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DOUBLE STANDARDS

San Bernardino Boys and Girls Club Forced to Rebrand



Inside: Brown Vetoes Bill Requiring More Transparency by Warehouse Distribution Centers

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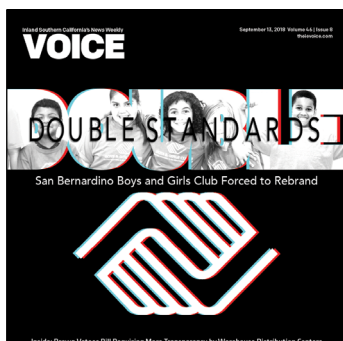
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FEATURE

Double Standards
San Bernardino Boys
and Girls Club Forced
to Rebrand

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Chris Allen
Creative Director

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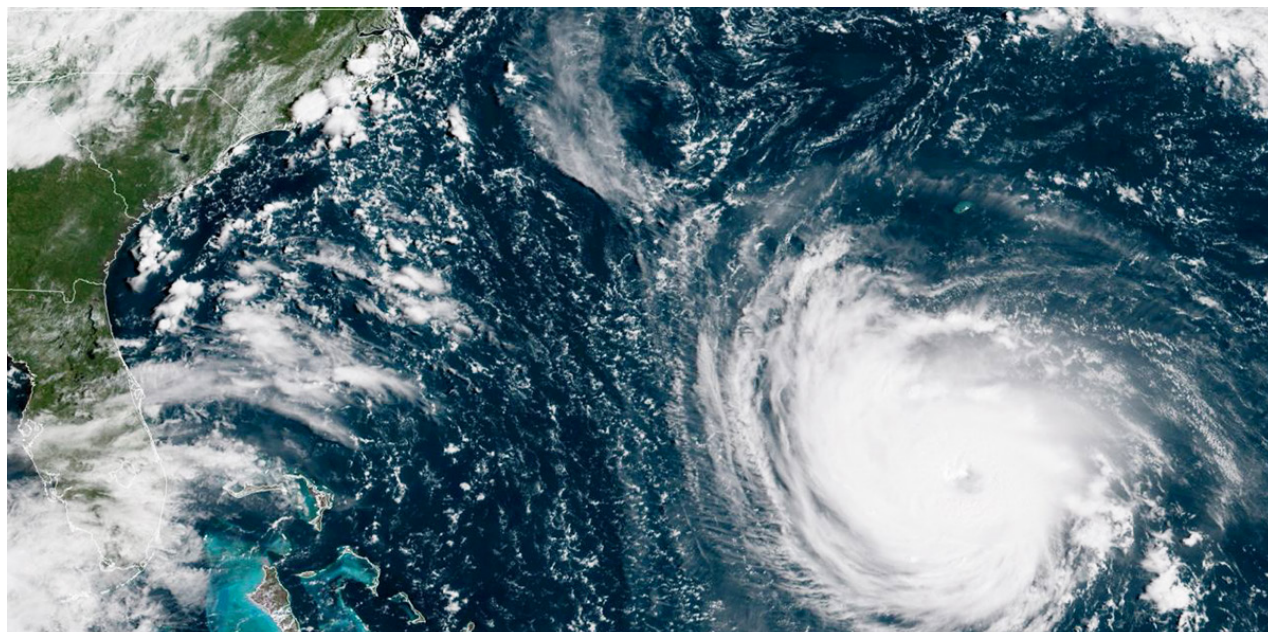
More Americans Turning to
Alternative Medicine

8 SPECIAL FEATURE

Brown Vetoes Bill Requiring
Transparency by Warehouse
Distribution Centers

We've Moved
Our new address is
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"All He Had to Say ..."



As Hurricane Florence barreled toward the Eastern seaboard this week and millions of Americans prepared for the worst, I couldn't help but recall the travesty experienced by Puerto Ricans in the wake of Hurricane Maria which struck the island nearly a year ago, on the morning of September 20, 2017.

Reactions to the federal government's less than adequate response to the tragedy was magnified recently when the nation learned the actual death toll had been grossly under-reported as the number of lives lost was exponentially higher than the country was led to believe.

A day after the true death toll from the hurricane was reported as 2,975, President Trump insisted, "I think we did a fantastic job in Puerto Rico." His comment rang hollow with many Americans, including myself, who were stunned but not surprised by his lack of compassion.

The Mayor of San Juan Puerto Rico, Carmen Yulin Cruz, summed up what many of us felt about the president's remark when she commented, "All he had to say is I'm sorry that 2,975 of you died. That's all he had to say, but he is incapable of doing that."

