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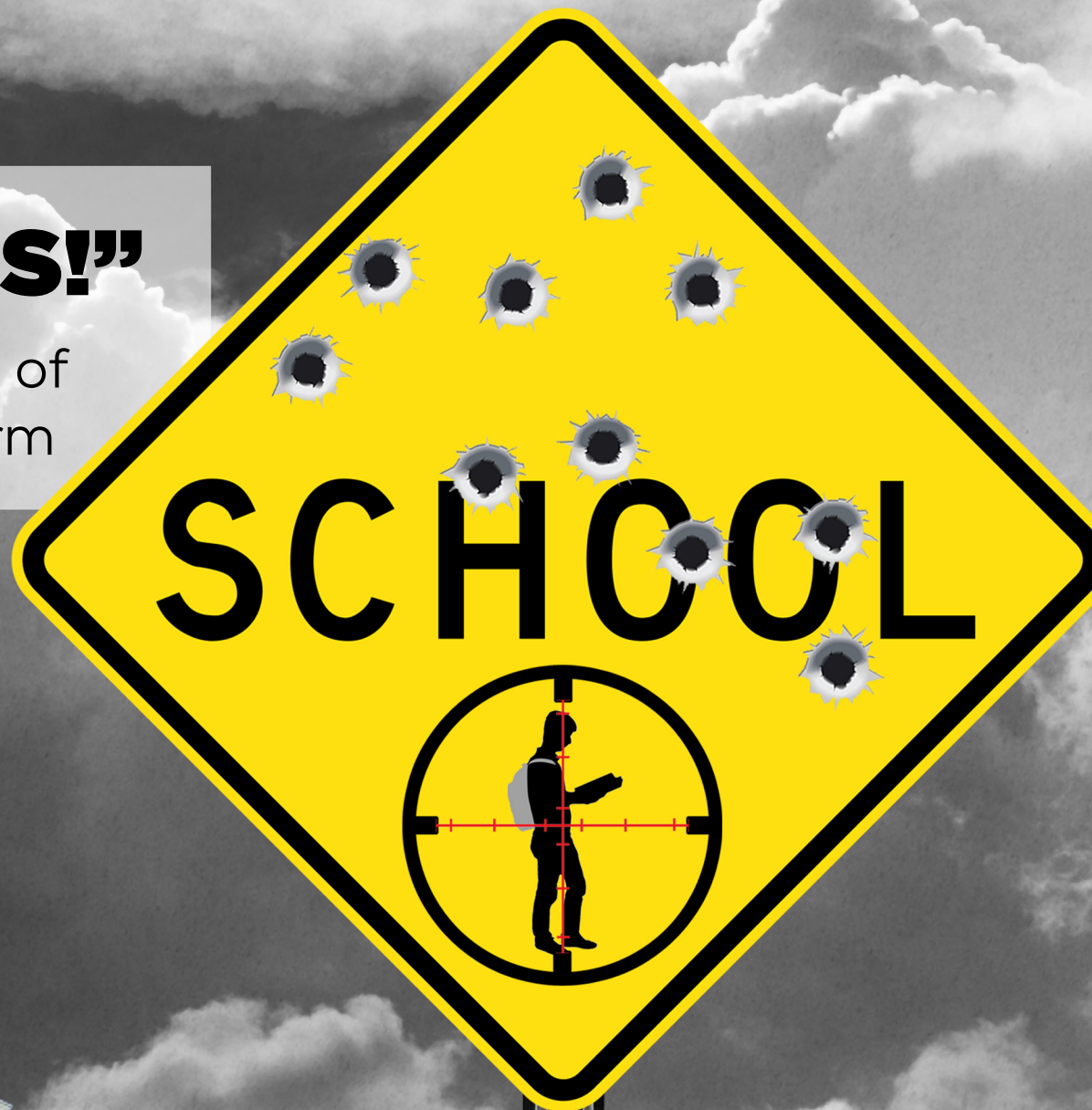
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VOICE

“**N**+ MORE GUNS!”

California: At the Forefront of
Common Sense Gun Reform



Inside: Time for Change Foundation Celebrates \$2.1 Million for Multi-City Positive Futures II Project

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Time for Change Foundation Celebrates \$2.1 Million for Multi-City Positive Futures II Project

We've Moved
 Our new address is
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Kavanaugh Hearings and the Dismantling of American Democracy

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

- Leandra Medine



As the November mid-term rapidly approaches and Special Counsel Robert Mueller aims the laser-focused scope of the Russia investigation on President Trump's inner circle, Tuesday morning the Senate Judiciary Committee opened its hearings on the confirmation of Supreme Court Justice nominee, Brett Kavanaugh.

In recent years, the Republican party has experienced unscrupulous success first using every trick at their disposal to delay and subsequently deny a vote on President Obama's Supreme Court Justice nominee, Merrick Garland for more than 400 days, then following the questionable election of Donald Trump, gleefully changed senate rules to facilitate the hasty confirmation of conservative darling, Neil Gorsuch, to fill the stolen judicial seat.

Now, Republican senators are rushing to confirm Kavanaugh and in the process, withholding critical documents pertaining to his history, ignoring established precedent, and blatantly working to confuse the public by attempting to equate the raw numbers of documents submitted for review with the ninety percent of available Kavanaugh documents being withheld.

By denying Democrats (and Republicans for that matter) of the Senate Judiciary Committee access to less than 10 percent of Kavanaugh's written record and then insisting senators decide on his nomination without the information necessary to make an informed decision based on facts, they are setting another dangerous precedent. Bottom line, ten percent is ten percent whether we are talking about 10 pages in relation to 100 pages or 10,000 pages in relation to 100,000 pages or 100,000 in relation to one million pages—it is still only ten percent.

Kavanaugh's nomination was not a surprise. After all, Kavanaugh is the groomed and hand-picked candidate of the ultra-conservative Federalist Society and its cohort in extremism, the Heritage Foundation.

As a result, what's at risk is clear including the hard-fought progress citizens have attained in relation to a woman's right to choose, civil rights, voting rights, health care protections, safeguards for workers, protections for seniors, LGBTQ rights, the environment and a host of other critical issues.

To entertain a Supreme Court nominee selected by a president under investigation and identified as a certain co-conspirator in a pending felony case is beyond concerning, it is a tragic and blatant departure from democratic norms.

The president promised his supporters, "We have to pick a great one, we have to pick one that's going to be there 40 years, 45 years." Also, during the 2016 campaign, candidate Trump warned the nation, "Roe" would be overturned if he got to change the balance on the court. That is exactly what he is working to accomplish. The first step was taken when Republicans filled

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Help Wanted. . .

San Bernardino – First District Supervisor Robert Lovingood who also serves as Chair of the San Bernardino County Board of Supervisors, recently commented on a Wall Street Journal report highlighting how American employers are beginning to look beyond their preferences for “college degrees and specific skill sets to “expand the pool of eligible candidates.” They are doing this to speed up their hiring processes.

Many employers added such qualifications to job requirements in the wake of the Great Depression when millions of individuals were out of work and human resource departments had access to an expansive pool of résumés.

During the first six months of 2018, according to recent analysis by the labor-market research firm, Burning Glass Technologies, the percent of job openings that sought candidates with college degrees fell to 30 percent compared to 32 percent in 2017.

California, The Gridlock State

San Bernardino

Traffic in California is not only a fact of life, it is a source of unending frustration. In a new report titled, The Gridlock State, California State University officials discuss how its students are working to solve the state's traffic troubles.

