**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. Gerzain Andaya Pineda, President  
Statement filed with the County of Riverside on 07/17/2018

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-201809981  
p. 7/26, 8/2, 8/9, 8/16/2018

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

**GMC CLEANING**  
1662 Virginia Dr  
Colton, CA 92324  
**SAN BERNARDINO**  
Gil Alejandro Martinez-Cobos  
1662 Virginia Dr  
Colton, CA 92324

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. Gil Alejandro Martinez-Cobos  
Statement filed with the County of Riverside on 07/13/2018

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-201809864  
p. 7/26, 8/2, 8/9, 8/16/2018

## ABANDONMENTS

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
File No. R-201801111

**TROPICAL VALLEY MOUNTAINS MAINTENANCE & LANDSCAPE**  
4949 Luther St  
Riverside, CA 92504  
**RIVERSIDE COUNTY**  
Odilia-Cadena-Valerio  
4949 Luther St  
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

## AMENDED

**MAR.M ARTISTRY & CONSULTING**

**MAR.M ARTISTRY**  
**MAR.M CONSULTING**  
23838 Cedar Creek Terrace  
Moreno Valley, CA 92557  
**RIVERSIDE COUNTY**  
**Marla Angie Matime**  
23838 Cedar Creek Terrace  
Moreno Valley, CA 92557

This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on October 20, 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. Marla Angie Matime  
Statement filed with the County of Riverside on 04/23/2018

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-201805767  
p. 4/26, 5/3, 5/10, 5/17/2018

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## Notice regarding State Farm California Personal Property Depreciation Decision

The case regarding State Farm's method of depreciating personal property in California was tried in Santa Clara County Superior Court in November and December of 2015. After hearing the evidence and arguments presented by both sides, the Court issued its decision on April 20, 2016. The Court held that for certain claims State Farm did not calculate depreciation according to the requirements of California law and also failed to adequately notify its policyholders, in writing, of the basis or reasoning for its calculation of depreciation.

Since this lawsuit was filed, State Farm has changed its claim adjustment practices. State Farm now asks policyholders who make a personal property claim to rate the condition of each item of lost or damaged personal property they claim. State Farm then factors condition into its calculation of depreciation. The full text of the Court's Decision is available at [statefarmpersonalpropertysettlement.com](http://statefarmpersonalpropertysettlement.com).

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

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# Governor Appoints Three Superior Court Judges to the Inland Region

## Inland Empire

Last Friday, Governor Jerry Brown announced the appointment of twelve California Superior Court Judges. Three of the appointments will be assigned to the Inland Empire.

Jennifer R. Gerard and Timothy J. Hollenhorst were appointed to the Riverside County Superior Court and David E. Driscoll will be assigned to San Bernardino County.

Gerard has served as a commissioner at the Riverside County Superior Court since 2017. She served as an attorney at the Riverside County Minors' Counsel Panel and Adoption Panel from 2012 to 2017 and was a sole practitioner practicing family law and criminal defense from 2006 to 2017. Gerard also served as an attorney at the Los Angeles Criminal Appellate Project from 2010 to 2017 and a contract attorney at VMB Attorneys from 2013 to 2016. She was an attorney at the Juvenile Defense Panel from 2006 to 2013 and served as a deputy district attorney at the Riverside County District Attorney's Office from 2003 to 2006. Gerard earned a Juris Doctor degree from the Western State University College of Law and Master of Arts and Bachelor of Arts degrees from Chapman University. She fills the vacancy created by the retirement of Judge Gloria C. Trask. Gerard is a Democrat.

Hollenhorst, of Riverside, was named to

(i-r) Jennifer R. Gerard, Timothy J. Hollenhorst and David E. Driscoll



an interim appointment for a judgeship in the Riverside County Superior Court. Hollenhorst has served as a deputy district attorney at the Riverside County District Attorney's Office since 2004. He earned a Juris Doctor degree from the University of Kansas School of Law and a Bachelor of Arts degree from the University of California, Santa Barbara. Hollenhorst was elected in June 2018, to fill the vacancy created by the retirement of Judge James A. Cox. The Governor's appointment allows him to immediately assume the position he was otherwise elected to begin in January 2019. Hollenhorst is registered without party preference.