The president's response to the true death toll also conjured memories of the lack of compassion shown by members of the Republican Party last October, when at least 60 members of the Republican caucus in the House of Representatives and 16 Republican Senators voted against a disaster aid package that included \$1.27 billion for disaster food assistance for Puerto Rico and \$576.5 million for wildfire recovery efforts in Northern California. They voted, although unsuccessfully, against the aid package in an attempt to block the funding; and, they did this just weeks before these same legislators celebrated passage of the most sweeping tax cut for corporations and the wealthiest among us, in decades.

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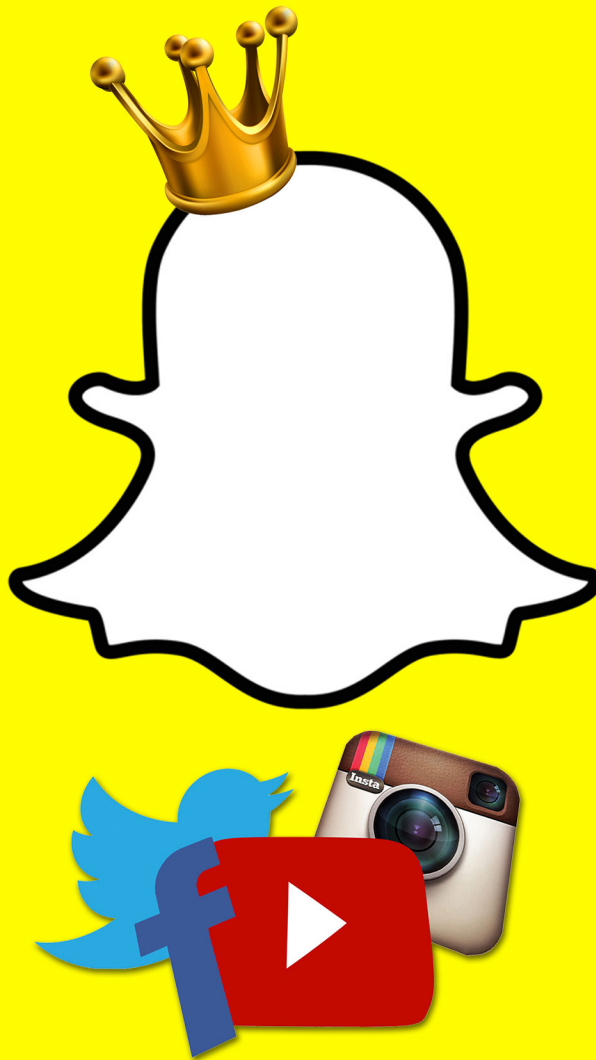
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Snapchat Preferred Social Media Platform for Teens

San Francisco – Results of a recent survey by the nonprofit organization Common Sense Media revealed the use of social media by teenaged-youth increased dramatically during the previous six years. At least 70 percent of respondents said they use social media more than once a day, compared to 34 percent of teens who used social media in 2012. In addition, Snapchat was identified as the most popular social media platform among this demographic—41 percent identified Snapchat as the platform they use most frequently.

Although there has been a lot of focus on the negative experiences of young people regarding their use of social media (bullying, etc.) according to the report, this does not appear to be indicative of the teen experience overall. View the report in its entirety at www.commonsensemedia.org/research/social-media-social-life-2018.

Pesticide Compliance for Cannabis Growers

Riverside

On Tuesday, September 4, Riverside County announced it was teaming up with the State of California to train the local cannabis growers on how to comply with laws that regulate pesticide use.

The California Department of Pesticide Regulation (DPR) enforces laws that govern the sale and use of pesticides in California—including its use on cannabis. The Medicinal and Adult-Use Cannabis Regulation and Safety Act required DPR to develop guidelines for the use of pesticides in the cultivation of cannabis, provide guidelines on pesticide residue for the Bureau of Cannabis Control, and require that the application of pesticides in connection with the cultivation of cannabis complies with Division 6 of the Food and Agriculture Code that regulates pest control operations.

Under state law, cannabis cultivators and their employees who apply pesticides must comply with pesticide laws and regulations. Riverside's training will be facilitated by the county's Agricultural Commissioner's Office and the State Department of Pesticide Regulation and will be geared toward licensed cultivators operating in cities that allow cultivation—



those who register for the class, however, will not be required to show a license to attend the training.

Riverside's training class will cover Operator Identification Numbers, Private Applicator Certificates, Pesticide Use Reporting, Employer Requirements and Worker Health and Safety, and Understanding and Interpreting Pesticide Labels.