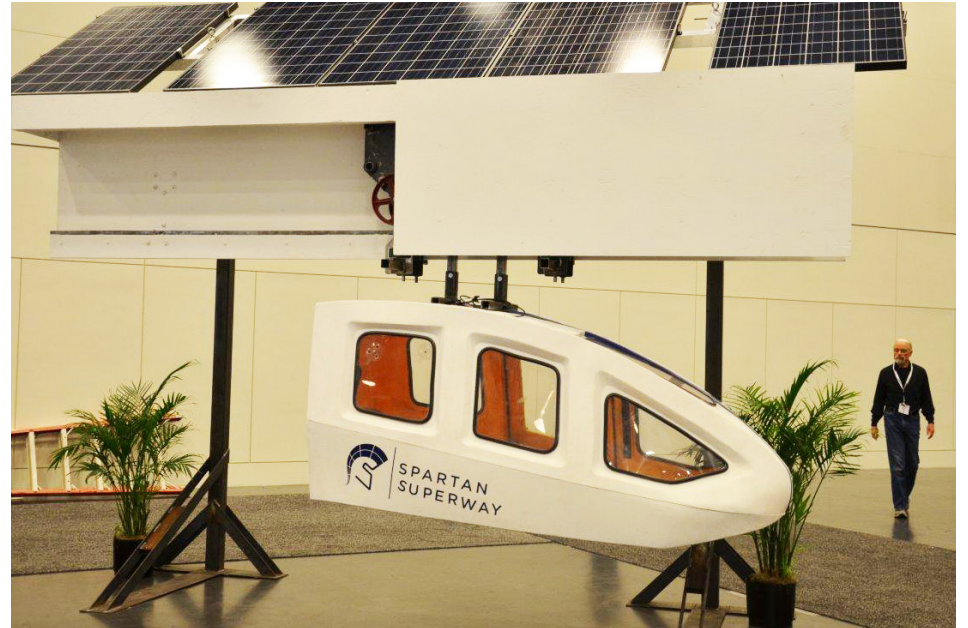
Through research, innovation and education, students are seeking a solution that will hopefully improve the daily lives of Californians while also keeping the state's economy on the right track.

Available road space in the state cannot accommodate increased traffic demands which are resulting in increased congestion impacting quality of life in the state and costing billions in lost time, wasted fuel and carbon emissions.

For example, although inland area residents experience the longest commutes, Los Angeles is the most congested city in the nation, with drivers spending an average of 102 hours in traffic per year during peak travel periods. San Francisco ranks third in the U.S., with an average of 79 hours. By comparison, according to the report, "the average U.S. driver spends only about 41 hours per year battling traffic."

The Gridlock State report revealed that in a 9,000-square-foot warehouse near the campus of San José State University, dozens of Cal State students are working on what may be the future of urban transportation. It is titled—the Spartan Superway.

Students involved in the project, led by San José State engineering



professor Burford Furman, Ph.D., are creating a futuristic personal rapid transit system that uses renewable energy.

The Spartan Superway is being designed to operate in a way that is very similar to a monorail. It will transport four-person-pod-cars over

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George Kahlil Named Chief Innovation Officer

Riverside

George Kahlil, an information technology and cybersecurity expert has transition from his position as the city's Information Security Officer to his newly appointed role as the city's Chief Innovation Officer.

Including his three years serving the City of Riverside, Khalil has spent 20 years managing networks, servers, storage and security infrastructure, as well as leading enterprise security architecture, compliance, auditing and policy development for government agencies, critical infrastructure, and law enforcement sectors.

"George Khalil has really elevated our citywide approach to cybersecurity, increasing safety for our data, our employees, and everyone who does business with us," Mayor Rusty Bailey said. "I look forward to him applying the same level of professionalism and excellence to his



new post."

Under Khalil's leadership, the City of Riverside won the 2017 program excellence award from the International City/County Management Association (ICMA) for its next generation municipal cyber security program.

In addition, Khalil wrote extensively about data loss prevention in the July 2017 edition of Western City Magazine and has presented at the System Administration, Networking, and

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O B I T U A R Y



Riverside – Mrs. Lucille Hightower, a long time resident of Riverside passed away on Monday, August 27, 2018 at the age of 101. Mrs. Hightower was known for her wit and sense of humor. She enjoyed making others laugh. Please join the family in celebrating her 101 years and her homegoing. March 24, 1917 - August 27, 2018

CDC: STD'S gonorrhea, syphilis, chlamydia hit crisis levels in U.S.

Sexually transmitted diseases are on an alarming rise in America, according to new data from the Centers for Disease Control and Prevention. In fact, nearly 2.3 million cases of chlamydia, gonorrhea and syphilis were diagnosed in the U.S. in 2017, surpassing the record set in 2016 by more than 200,000, CDC scientists reported Tuesday.

"The United States continues to have the highest STD rates in the industrialized world," said David Harvey, executive director of the National Coalition of STD Directors. "We are in the midst of an absolute STD public health crisis in this country. It's a crisis that has been in the making for years."

Experts say many factors have contributed to the rapid rise, though the biggest one may be less frequent condom use. It's less clear whether dating apps, like Tinder, have contributed in some way to the spread of STDs, though some researchers think they have.

Concerns are also mounting that gonorrhea could soon become resistant to all current antibiotics, officials from the U.S. Centers for

Disease Control said.

More than 4 percent of gonorrhea samples now are resistant to azithromycin (Zithromax), one of two antibiotics now used to cure the bacterial infection, the CDC says. That's up from 1 percent in 2013.

"The finding adds to the complexities of gonorrhea treatment," said Dr. Gail Bolan, director of the CDC's Division of STD Prevention. "Our nation must plan for the future. Our nation urgently needs additional treatment options for gonorrhea."

In a nutshell, after decades of declining STDs, in recent years the US is sliding backwards.

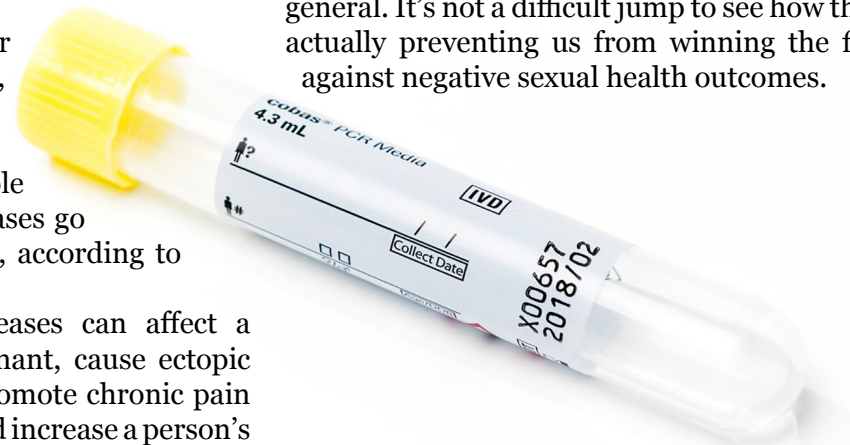
These STDs are curable with antibiotics, yet most cases go undiagnosed and untreated, according to the CDC.

If untreated, these diseases can affect a couple's ability to get pregnant, cause ectopic pregnancy and stillbirth, promote chronic pain in the pelvis or abdomen, and increase a person's

risk of contracting or transmitting HIV, the CDC noted.