Driscoll, of Riverside, was appointed to a judgeship in the San Bernardino County Superior Court. He has been an associate at Berman,

Berman, Berman, Schneider and Lowary since 2017 and served as a sole practitioner from 2004 to 2017. Driscoll was a partner and attorney at Driscoll and Reynolds from 1998 to 2004 and at Foster and Driscoll from 1991 to 1998. He was an associate at MacLachlan, Burford and Arias from 1986 to 1991 and at Pickell and Knudson from 1981 to 1986. He earned a Juris Doctor degree from the Western State University College of Law and an Associate of Applied Science degree from Barstow Community College. He fills the vacancy of a new position created on September 18, 2017. Like Gerard, Driscoll is also a Democrat.

According to the governor's office, the compensation for each of these positions is \$200,042.

## I N M Y O P I N I O N

something unethical or illegal? Did they pay him off to keep him silent? If so, how much and for what reason?

Just two months ago, on May 17, the board approved employment contracts for Robert Christman for General Manager, Crystal Escalera for Board Secretary, Naisha Davis for Chief Financial Officer, Deborah Martinez for Human Resources-Risk Manager and Ricardo Pacheco for Assistant General Manager.

My questions to the entire Board of Directors are, "What happened? What is going on in the district's top management and what are you going to do about informing the RATEPAYERS and the public? When will you stop using all this profanity in public while sitting as an elected official representing the communities of Fontana, Colton, Lytle Creek, Rialto, Bloomington, portions of the unincorporated areas of San Bernardino County as well as a portion of Jurupa Valley in Riverside County?"

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**AB 1896** continued from page 5

extends to counselors on college campuses statewide.

Statistics indicated that each year just over 11 percent of college students across the country report being raped or subjected to some form of sexual violation.

**Memorial Site**, continued from page 7

A total of five artists will be chosen from the submissions. The selected artists will then be commissioned to develop and submit detailed proposals and a preliminary model or sketch. A finalist will be chosen from among them to produce the memorial.

The December 2 Memorial Committee is comprised of employees from the county's Environmental Health Services Division and family members of the county employees who died that day. It also includes representatives from appropriate county departments. The committee is led by Fifth District Supervisor Josie Gonzales.

**UC Regents**, continued from page 7

with the incoming Governor's administration and the legislature to develop a sustainable longer-term enrollment and funding model consistent with the University's long-term goals of access, affordability, and excellence."

In a recent two-day session, the Board of Regents approved an \$8.7 billion spending plan for 2018-19 that included the tuition decrease. The proposed budget also included funding to add 2,000 additional slots for California undergraduates, in addition to 500 additional openings for graduate student enrollment this fall.

The recently approved 2018-19 state budget will also provide the University with temporary, one-time General Fund appropriations that total \$248.8 million to provide the university system with sufficient funds to cover projected increases in mandatory costs in 2018-19 without the need for a tuition increase and to make one-time investments in student success, restoring academic quality, etc., however additional funding approval will be required to maintain proposed levels of expenses beyond 2018-19.

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## NEWS BRIEF

### Facial Recognition of School Security Raises Red Flags



**Washington, D. C.** – Alarm bells are ringing across the nation as technology companies and school officials look to facial recognition as a potential option to help close gaps in school security. School officials everywhere are scrambling to bolster security in the wake of increasing mass shootings and some believe facial recognition technology may offer an effective way to prevent school access to disgruntled students, parents and others who are sometimes banned from entering a campus while also providing a means of monitoring students inside school buildings.

In addition to fears related to possible privacy and civil-liberties violations, members of minority communities are especially concerned about the effectiveness and accuracy of this technology when it comes to correctly identifying people of color.

To bolster interest in this security option some tech companies are even offering their technology for free, however most admit the effectiveness of such software in preventing mass shootings on campus will still be contingent on the circumstances.

## public notices

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
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The office is located at 5906 Notre Dame Ave in Chino. Office hours are Mon-Fri 9AM-5PM. Amenities include a swimming pool, children's play areas, laundry facilities, and a community room with a kitchen. For more info, call us at 909-284-4002. Income and other restrictions apply. Section 8 welcome. EHO.







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