Riverside is offering two separate training sessions on September 13 and September 20, from 9 a.m. until noon at the University of California, Riverside, Palm Desert Center, 75080 Frank Sinatra Drive, Palm Desert.

Riverside County expects to issue about 50 cultivation permits this year. In addition, Riverside's Ordinance 925 qualified individual patients and primary caregivers to cultivate up to 12 plants—for medical purposes only—on a parcel where the patient or caregiver resides.

For more information, visit the Agricultural Commissioner's web site at www.rivcoawm.org. To register for training, contact the Commissioner's Coachella Valley District Office at (760) 342-5070.

State of the County—New Programs, Approaches and Measures

San Bernardino

Board of Supervisors Chairman Robert Lovingood was joined by San Bernardino County Sheriff John McMahon, County CEO Gary McBride and County Superintendent of Schools Ted Alejandre in last week's State of the County event in Victorville.

During the session, Lovingood discussed a new county program entitled, Generation Go! The initiative is working to put every youth into a career pathway while also providing them with a work-based learning opportunity that includes paid internships. The goal of the program is for youth to be co-enrolled in a non-credit work readiness Community College class to develop needed soft skills in addition to a for-credit work experience class.

According to Lovingood, Generation Go! is intended to provide a direct pathway from high

school to well-paying local jobs. He also called on business leaders to invest in the youth now because as he stressed, at least 25 percent of the existing workforce will retire in the next decade.

Alejandre supported Lovingood's comments on this issue and shared how school superintendents in the High Desert region have already formed a joint powers authority that is focused on career opportunities and connects to industry leaders.

He added how both career and college readiness now hold a prominent place in the state's accountability system and shared how there are now triple the number of high school students attending college classes through Victor Valley and Barstow colleges than there was just four short years ago.

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NEWS BRIEF



New Guidelines for Car Seats

Itasca, Illinois – In a departure from its previous recommendation that babies remain in rear facing car seats until the age of 2, the American Academy of Pediatrics (AAP) has issued new guidelines for young children in this regard. Under the new guidelines, age is no longer the key driver that should be used to determine whether a car seat is warranted. Instead, AAP has recommended children should remain in rear-facing car seats until they reach the maximum height and weight allowed by the car seat manufacturer even if the child is beyond the age of two. New research on car safety for children reaffirmed that rear facing car seats are safer.

More Americans Turning to Alternative Medicine

Some Americans feel that a visit to the doctor and a prescription doesn't suffice in their ongoing quest to improve their overall health. An increasing number of people are turning to alternative forms of medicine to reduce stress, relieve chronic pain, and treat other ailments, according to two studies from the National Institutes of Health (NIH).

Researchers at NIH surveyed more than 89,000 adults and more than 17,000 children between the ages of 4 and 17 about their health habits. Their findings, released in the National Health Statistics Report earlier this month, showed that nearly one out of three people in the United States seek alternative forms of medicine, including fish oil, probiotic, melatonin, chiropractic medicine and yoga.

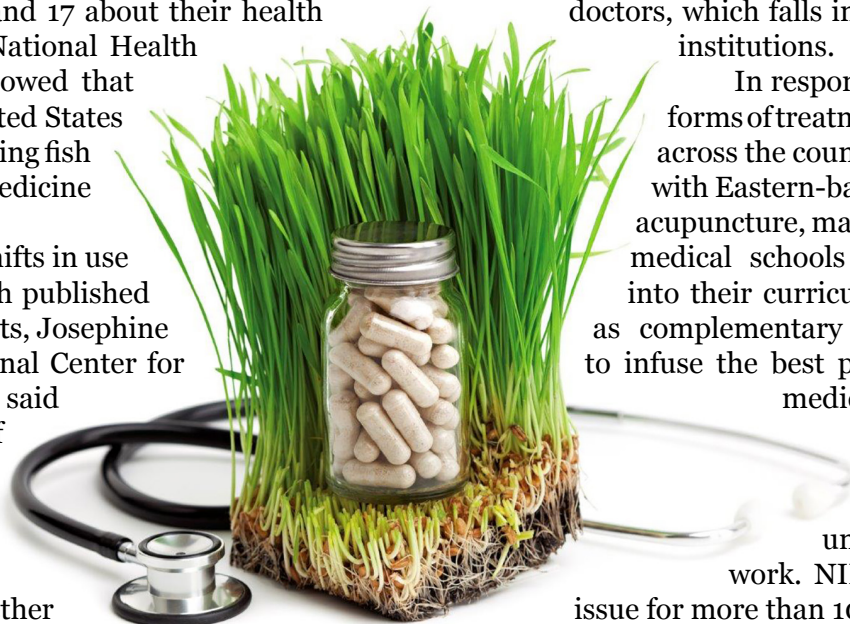
The NIH study does not assess why shifts in use occur, some of the trends are in line with published research on the efficacy of natural products, Josephine P. Briggs, M.D., director of NIH's National Center for Complementary and Integrative Health, said in a statement. "For example, the use of melatonin, shown in studies to have some benefits for sleep issues, has risen dramatically. Conversely, the use of Echinacea has fallen, which may reflect conflicting results from studies on whether

it's helpful for colds. This reaffirms why it is important for NIH to study these products and to provide that information to the public."