The direct medical costs of treating STDs in the US are not cheap. Treating The 19.7 million cases of sexually transmitted infections that occurred in 2008 in the US equaled about \$15.6 billion in total lifetime direct medical costs, according to a study published in the journal Sexually Transmitted Diseases in 2013.

Studies show significant funding cuts in prevention efforts around sexual health in general. It's not a difficult jump to see how that's actually preventing us from winning the fight against negative sexual health outcomes.



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NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1816053

To All Interested Persons: Petitioner: SHERRIA A TATE and MAURICE JOHNSON filed a petition with this court for a decree changing names as follows: SKYE MAURICE JOHNSON to. SHIA MAURICE JOHNSON 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: 09/19/18 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: 8/6/2018
Sharon J. Waters, Judge of the Superior Court
p. 8/16, 8/23, 8/30, 9/6/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1815583

To All Interested Persons: Petitioner: KELLI LYNN DROUGHN filed a petition with this court for a decree changing names as follows: KELLI LYNN DROUGHN to. QUEEN KELLI DROUGHN. 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: 09/17/18 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: JULY 30, 2018
Jon W Vineyard, Judge of the Superior Court
p. 8/16, 8/23, 8/30, 9/6/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1816743

To All Interested Persons: Petitioner: DANIEL NICHOLAS VINNEDGEARAUJO filed a petition with this court for a decree changing names as follows: DANIEL NICHOLAS VINNEDGEARAUJO to. DANIEL NICHOLAS VINNEDGE. 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: 10/01/18 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: AUG 15, 2018
Sharon J. Waters, Judge of the Superior Court
p. 8/23, 8/30, 9/6, 9/13/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1815946

To All Interested Persons: Petitioner: ADRIAN RYAN GRAJEDA filed a petition with this court for a decree changing names as follows: ADRIAN RYAN GRAJEDA to. AARON GERSTNER. 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: 9/25/18 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: AUG 14, 2018
Sharon J. Waters, Judge of the Superior Court
p. 8/23, 8/30, 9/6, 9/13/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1816493

To All Interested Persons: Petitioner: ANTONIO LEYVA VENTURA filed a petition with this court for a decree changing names as follows: ANTONIO LEYVA VENTURA to. ANTONIO LEYVA-VENTURA. 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: SEPT 19, 2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050

When Purchasing Baby Formula Watch for Product Tampering



Nationwide

On Thursday, the Associated Press (AP) reported CVS Pharmacies had pulled all powdered Enfamil baby formula from its stores across the country.

CVS took the action not as the result of a recall, but out of an abundance of caution after a mother in Oldsmar, Florida, reported the tub of formula she purchased at CVS had been tampered with. According to the mother, the baby formula had been replaced with flour.

The mother explained how the outside of the package looked “unremarkable” and appeared intact—there were no indications of tampering. However, upon opening the container, she noticed the seal was broken and the package contained a powder that did not appear to be baby formula. It smelled like, “typical baking flour,” the mother said.

The mother immediately contacted CVS and the formula’s manufacturer, Mead Johnson Nutritionals, Bristol-Myers Squibb Company.

In response to her experience, last week CVS started removing all powered Enfamil from store shelves at the Oldsmar location in Florida where the formula was purchased. Since then, CVS has expanded its removal of powered Enfamil from store shelves across the country, including here in the inland region.

In a statement to the press CVS said, “Enfamil powder is temporarily unavailable in our stores due to an internal review being conducted

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Time for Change Foundation Celebrates \$2.1 Million for Multi-City Positive Futures II Project

San Bernardino

On Friday, September 7, mayors and other elected officials and community stakeholders from across the region will gather at the San Bernardino Government Center-Rotunda, 385 N. Arrowhead Ave., San Bernardino at 9:30 a.m. in celebration of a multi-city strategy to reduce crime and eliminate recidivism.

The Time for Change Foundation (TFCF) has received 2.1 million dollars from the Department of Health Care Services -Substance Abuse and Mental Health Services Administration (SAMHSA) to expand its successful Positive Futures II (PFII) Project which incorporates the E3P3 model created by M.H.M. & Associates.

The E3P3 aligns partnerships that include Environmental Sustainability, Economic Opportunities, and Equity (the E3 in E3P3), which increases access to needed and available resource platforms; with Public-Private Partnerships (the P3 in E3P3), which utilize community organizations, schools, hospitals, law enforcement, and government agencies to bridge the gap in services, loss of funding and community needs, to secure grant funding.

The 2.1 million dollars in funding from the Department of Health Care Services -SAMHSA will allow Time for Change Foundation's Positive Futures II program to enroll 220 program eligible females (44 per year).

In addition, an estimated 200 program graduates, i.e., 40 per year, will receive program services upon release into the targeted communities from the California Department of Corrections and Rehabilitation (CDCR).

The service areas in San Bernardino County covers 234.45 square miles and includes the cities of San Bernardino, Rialto, Redlands, Victorville, and Colton and covers 234.45 square miles.

Since 2002, TFCF has provided homeless women (with or without children) with housing and supportive services to assist them during their transitions from incarceration and homelessness to self-sufficiency. Over the years, the agency has created a full integration of evidence-based supportive services, drug treatment, advocacy and various housing programs necessary to address the challenges with homelessness, re-entry and more importantly, family reunification. To date, TFCF has reunited 247 children from foster care back with their moms in safe and stable housing.

In 2012, TFCF launched the Positive Futures, multi-city, three-year pilot project. Its goal was to prevent crime, reduce recidivism and address substance abuse/mental health disorders for 135 incarcerated women.

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California: At the Forefront of Common Sense Gun Reform

Contributor

On February 14, 2018, Nikolas Cruz shot and killed 17 people and wounded an additional 17 people at Marjory Stoneman Douglas High School in Parkland, Florida. The perpetrator was 19-years old at the time of the incident, and he used assault rifles. Following the incident Florida passed legislation to increase the minimum age for buying rifles to 21 years.

theievoice.com | SEPTEMBER 6, 2018 | **VOICE**

“Citizenship means standing up for the lives that gun violence steals from us each day. I have seen the courage of parents, students, pastors, and police officers all over this country who say, ‘we are not afraid,’ and I intend to keep trying, with or without Congress, to help stop more tragedies from visiting innocent Americans in our movie theaters, shopping malls, or schools like Sandy Hook.”

- President Barack Obama

District of Florida alleging that the ban on gun sales to people under 21 years-of-age was unconstitutional because it violated their rights under the Second and Fourteenth Amendments to the U.S. Constitution, because 18-year-olds are classified as adults.

It will be interesting to see whether the NRA prevails on this issue because the U.S. Supreme Court has previously let stand the federal law that prevents people under 21 from buying handguns. Across the country since 2009, eleven mass shootings have been committed by men aged 21 and younger.

California’s SB1100 received strong support from California Chapters of the Brady Campaign to Prevent Gun Violence. The organization shared its belief, the provision made sense because those under 21 years-of-age are disproportionally linked to crime. The organization noted, “In 2015, 23.4 percent of those arrested for murder and non-negligent manslaughter in the U.S. were under 21 and 26.5 percent of those arrested for ‘weapons carrying, possession, etc.’ were under age 21.”

Young people between the ages of 18 and 20 are only four percent of the population, but according to the Brady organization, they commit 17 percent of gun-related homicides. Adding in part, “. . . maturity, impulsive or reckless behavior and responsibility vary greatly among 18 to 20-year-olds.” It further noted how this is recognized in other areas as well stressing, “Those under age 21 cannot buy

Figure 2: Firearm Suicide Rates by Age Group and Sex (5 year)*



alcohol, rent a car, or purchase a handgun, and the same age restriction should apply to long guns.”