The increasing popularity of alternative medicine — defined as methods of treatment that are not a part of conventional medical training — has taken place amid growing skepticism about the medical industry. Recent surveys have shown that Americans are increasingly distrustful of doctors, which falls in line with the public's general distrust of institutions.

In response to the growing demand for alternative forms of treatment among patients, hundreds of hospitals across the country have supplemented their medical care with Eastern-based treatments and therapies — including acupuncture, massage therapy, and herbal medicine. Some medical schools have also integrated these techniques into their curricula, creating the field of medicine known as complementary medicine, which enables practitioners to infuse the best practices of conventional and alternative medicine to the liking of their patients.

Even with anecdotal evidence of alternative medicine's benefits, questions remain about whether the unorthodox methods of treatment really work. NIH has tried to get to the bottom of this issue for more than 10 years and has mostly come up empty.



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NAME CHANGE

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 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

IN THE NEWS

September is Hunger Action Month 2018



Taking a stand against hunger.

Riverside

Feeding America® Network Food Banks of Riverside and San Bernardino Counties (FARSB) reports more than 800,000 people struggle with hunger and may not know where they'll find their next meal. That number includes one in 4 kids who may not have enough to eat.

September marks the eleventh year the Feeding America network of food banks has organized this annual call to action. This year the campaign will focus on the strong connections between hunger and health.

Hunger Action Day®, the second Thursday in September, is a day where efforts across the country are focused for greater impact. On September 13th, FARSB asks supporters to share what they couldn't do without adequate nutrition by writing on an empty plate, "On an empty stomach I can't _____," and filling in the blank with something they couldn't achieve without the nutrition they need to thrive. To join the conversation readers are encouraged to post their photos on #HungerActionMonth, @FeedingAmericaIE and @FeedingAmerica.

Throughout the month of September, FARSB has planned many activities to engage the community in hunger relief and awareness building. They include weekend volunteer opportunities, encouragement of community led food drives, NORMS Restaurant's "#MakeCaringtheNorm \$3 donation campaign," and the Souplantation "Better Neighbor Project" register donation campaign.

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19th Annual Historically Black Colleges & Universities Recruitment Fair

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(If Available)
SAT/ACT
Test Scores

(Juniors and others bring a copy of transcript)



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4:00 p.m. - 7:30 p.m.
Moreno Valley High School
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Moreno Valley, CA 92553

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Alabama State University
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Florida Memorial University
Grambling State University
Hampton University

Harris-Stowe State University
Huston-Tillotson University
Johnson C. Smith University
Lane College
Langston University
Lincoln University, PA
Mississippi Valley State University
Morehouse College
Morgan State University
Norfolk State University
Paine College
Philander Smith College
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Brown Vetoes Bill Requiring More Transparency by Warehouse Distribution Centers

San Bernardino

On Monday although Governor Jerry Brown signed several pieces of legislation into law, he also vetoed several others.

Among the bills that did not receive Brown's approval was AB 2853, sponsored by Assemblymember Jose Medina (D-Riverside), which focused on requirements for warehouse distribution centers that receive economic development subsidies.

Brown vetoed the bill even though it passed both houses with large majorities. The measure required local government agencies to take specified actions before approving or granting economic development subsidies of \$100,000 or more for warehouse distribution centers. The requirement would also apply throughout the term of such subsidies.

The measure sought to give local governments and communities the information necessary to hold warehouse and distribution companies that receive public subsidies accountable for good job creation.