It is also important to keep in mind that in addition to the devastation that results from mass shootings, firearm violence is among the leading cause of death for teenagers and young adults. Also, suicide is the second leading cause of death among adolescents and young adults between the ages of 10 and 24—51 percent those who committed suicide used a firearm.

A study of handgun sales in California by the Centers for Disease Control and Prevention found that suicide was the leading cause of death for handgun purchasers in the year following a gun purchase. In the first week after purchase, the study showed the firearm suicide rate among purchasers was 57 times higher than that of the general population.

Last week, state legislators passed SB1100, and in the process agreed to change existing California law in this regard. This bill now prohibits the sale or transfer of “any firearm” [not just handguns] by a licensed dealer, to any person under 21 years of age.

The passage of SB1100 also changes existing law which requires a person who wishes to manufacture or assemble a firearm to first apply to the Department of Justice for a unique serial number or other identifying mark. Existing law stated that such applicants must be at least 18 years of age for a firearm that is not a handgun, and at least 21 years of age for a firearm that is a handgun. A violation of the application requirement is also a crime.

Under the mandates of SB1100, such applicants are now required to be at least 21 years-of-age to purchase any firearm, except for applicants who are at least 18 years-of-age but less than 21 years-of-age who apply before February 1, 2019.

A spokesperson for the Outdoor Sportsmen’s Coalition of California who opposed the legislation argued that rather than raising the minimum age for lawful individuals to purchase a rifle or shotgun, or limit such purchases to one firearm per month, “Experience with mass homicides and other crimes involving firearms has clearly shown that the focus should be on preventing criminals and individuals suffering from mental illness from acquiring firearms, not on those who are not a part of the problem.”

The group further argued that a person who intends to commit such crimes, or other illegal acts involving the use of a firearm, will always be able to obtain firearms through unlawful sources without

going through a licensed firearms dealer and claimed the restrictions proposed in SB1100 would not prevent it.

Despite this opposition, after being cleared by a Senate vote in June, the measure was approved by the Assembly last Tuesday. SB1100 had several co-sponsors and when the measure successfully passed the Senate in June and was on its way to the Assembly, the bill’s author Senator Anthony J. Portantino, D–La Cañada Flintridge.

“This bill sends a clear message to those in Washington who continue to ignore the cries for change to our gun laws. Here in California, we create change and respond to gun violence with sensible control. As a dad and a legislator, I am determined to help California act appropriately,” said Portantino when the measure cleared the Senate in June.

SB1100 was not the only piece of common sense gun reform legislation authored by Portantino during the 2017-18 legislative session. SB1177 will prohibit a person from making more than one firearm purchase within a 30-day period in California.

Under existing law a person was prohibited from making more than one application to purchase a handgun within any 30-day period and prohibited a firearms dealer from delivering a handgun to a person whenever the dealer is notified by the Department of Justice that within the preceding 30-day period, the purchaser has made another application to purchase a handgun that does not fall within an exception to the 30-day prohibition.

With the passage of SB1177, the 30-day prohibition and the dealer delivery prohibition described above becomes applicable to “all” types of firearms not just handguns. The bill excepts from that prohibition the purchase of a firearm, other than a handgun, by a person who possesses a valid, unexpired hunting

license issued by the State of California as well as any firearm other than a handgun that is purchased at a specified charity fundraising event. A violation of the requirements specified in SB1177 is a crime.

SB1177 is rooted in the “one-handgun-a-month” law enacted by the State of Virginia in 1993 (before the Federal Brady Bill, which required at least a five-day waiting period plus a background check for states without such requirements). Before the law was enacted, Virginia purportedly had weak restrictions on handgun sales. It’s been further reported that

guns traced to Virginia dealers. Virginia had initially adopted its law after the state became recognized as a primary source of crime guns recovered in states in the northeastern part of the country. After the law’s adoption, the odds of tracing a gun in another region that was originally purchased from a Virginia gun dealer declined dramatically.

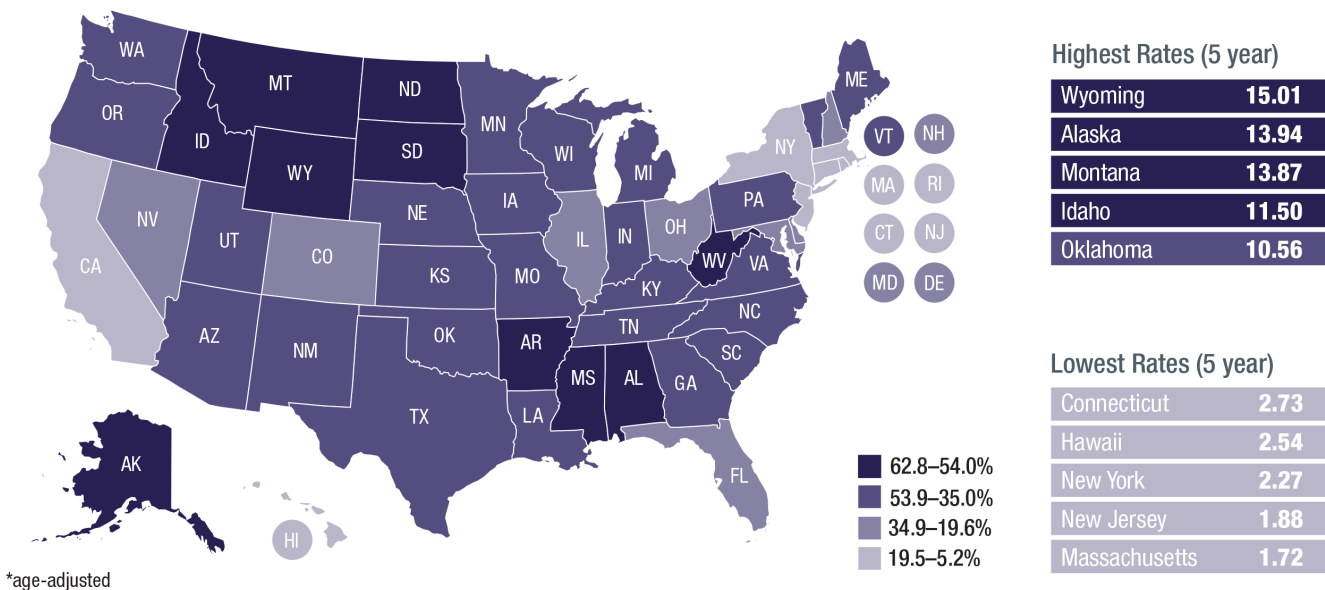
The District of Columbia and New Jersey also have laws that restrict the purchase of more than one hand gun within a 30-day period. California however, now joins Maryland as the only other state to prohibit any person from purchasing more than one handgun or assault weapon within a 30-day period.

When advocating for the measure’s passage, the California Chapter of the Brady Campaign to Prevent Gun Violence who, in addition to SB1100 also supported this measure said, “This is current law for handguns and is a recognized strategy for curbing the illegal flow of guns by taking the profit

out of the selling guns from bulk purchases on the black market.” And added, “It stands to reason that a person buying large quantities of guns at one time may be acting as a straw purchasers or gun trafficker.”

The organization stressed how firearms acquired in bulk are frequently used in crimes and quoted from a University of Pennsylvania report noted that, “A quarter of all guns used in crime were purchased as part of a multiple-gun sale and that guns purchased in bulk were up to 64 percent more likely to be used for illegal purposes than guns purchased individually.”

Figure 3: Statewide Gun Ownership and Firearm Suicide Rates*



gun traffickers from New York City routinely traveled to Virginia to purchase quantities of weapons to take back for illegal sale in other states.

Many assume that the Virginia limits and the limits in SB1177 would only affect a very small proportion of legitimate handgun purchasers noting that a family of two adults, for example, could still purchase 24 handguns a year under the provisions of both bills—Virginia’s data proved otherwise.

Although Virginia repealed its law in 2012, the record showed that during the years it remained in effect (1993 to 2012), it significantly reduced the number of crime

Limited Civil Department Added to San Bernardino's Justice Center

San Bernardino

The Superior Court of San Bernardino County will open a second limited civil department on September 24 on the fifth floor of the San Bernardino Justice Center. The department will be presided over by the Honorable Lynn M. Poncin.

The addition of this second limited civil department will rebalance the workload of over 10,000 active cases and in the process, expanding access to justice in San Bernardino County by allowing residents to resolve their cases more efficiently.

Recent judicial appointments by Governor Jerry Brown coupled with increased funding to the Superior Court of San Bernardino County has helped create opportunities for expanded access in case-types that directly affect the San Bernardino community.

Presiding San Bernardino Superior Court Judge



John P. Vander Feer stated, "The Superior Court of San Bernardino County is committed to expanding and improving access to justice. We are always looking for ways to improve access to our Court, and adding an additional limited civil department is a great way to make improvements in this area."

The addition of a second limited civil department in San Bernardino aligns with the San Bernardino Superior Court's 2018-2023 Strategic Plan that calls for "Expanded County Wide Access to Justice."

San Bernardino County serves the largest county in the contiguous United States. The county boasts 12 courthouses that are spread over 20,000 square miles. Together, these courts serve an estimated 2.16 million residents.

Pictured: Presiding San Bernardino Superior Court Judge John P. Vander Feer

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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: AUG 10, 2018, 2018
Sharon J. Waters, Judge of the Superior Court
p. 8/23, 8/30, 9/6, 9/13/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1817120

To All Interested Persons: Petitioner: SAMERA IMAN ZAID filed a petition with this court for a decree changing names as follows: SAMERA IMAN ZAID to. MALON MIRANDA THOMAS. 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: 10/09/2018 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: AUG 20, 2018
John W. Vineyard, Judge of the Superior Court
p. 8/30, 9/6, 9/13, 9/20/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1816608

To All Interested Persons: Petitioner: ANH KIM TRAN filed a petition with this court for a decree changing names as follows: ANH KIM TRAN to. VIVIAN KIM WOODRUFF. 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: 10/09/2018 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: AUG 13, 2018
Sharon J. Waters, Judge of the Superior Court
p. 8/30, 9/6, 9/13, 9/20/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1815661

To All Interested Persons: Petitioner: DIJON CHAROLETTE BARNETT filed a petition with this court for a decree changing names as follows: DIJON CHAROLETTE BARNETT to. DIJON CHAROLETTE VANNOCKAY. 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: 10/02/2018 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: 7/31/2018

John W. Vineyard, Judge of the Superior Court
p. 8/30, 9/6, 9/13, 9/20/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1817647

To All Interested Persons: Petitioner: MONICA LYNN PENLAND filed a petition with this court for a decree changing names as follows: MONICA LYNN PENLAND to. MONICA LYNN PENLAND SMITH 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: 10/10/2018 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: AUG 24, 2018
John W. Vineyard, Judge of the Superior Court
p. 9/6, 9/13, 9/20, 9/27/2018

PROBATE

NOTICE OF PETITION TO ADMINISTER ESTATE OF: SHIRLEY COLVIN Case Number PRRI 1802532

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: SHIRLEY COLVIN. A Petition for Probate has been filed by LORIE CLINKENBEARD in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that LORIE CLINKENBEARD 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: 9/28/2018 Time: 8:30 A.M. DEPT 02, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 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: LORIE CLINKENBEARD 1415 MAIN STREET, RIVERSIDE, CA 92501
p. 8/23, 8/30, 9/6/2018

NOTICE OF PETITION TO ADMINISTER ESTATE OF: STEVEN DOUGLAS SHERIDAN Case Number PRRI 1802461

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: STEVEN DOUGLAS SHERIDAN. A Petition for Probate has been filed by PATRICIA LEE EVANS in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that PATRICIA LEE EVANS be appointed as personal representative to administer the estate of the decedent. The petition requests authority to administer the estate

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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: 9/14/2018 Time: 8:30 A.M. DEPT 08, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 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 or Attorney for Petitioner: Harry J. Histen, 6800 Indiana Avenue, Suite 100, Riverside, CA 92506
p. 8/30, 9/6, 9/13/2018

PUBLIC NOTICES

NOTICE INVITING BIDS

NOTICE IS HEREBY GIVEN that sealed bids will be received in the Nutrition Services Department of San Bernardino City Unified School District, 1257 Northpark Boulevard, San Bernardino, California, 92407, on or before 11:00 a.m. on September 20, 2018, for PAPER GOODS FOR FOOD STUFFS under Bid No. NSB 2018/19-5.

Bid documents required for bidding may be secured at the above department. Please call 909/881-8000 for more information.

The Board of Education reserves the right to reject any or all bids, and to waive any irregularities or informalities in any bid or in the bidding, and to accept or reject any items thereon.

Publications of this Notice are August 30, 2018 and September 6, 2018.

SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT NUTRITION SERVICES DEPARTMENT

By: Lisa Falcone
Administrative Analyst
8/30, 9/6/18
CNS-3166535#

p. 8/30, 9/6/2018

Librarian II - Chino Hills \$24.24 - \$33.29
Requires a bachelor's degree and two (2) years of full-time management experience in a library, retail, educational or customer service related industry, which includes full-scope supervision. Experience must include direct, in-person contact with the general public, and be clearly detailed on the application.

Apply by: 9/21/18
County of San Bernardino Human Resources
www.sbcounty.gov/jobs
(909) 387-8304 EEO/ADA

p. 9/6, 9/13/2018

VEHICLE SALES

NOTICE OF SALE OF VEHICLE
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.
The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 9/11/2018 at 10:00 AM to wit: Make/Yr. 2007 BMW Lic 7WZ387 Vin. 4USDU53587LF776448 Location: 2740 N. BRUIN AVE, SOUTH EL MONTE, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.
p. 9/6/2018

NOTICE OF SALE OF VEHICLE
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.
The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 9/11/2018 at 10:00 AM to wit: Make/Yr. 2003 TOYOTA Lic 7AUB423 Vin. 4T4BF1FK0DR302202 Location: 2740 N. BRUIN AVE, SOUTH EL MONTE, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.
p. 9/6/2018

NOTICE OF SALE OF VEHICLE
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.
The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 9/11/2018 at 10:00 AM to wit: Make/Yr. 2013 LEXUS Lic 6ZGB298 Vin. JTHBF5C21D5190223 Location: 2740 N. BRUIN AVE, SOUTH EL MONTE, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of

advertising and expenses of sale.
p. 9/6/2018

NOTICE OF SALE OF VEHICLE
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.
The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 9/11/2018 at 10:00 AM to wit: Make/Yr. 2015 KIA Lic 7KKL757 Vin. KNDJN2A25F7161204 Location: 818 E. WALNUT ST, SANTA ANA, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.
p. 9/6/2018