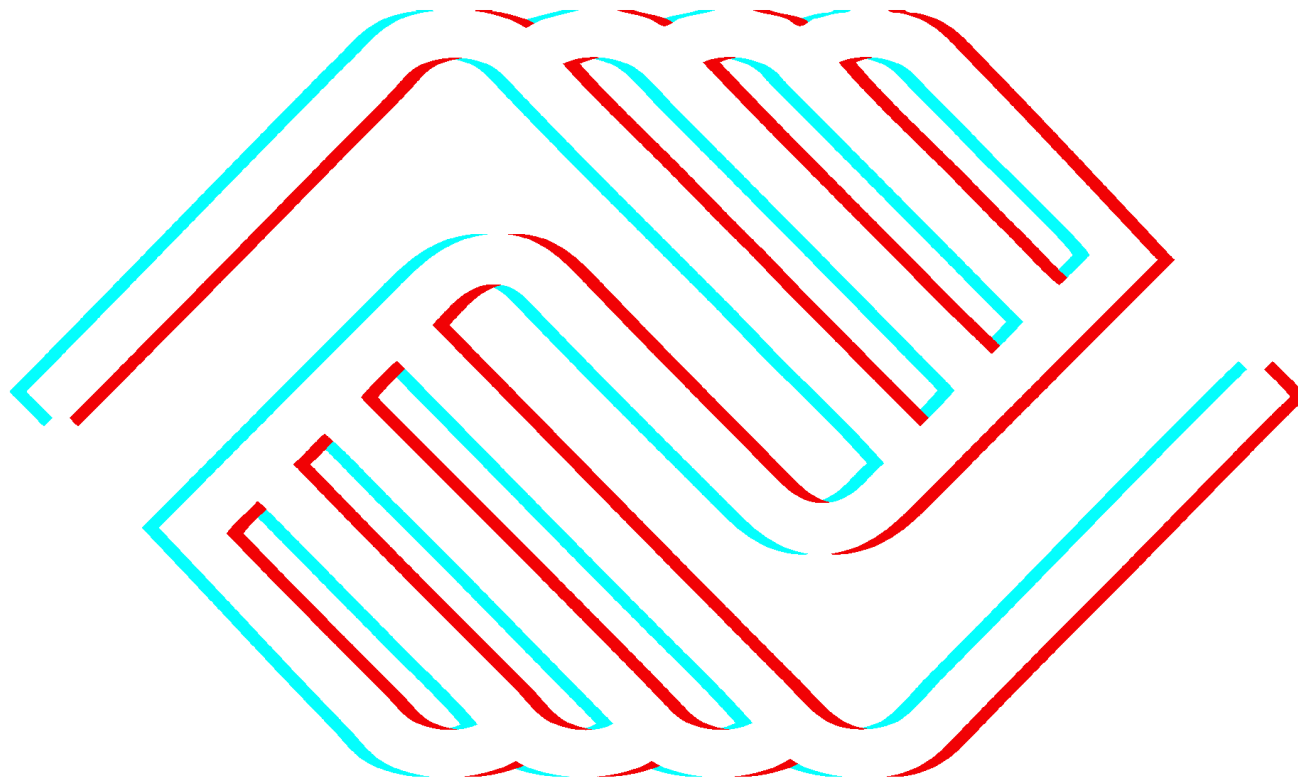
The measure was largely rooted in an Economic Policy Institute (EPI) report titled, *Unfulfilled Promises*. In the report, Economist Ben Zipperer and Economic Analyst Janelle Jones concluded that on average, "Amazon's fulfillment centers are ineffective at providing net job growth." The report further spoke to how cities are constantly in a race to the bottom as highlighted by the bidding wars for warehouse distribution centers.

Background information in support of AB 2853, noted that when the promised jobs and benefits fail to materialize, the quality of living drops in these communities while at the same time, the area's traffic and air quality worsens—this leaves municipalities to wonder whether the economic subsidies are worth the tax revenues they lose. A number of communities are also beginning to question whether any job is a "good job" or whether municipalities would do better in the long-run if they focused instead on elevating their city's attractiveness rather than sacrificing their tax revenue base.

In his veto statement the governor mentioned AB 562 signed in 2013, which established requirements for local agencies to gather and make available to the public, both in writing and on the agency's website, specified information about any subsidy of \$100,000 or more, before the subsidy is approved and during the life of the subsidy.

Brown noted, "although there is value in taxpayers knowing whether economic development incentives ultimately benefit their community," he vetoed AB 2853 because it would significantly expand the current law and go too far by adding reporting-rules that would be overly burdensome to a single industry. "It may actually hinder efforts to improve business opportunities in local communities, which is an outcome no one desires."

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DOUBLE STANDARDS

San Bernardino Boys and Girls Club Forced to Rebrand

S.E. Williams
Contributor

On Friday, August 24, A. Majadi, Executive Director for the Center for Youth and Community Development (formerly the Boys and Girls Club of San Bernardino) penned a letter to Jim Clark, President and CEO of the Boys and Girls Club of America (BGCA).