NOTICE OF SALE OF VEHICLE
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.
The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 9/11/2018 at 10:00 AM to wit: Make/Yr. 2011 NISSAN Lic 6TDF124 Vin. 3N1AB6AP0BL724938 Location: 818 E. WALNUT ST, SANTA ANA, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.
p. 9/6/2018

NOTICE OF SALE OF VEHICLE
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.
The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 9/11/2018 at 10:00 AM to wit: Make/Yr. 2006 NISSAN Lic 7YFY930 Vin. 5N1AA08A06N718461 Location: 1499 W. 13th STREET, UPLAND, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.
p. 9/6/2018

NOTICE OF SALE OF VEHICLE
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.
The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 9/11/2018 at 10:00 AM to wit: Make/Yr. 2005 LAND ROVER Lic 5LFS833 Vin. SALAA25405A300429 Location: 1499 W. 13th STREET, UPLAND, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.
p. 9/6/2018

FICTITIOUS BUSINESS NAMES

The following person(s) is (are) doing business as:
ELLISON GROUP SERVICES, LLC
1680 Illinios Ave, Ste 16
Perris, CA 92571

RIVERSIDE COUNTY ELLISON GROUP SERVICES, LLC
1680 Illinios Ave, Ste 16
Perris, CA 92571
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. Terrence Lavern Ellison, Managing Member
Statement filed with the County of Riverside on 08/08/2018
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-201810977
p. 8/16, 8/23, 8/30, 9/6/2018

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

MV MOTORS
18273 Grand Ave #9
Lake Elsinore, CA 92530
RIVERSIDE COUNTY
31775 Via Verde
Lake Elsinore, CA 92530
Mauro Ruiz Villalobos
31775 Via Verde
Lake Elsinore, CA 92530
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. Mauro Ruiz Villalobos
Statement filed with the County of Riverside on 08/08/2018
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-201810987
p. 8/16, 8/23, 8/30, 9/6/2018

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

MEXICO CAFÉ
44500 Pechanga Parkway
Temecula, California 92592
RIVERSIDE COUNTY
892 E. Highland Avenue
San Bernardino, CA 92404
Gaitan Restaurant Inc.
892 E. Highland Avenue
San Bernardino, CA 92404
California
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. Manuel Gaitan, Secretary
Statement filed with the County of Riverside on 08/03/2018
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-201810826
p. 8/16, 8/23, 8/30, 9/6/2018

The following person(s) is (are) doing business as:
DAISY COOKIES
7607 Remington Dr
Riverside, CA 92503
RIVERSIDE COUNTY
Teresa Maria Guadian
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. Marki Don Hammers
Statement filed with the County of Riverside on 08/02/2018
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

7607 Remington Dr 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. Teresa Maria Guadian
Statement filed with the County of Riverside on 07/20/2018
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-201810237
p. 8/16, 8/23, 8/30, 9/6/2018

The following person(s) is (are) doing business as:
HAMMERSTUDIES
39597 Diego Dr
Temecula, CA 92591
RIVERSIDE COUNTY
Marki Don Hammers
39597 Diego Dr
Temecula, CA 92591
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. Marki Don Hammers
Statement filed with the County of Riverside on 08/02/2018
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

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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-201810756
p. 8/16, 8/23, 8/30, 9/6/2018

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

MIKE GIFT SHOP
12220 Pigeon Pass Rd I
Moreno Valley, CA 92557
RIVERSIDE COUNTY
Munther “S” Habbas
6945 Garden Rose Street
Fontana, CA 92336

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. Munther “S” Habbas
Statement filed with the County of Riverside on 07/31/2018

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-201810626
p. 8/16, 8/23, 8/30, 9/6/2018

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

TRINITY BAIL BONDS
22257 Silverpointe Loop
Corona, CA 92883
RIVERSIDE COUNTY
3410 La Sierra Ave F188
Riverside, CA 92503
Anthony Darnell Armstrong
22257 Silverpointe Loop
Corona, CA 92883
Debora Denita Armstrong
22257 Silverpointe Loop
Corona, CA 92883

This business is conducted by: Married Couple

Registrant commenced to transact business under the fictitious business name(s) listed above on 12-1-1995 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. Anthony Darnell Armstrong
Statement filed with the County of Riverside on 08/13/2018

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-201811154
p. 8/23, 8/30, 9/6, 9/13/2018

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

ABRACADABRA GARAGE DOOR
79084 Cliff St
Bermuda Dunes, CA 92203
RIVERSIDE COUNTY
Carol Ann Hershey
79084 Cliff St
Bermuda Dunes, CA 92203

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. Carol Ann Hershey
Statement filed with the County of Riverside on 08/10/2018

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-20181113
p. 8/23, 8/30, 9/6, 9/13/2018

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

CONDOR EXPRESS
5881 Sinclair Ave
Riverside, CA 92505
RIVERSIDE COUNTY
Domingo – Valenzuela Garcia
5881 Sinclair Ave
Riverside, CA 92505

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. Domingo – Valenzuela Garcia
Statement filed with the County of Riverside on 08/13/2018

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-201811204
p. 8/23, 8/30, 9/6, 9/13/2018

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

SOUTHERN COMFORT
RESTAURANTS
MAMA DEEZY’S SOUL FOOD
KITCHEN
BURGERS & THANGS
MOMO’S FISH & CHICKEN
BBQ & THANGS
MZ BREANDA’S JAZZ SUPPER
CLUB

77320 Florida Avenue
Palm Desert, CA 92211
RIVERSIDE COUNTY
Robin Denise Breanda
77320 Florida Avenue
Palm Desert, CA 92211
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. Robin Denise Breanda
Statement filed with the County of Riverside on 08/10/2018

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-201811125
p. 8/23, 8/30, 9/6, 9/13/2018

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

THE S.O.L. OF HIPHOP & URBANWEAR
25211 Sunnymead Blvd, Suit: D4
Moreno Valley, CA 92553
RIVERSIDE COUNTY
S.O.L. Investment Group Inc
25211 Sunnymead Blvd, Suit: D4
Moreno Valley, CA 92553
Winston – Hamilton
12114 Nita Drive
Moreno Valley, CA 92554
CA

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. Hameed Germaine Hamilton, CEO of S.O.L. Investment Group
Statement filed with the County of Riverside on 08/16/2018

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-201811405
p. 8/30, 9/6, 9/13, 9/20/2018

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

DIVISION
DIVISION CLOTHING
210 E. Arenas Road
Palm Springs, CA 92262
RIVERSIDE COUNTY
P.O. Box 363
Palm Springs, CA 92263

David John McCammon
959 E. Vista Chino #12
Palm Springs, CA 92262
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. David John McCammon
Statement filed with the County of Riverside on 08/20/2018

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-201811535
p. 8/30, 9/6, 9/13, 9/20/2018

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

ALL-IN ONE ESTATE PLANNING SERVICES
14315 Corporate Way, Ste C
Moreno Valley, CA 92553
RIVERSIDE COUNTY
12625 Fredrick St, Ste I-5 #301
Moreno Valley, CA 92553
Sinisa Sam Aleksic
12800 Pan Am Blvd
Moreno Valley, CA 92553

Earl Jude Doucette
13026 Acacia Ave
Moreno Valley, CA 92553
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. Sinisa Sam Aleksic
Statement filed with the County of Riverside on 08/09/2018

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-201811081
p. 8/30, 9/6, 9/13, 9/20/2018

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

THE LEADERSHIP SOURCE
27070 Sun City Blvd
Menifee, CA 92586
RIVERSIDE COUNTY
27070 Sun City Blvd
Menifee, CA 92586
Robb Colin Braun
26858 China Drive
Menifee, CA 92585

This business is conducted by: Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 1999 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. Robb Colin Braun
Statement filed with the County of Riverside on 08/22/2018

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

publicnotices

The following person(s) is (are) doing business as:
GRANDVIEW 140, LOGISTICS
15660 Lasselle St #G-1
Moreno Valley, CA 92551
RIVERSIDE COUNTY
Grandview 140, Inc
15660 Lasselle St #G-1
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. Maurice Dion Simpson III, CEO
Statement filed with the County of Riverside on 08/17/2018
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-201811462
p. 8/30, 9/6, 9/13, 9/20/2018

The following person(s) is (are) doing business as:
TANNER'S POOL SERVICE
7476 Hastings Lane
Riverside, CA 92506
RIVERSIDE COUNTY
Tanner Edgar Ray Hanson
7476 Hastings Lane
Riverside, CA 92506
This business is conducted by:
Individual
Registrant has not yet begun to transact

The following person(s) is (are) doing business as:
BARBER AND BEATY SALON
2186 Third St
Riverside, CA 92507
RIVERSIDE COUNTY
Gladys Magaly Avila
3131 Arlington Ave Apt 116
Riverside, CA 92506
This business is conducted by:
Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 03/07/2013
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. Gladys Magaly Avila
Statement filed with the County of Riverside on 08/07/2018
NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in

The following person(s) is (are) doing business as:
PERLA SEAMLESSRAIN GUTTERS
5943 Greenfield Ave
Riverside, CA 92506
RIVERSIDE COUNTY
Perla Seamless Rain Gutters Inc
5943 Greenfield Ave
Riverside, CA 92506
CA
This business is conducted by:
Corporation
Registrant commenced to transact business under the fictitious business name(s) listed above on 11/19/2008
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions

Riverside on 08/24/2018
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.

The following person(s) is (are) doing business as:
BARCENNAS TRANSPORT
4357 Suffolk St
Riverside, CA 92509
RIVERSIDE COUNTY
Julio Barcenas Barcenas
4357 Suffolk St
Riverside, CA 92509
This business is conducted by:
Individual
Registrant has not yet begun to transact business under the fictitious business name(s) listed above
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)
s. Julio Cesar Barcenas

The following person(s) is (are) doing business as:
THE LEGAL DOCUMENTS CENTER
27136 Quail Creek Dr
Moreno Valley, CA 92555
RIVERSIDE COUNTY
3870 La Sierra Ave #1037
Riverside, CA 92505
Paul Sison Modino
27136 Quail Creek Dr
Riverside, CA 92555
This business is conducted by: individual
Registrant has not yet begun to transact business under the fictitious business name(s) listed above.
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)
s. Paul Sison Modino
Statement filed with the County of Riverside on 08/28/2018
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-201811971
p. 9/6, 9/13, 9/20, 9/27/2018

The Outdoor Sportsmen’s Coalition, one of the groups who opposed the legislation offered some of what some consider the over-used arguments against common-sense gun legislation including, “Firearms ownership by individuals is a constitutionally protected right of all adults;” and, “Denying firearms ownership or limiting all adults to a maximum of one rifle or shotgun purchase per month, will not solve crime and mental health problems.”

Now that these measures have successfully passed both houses of the California legislature it remains to be seen whether Governor Brown will sign both bills into law.

In 2015, Brown vetoed SB1674, a forerunner to SB1177. In his veto statement the Governor wrote, “This bill generally prohibits the

purchase of more than one firearm within any 30-day period. It should be noted that California already bans the purchase of more than one handgun per month.” (The law he referred applied to handguns only.)

Brown continued, “While well-intentioned, I believe this bill would have the effect of burdening lawful citizens who wish to sell certain firearms that they no longer need. Given California’s stringent laws restricting gun ownership, I do not believe this additional restriction is needed.”

It is unclear whether the governor has changed his thinking on this issue and whether he will sign these bills into law or issue another veto statement—time will tell.

publicnotices

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

RAIN MAN TRUCKING

1210 William St

Corona, CA 92879

RIVERSIDE COUNTY

Ramon – Cortez Cortez

1210 William St

Corona, CA 92879

This business is conducted by: Individual

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

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. Ramon – Cortez Cortez

Statement filed with the County of Riverside on 08/27/2018

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-201811880

p. 9/6, 9/13, 9/20, 9/27/2018

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

G.M AUTO SALES

1655 E. 6th Street B3 #106

Corona, CA 92879

RIVERSIDE COUNTY

George Adel Samy Habib

3426 Windsong St

Corona, CA 92879

This business is conducted by: Individual

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

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. George Adel Samy Habib

Statement filed with the County of Riverside on 08/29/2018

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-201812047

p. 9/6, 9/13, 9/20, 9/27/2018

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

MEX ELECTRIC

10989 Kayjay St

Riverside, CA 92503

RIVERSIDE COUNTY

Mendoza Business Enterprise Inc.

10989 Kayjay St

Riverside, CA 92503

CA

This business is conducted by: Corporation

Registrant has not 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. Peter Mendoza Jr, President

Statement filed with the County of Riverside on 08/08/2018

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-201811034

p. 9/6, 9/13, 9/20, 9/27/2018

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

MEX ELECTRIC

10989 Kayjay St

Riverside, CA 92503

RIVERSIDE COUNTY

Peter Mendoza Jr.

10989 Kayjay St

Riverside, CA 92503

This business is conducted by: Individual

Registrant has not 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. Peter Mendoza Jr.

Statement filed with the County of Riverside on 08/08/2018

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-201811035

p. 9/6, 9/13, 9/20, 9/27/2018

ABANDONMENT

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME

File No. R-201401638

ESTANCIA DEL SOL

2489 California Avenue

Corona, CA 92881

RIVERSIDE COUNTY

WL Corona Property LLC

5796 Armada Drive, Suite 300

Carlsbad, California 92008

CA

This business is conducted by: Limited

Liability Company

The fictitious business name(s) referred to above was filed in Riverside County on 02/19/2014

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. John Rimbach, Managing Member

This statement was filed with the County Clerk of Riverside County on 07/24/2018

Peter Aldana, County, Clerk

FILE NO R-201401638

p. 8/16, 8/23, 8/30, 9/6/2018

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME

File No. R-201307784

D&D SCRAP

17490 Vulcan Ct

Riverside, CA 92504

RIVERSIDE COUNTY

Yadira Socorro Centeno

17490 Vulcan Ct

Riverside, CA 92504

Julio – Centeno

17490 Vulcan Ct

Riverside, CA 92504

This business is conducted by: General Partnership

The fictitious business name(s) referred to above was filed in Riverside County on 07/23/2013

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. Yadira Socorro Centeno

This statement was filed with the County Clerk of Riverside County on 08/20/2018

Peter Aldana, County, Clerk

FILE NO R-201307784

p. 9/6, 9/13, 9/20, 9/27/2018

AMENDED

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

BENTON GROUP HOMES

27290 Madison Ave, Suite 200

Temecula, CA 92590

RIVERSIDE COUNTY

Temecula Valley Real Estate, Inc

27290 Madison Ave, Suite 200

Temecula, CA 92590

CA

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 05/25/2018

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. Homer David Benton, President

Statement filed with the County of Riverside on 06/11/2018

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-201808334

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

Candidates in Both Parties Seek to Leverage Proposition 6 (Gas Tax Repeal) for Electoral Advantage

Sacramento

In November, California voters will have an opportunity to give a “thumbs up or down” to the controversial Proposition 6, Gas Tax repeal.