The letter opened with the following statement, “The Board of Directors of the former Boys and Girls Club of San Bernardino has complied with your requirements as outlined in your May 25, 2018 correspondence. We have removed the Boys and Girls Club logo and branding as instructed and the organization is now referred to as The Center for Youth and Community Development.”

The letter went on to describe efforts by the former Boys and Girls Club of San Bernardino (BGCSB) to comply with the standards and expectations of BGCA as disappointing and to no avail. Majadi detailed how BGCSB worked to comply with all deficit requirements detailed by BGCA in a letter dated February 13.

Although his response was late, Majadi confirmed compliance with all audits and reports through 2016 as required, and all the organization's dues were current. He further appealed to the BGCA to allow San Bernardino to retain its charter.

The original requirement violations cited against BGCSB included its failure to provide the required benefits to eligible employees, the untimely submission of annual audits, annual reports and certificates of liability insurance, and the late payment of annual membership dues.

Subsequently, BGCA sent a representative to conduct an organizational assessment of the San Bernardino club, who in turn, presented the findings to the compliance committee. Although BGCSB was not privy to the resulting recommendations, Majadi and his team believed the assessment went well.

As a result, they were shocked to receive a letter from BGCA dated May 25, that reaffirmed revocation of the BGCSB charter and at the same time, and for the first time, advised the organization of a newly identified problem—the club's failure to comply with BGCA's background check policy. BGCSB uses Live Scan, the same system used by the State of California.

According to Majadi, over the past ten years the BGCSB has worked with eight different Directors of Organizational Development or DOD, none of whom ever mentioned or questioned its background check policy. Stressed how, "The organization had essentially been on its own to find and interpret policy updates without DOD assistance."

BGOA moved forward and rescinded the charter without ever giving BGCSB an opportunity to address the background check issue. According to Majadi, the service used by BGCSB to complete its background checks not only complied with national policy, it was arguably better. "Despite our belief that our internal policy is compliant, we would have had no problem revising our background check service to include yearly fingerprinting in addition to real-time updates," he said. BGCSB incorporated yearly fingerprinting into its policy in August.

Regardless of their status with BGCA Majadi pledged, "We will continue on as the Center for Youth and Community Development. If there is an

opportunity for us to reengage with BGCA, we look forward to it. I don't have an axe to grind I just think they made a terrible decision and would ask them to reconsider especially in light of information that refuted their claims."

In an exclusive exchange with the BGCA about its decision to revoke BGCSB's charter the organization stated, "Over the past two years, we have worked diligently but unsuccessfully to ensure the San Bernardino organization's compliance with our membership standards."

BGCA further claimed it had connected with the San Bernardino organization more than 20 times regarding ongoing compliance issues. "Additionally," the organization declared, "we provided development tools, resources, and solutions to attempt to address the ongoing organizational issues and concerns, and to provide assistance with safety standards, financial auditing, employee benefits, governance and other chronic membership violations."

The BGCA never responded to questions regarding why it never tried to reconcile (or even identified) its concerns regarding BGCSB's background check process until the organization appealed its initial decision to revoke the charter. It did assert however, "Unfortunately, the organization's [BGCSB] leadership did not make progress in resolving these issues."

Majadi explained how every Boys and Girls Club organization has a person who serves as a liaison to the national organization. "Our liaison informed me he

made a recommendation to national that they 'not stick' to their decision [to rescind our charter], that we just needed a little more time."

Majadi then asked rhetorically, "If the person tasked to work with us makes a favorable recommendation, how do you ignore that? It raises a question as to your motive."

Interestingly, in 2016 as the Boys and Girls Club of America placed compliance pressures on BGCSB, it was knee-deep preparing responses to its own compliance failures identified during an audit completed by the Office of the Inspector General (OIG) of the U.S. Department of Justice. It was an audit of contracts awarded by the BGCA using Office of Justice Programs (OJP), Office of Juvenile Justice and Delinquency Prevention (OJJDP) grant funding.

Between July 2008 and September 2013, the national organization was awarded six grants and two cooperative agreements that totaled \$201M under the National Mentoring Programs and the Tribal Youth National Mentoring Program—this made BGCA the single largest recipient of OJJDP grant funds during this period.

BGCA subsequently sub-awarded 45 contracts to 14 contractors, and in the process, spent nearly \$3.2M of the \$3.7 budgeted for such contracts (a sub-award is an award of financial assistance in the form of money to an eligible

"I spend some of my time brooding about people who seem addicted to double standards - those who take an allegedly principled stand on a Monday, then switch firmly to the opposite principle on Tuesday if it is to their advantage."

- John Leo

sub-recipient or a procurement contract awarded by a recipient). The audit did not include sub-awards by BGCA made directly to local clubs in the form of grants.

The purpose of the audit was to assess the performance of the BGCA in areas of management pertaining to contracts it entered that were funded with these grant dollars. During the audit, the DOJ identified several administrative discrepancies and failures including significant contract management deficiencies which led the auditors to question nearly \$3M in award funds managed by BGCA.

In the audit report, DOJ officials noted, “The largest portion of these questioned costs relates to the Boys and Girls Clubs’ use of sole source contracts, which are contracts entered into without first conducting an open, free, and fair contract competition.”

According to the DOJ, although sole source contracting is allowed, they are only allowed under certain circumstances, and only when necessary. Auditors however found that 45 contracts sub-awarded by BGCA during the period covered by the audit, were done on a sole source basis and for most of these (38 of 45), BGCA documentation did not establish the need to use sole source contracting as required by the Office of Justice Programs (OJP) Financial Guide.

As a result, nearly \$3 million of the \$3.1 million identified or 93 percent of the contract expenditures were identified as “unsupported” by the auditors. Even worse, BGCA had absolutely no documentation at all, according to auditors, to justify 17 of the 45 sole source contracts. Auditors also reported evidence existed in some of the contract documents which confirmed that conducting an open competition would have been possible. Auditors also determined BGCA failed to provide any market research or other price analysis in support of the budgeted amounts of the contracts as required.

The BGCA also failed to comply with OJP requirements for grant applicants and their contractors to submit lobbying certification and disclosure forms when the awards exceed \$100,000.

The auditors reported BGCA failed to consistently ensure its staff and contractors followed rules pertaining to ethics and conflicts of interest, which are part of the code of conduct requirements.

Auditors also found BGCA commingled grant funds by using program funds from one grant to pay for contractor expenditures incurred from another grant and determined BGCA was billed more than \$75K in unsupported costs and nearly \$1k in unallowable costs. The BGCA received advanced notice of the OIG audit and yet failed to comply with formal records retention requirements and destroyed some of the relevant materials.

BGCA offered a multi-page full-throated response to the OIG audit including 622 pages of backup materials.

“When asked about their organization’s response to the OIG audit BGCA replied, “As you noted, Boys & Girls Clubs of America strongly disputed the findings of the referenced report and has been working diligently with both agencies. We fully expect a favorable resolution of the matter. We are committed to the highest level of integrity and ethical behavior both at the national

headquarters of Boys & Girls Clubs of America and at all local Boys & Girls Clubs.”

However, documentation reviewed by The Voice showed the OIG had already determined, “Based on our review we conclude our findings are accurate as written and that no revision to our report is required.”

Despite the numerous and costly administrative failures in its processes identified in the audit, BGCA was not required to give up its charter or change its name.

Regarding the fate of the former BGCSB, BGCA stated, “We have been transparent during this process, and have attempted to work with the San Bernardino organization’s leadership to find other possibilities to ensure that they can continue to serve local youth as a Boys & Girls Club but were unsuccessful in doing so.”

BGCA added, “In instances where local organizations aren’t meeting the safety or membership standards set by BGCA’s National Council and won’t explore alternate operating models to ensure long-term sustainability and compliance—we have no choice but to revoke the charter of non-compliant local organizations to ensure that our brand and membership standards are being upheld.”

BGCA was asked why it appeared to be holding BGCSB to a higher standard than it held itself on issues of compliance. “The San Bernardino organization had chronic, systemic noncompliance issues with national standards set forth by Boys & Girls Clubs of America’s National Council,” the organization replied and continued, “The National Council is a body of local Club representatives that approves all membership policies and requirements. Per our statement, these issues were not addressed by the San Bernardino organization, and therefore, we had no choice but to revoke their charter.”

This reaffirmation of BGCA’s position provided little clarity regarding why BGCSB is being held to a higher standard than the national team appears willing to hold itself.

Under Majadi’s leadership, the former BGCSB is continuing to pursue reinstatement of its BGCA charter. Two weeks ago, Majadi submitted BGCSB’s latest appeal for reconsideration and is still awaiting a response.

In the meantime, the organization is serving the residents of San Bernardino as the “Center for Youth and Community Development” and continues to receive strong support from members of the community and local leaders.

In his most recent communications with BGCA, Majadi stressed how the former BGCSB was and is an integral part of the community. “The club stood strong within the community for more than fifty years and played a vital role in providing a safe place for the children and youth of the City of San Bernardino and neighboring cities to play, learn and grow.”

The Voice will continue to follow this story...