If approved, the measure would not only repeal the gasoline/diesel tax increase signed into law by Governor Jerry Brown in late April 2017, it will also repeal the car registration fee increase approved under the same measure and mandate that any future gasoline tax increases only be approved by the state’s voters.

The increased gasoline and diesel taxes are raising billions of dollars for road and bridge repairs and is also legislated to help with the expansion of mass transit around the state. Despite the much needed and long overdue infrastructure repairs, the increase was greeted with an aggressive backlash and opponents launched an immediate effort to undo it.

Proponents of Proposition 6 are raising millions of dollars in support of the ballot initiative. Republicans largely opposed the gas

tax increase and now Republican candidates are working to leverage Proposition 6 to their advantage.

While many Republican candidates see the repeal of the gasoline tax via Proposition 6 as a winning issue for their party in November, some pundits, “say not so fast.” A handful of Democrats in tightly-contested races are beginning to pull away from state party leadership on this issue and express support for Proposition 6.

Some pundits believe there may be a silver-lining for Democrats who take this position in tight races. It not only gives them a way to neutralize this as an issue in their races, it also demonstrates to voters their willingness and ability to oppose party leaders in support of their constituents on important issues—an indication of their independence.



Time for Change, continued from page 8

The Positive Futures initiative began within four months of the women being released back into San Bernardino County and continued for 12 months post release. It reduced recidivism by 100 percent and saw a 98 percent increase in housing, employment, family connectedness and behavioral health treatment.

Dr. Nena Messina of UCLA’s Integrated Substance Abuse Programs noted that over a 3-year period, the Positive Futures project became a national success model.

Commenting about the program, Vanessa Perez, Director of Time for Change Foundation stated, “Time for Change Foundation is excited and dedicated to serving this vulnerable population ensuring that women are prepared

to reunify with their children and become responsible and productive citizens of the Inland Empire.”

Dr. Rene Pryor of TCP Enterprises International, Public Relations & Media Communications, played a key role in coordinating and orchestrating the Time for Change Foundation’s, “\$2.1 Million for Multi-City Positive Futures Project Celebration” scheduled for Friday, September 7. Pryor expressed her strong support for the E3P3 model by quoting the words of celebrated author (Oliver) Napoleon Hill who wrote, “It is literally true that you can succeed best and quickest by helping others to succeed.”



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the seat stolen from President Obama and delivered it to conservative Justice Neil Gorsuch.

Candidate Trump also warned, “If we put another two or perhaps three justices on, that [overturning Roe] will happen. And that will happen automatically, in my opinion, because I am putting pro-life justices on the court.”

It now appears the Senate Judiciary committee under Republican stewardship, is bent on doing exactly that with its unprecedented manipulation of the nomination process regarding Kavanaugh.

Civil rights, voting rights, health care, as well as protections for seniors, the disabled, union workers, members of the LGBTQ community and the environment, etc., are not the only issues at risk with this nominee.

According to California Senator Kamala Harris, Kavanaugh was a late addition to the president’s original list of potential Supreme Court candidates. He was added only after the president’s potential legal entanglements and vulnerabilities began to surface.

Senator Jeff Merkley of Oregon assessed it best when he said, “A President under investigation should never be allowed to appoint a Justice to the Supreme Court.”

By nominating Kavanaugh, the president not only satisfied the yearnings of right-wing extremists, in the process he also nominated a candidate that had clearly signaled a willingness to give presidents a predetermined “free pass,” a “get out of jail” free card, so to speak. In 2009, Kavanaugh wrote that the indictment and trial of a sitting

president, “would cripple the federal government, rendering it unable to function with credibility in either the international or domestic arenas.”

The American presidency, however, is not a monarchy. No one in this country—not even the president, is above the law. Kavanaugh’s opinions are viewed by many legal scholars as far outside the mainstream, especially his expansive perspective on the powers and exceptions of the presidency.

This, in addition to questions about what the Republicans are hiding by withholding 90 percent of Kavanaugh’s documented history, are “red flags” to the American public.

Most Americans are of a growing belief that because of Trump’s actions to date, the federal government is already “crippled and unable to function with credibility in either the international or domestic arenas,” just consider the dysfunction of the Senate Judiciary Committee in relation to Kavanaugh’s confirmation, as an example.

A recent CNN/SSRS poll showed only 37 percent of all respondents believed Kavanaugh should be confirmed and only 28 percent of women supported his confirmation.

This is a sad commentary not only on the president, it also reflects poorly on the integrity of the nation’s legislative branch, as Republican legislators have been and continue to be complicit in the president’s capricious and malicious attacks on the institutions of this country.

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

S.E. Williams
Managing Editor

California, continued from page 5

an elevated rail; however, travelers will stop at “offline stations” that deliver them directly to their destination without having to stop at every station along the way. The result will be a quick, convenient journey.

The Spartan Superway has the potential to alleviate traffic congestion by not only reducing the volume of vehicles on the roads, commuters will also have reduced travel times, experience less waiting and eliminate a number of parking headaches.

According to Dr. Furman, “With the Spartan Superway, we took a very different approach to urban transportation by using vertical space. Currently, cars, bikes and pedestrians compete for space on the ground in urban areas. By placing transportation machinery above existing rights of way, we increase pedestrian and bicycle safety on the ground.”

To view the Gridlock State Report and/or to learn more about the Spartan Superway visit <https://inside.csusb.edu/node/16636>.

George Khalil, continued from page 5

Security Institute or SANS, Network Security Conferences, the Southern California Mayor’s Conference, the City Clerks Association of California, the Inland Southern California Cybersecurity Summit, and at many other forums.

“George Khalil is a leader in cybersecurity and is especially well-regarded in Inland Southern California,” commented Mayor Pro Tem Chuck Conder. “When he frequently brings regional IT leaders together to explore issues of common concern, we all benefit.”

Kahlil’s July 2017 Western City Magazine article regarding data loss prevention is available online at <http://www.westerncity.com/Western-City/June-2017/Data-Loss-Prevention-and-Cybersecurity-A-Practical-Guide/>.


Enfamil, continued from page 7

by CVS Pharmacy. Our store employees can assist customers with finding an alternative product in the meantime. We apologize for any inconvenience.”

The incident comes on the heels of a separate case in Tucson, Florida last year where a 30-year-old woman was charged after a baby vomited and became lethargic after drinking formula made from a tampered container—according to reports the baby did not experience any long-term effects and is fine.

In a statement, Tucson police described the formula tampering scam “in which the contents of containers at several stores were replaced with flour and other substances.” Through their investigation, Tucson detectives learned the woman had purchased several containers of the formula from four different stores, replaced the contents of the containers, and then returned them to the stores where she initially purchased them for refunds.

Officials are not advising mothers everywhere not to panic but to remain vigilant. If they purchase baby formula from any store and it appears to be tampered with (i.e., seals are missing, it smells odd or the consistency is different, etc.). Do not use it. Report it immediately to the retailer and the product’s manufacturer.



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