A. Majadi, Executive Director for the Center for Youth and Community Development (Photo by Brian Whitehead, The Sun/SCNG)

Riverside Named Among Top Cities for Entrepreneurs

Riverside

The City of Riverside ranked number 19 on MSN's list of the best cities in America to grow a business. The list included the top thirty places in the country where entrepreneurs are thriving, in part due to the abundance of local resources available to help new businesses grow.

The study included the rate of new entrepreneurs, startup density and a variety of other factors that indicate a potentially stronger environment for small businesses. It also looked at the cost of living and projected job growth in the areas.

Riverside boasted a higher start-up density than at least 50 percent of the other cities on the list. Start-up density measures the number of newly established employer businesses to the total employer business population in a region.

In Riverside, local entrepreneurs get a boost from the county's ExCITE program, a partnership between the University of California Riverside (UCR), city and county of Riverside and private industries. This startup accelerator program helps new technology businesses through funding, professional resources, and access to lab space and specialized equipment.

continued on page 18



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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

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1818221

To All Interested Persons: Petitioner: CRYSTAL CASTANEDA filed a petition with this court for a decree changing names as follows: JOSEPH JR CASTANEDA to. JOSEPH JR RAMIREZ 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: 11/05/2018 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: SEP 05, 2018 John W. Vineyard, Judge of the Superior Court p. 9/13, 9/20, 9/27, 10/04/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1817957

To All Interested Persons: Petitioner: BREYANA ALTRECHE filed a petition with this court for a decree changing names as follows: BREYANA ALTRECHE to. BREYANA ALONSO. 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: OCT 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 29, 2018 John W. Vineyard, Judge of the Superior Court p. 9/13, 9/20, 9/27, 10/04/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1818067

To All Interested Persons: Petitioner: ADRIAN ADELBERT GLOVER filed a petition with this court for a decree changing names as follows: ADRIAN ADELBERT GLOVER to. ADRIAN DELL ROBERTS. 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: 10/15/18 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92502. A copy of this Order to Show

Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice, 4290 Brockton Avenue, Riverside, CA 92501. Date: AUG 31, 2018 John W. Vineyard, Judge of the Superior Court p. 9/13, 9/20, 9/27, 10/04/2018

PROBATE

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 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

publicnotices

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

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

NOTICE INVITATION FOR BIDS IFB-MNT19-27

OMNITRANS IS ACCEPTING BIDS FOR:
TRANSMISSIONS – NEW AND REMANUFACTURED
(VOITH AND ALLISON)

Bids are due at 11:00 a.m. PDT, Thursday, October 4, 2018. Bids must be submitted electronically using Omnitrans' Procurement online bidding system at www.omnitrans.org.

The IFB documents can be obtained via download at Omnitrans' Procurement online bidding system at www.omnitrans.org.

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

Omnitrans
1700 West Fifth Street
San Bernardino, CA 92411
Contract Administrator: Krystal Turner
Phone: (909) 379-7202
Email: krystal.turner@omnitrans.org
9/13/18
CNS-3171249#

p. 9/13/2018

NOTICE OF SALE

Notice is hereby given, pursuant to sections 21700 - 21716 of the California Business and Professions Code, known as the California Self-Service Storage Facility Act, that the undersigned, SS MINI STORAGE which is located at 509 NORTH D STREET, PERRIS, CA 92570, will sell at public auction on SEPTEMBER 24, 2018 at 5 P.M. online at WWW.STORAGETREASURES.COM the following personal property, household goods and/or business property to wit:

A010 CHRISTIAN TORRES
C082 STEPHEN J HOOKS
C199 ENRIQUE PEREZ

Said sale is for the purpose of satisfying lien of the undersigned for storage fees, advertising, and lien costs. The undersigned reserves the right to refuse any and all bids. All rights to damages by reason of a deficiency on this resale and incidental damages, and any and all other appropriate remedies are hereby reserved.

Dated this 11H day of SEPTEMBER 2018
Dates Published SEPTEMBER 13, 2018 & SEPTEMBER 20, 2018

By: EDWARD GONZALEZ
Agent for Owner

p. 9/13, 9/20/2018

FICTITIOUS BUSINESS NAMES

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-201811113
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:
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

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

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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 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-201811687
p. 8/30, 9/6, 9/13, 9/20/2018

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 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. Tanner Edgar Ray Hanson

Statement filed with the County of Riverside on 08/15/2018

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-201811329
p. 8/30, 9/6, 9/13, 9/20/2018

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 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-201810915
p. 8/30, 9/6, 9/13, 9/20/2018

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

PIZZA FANZZ

8884 Limonite Ave

Jurupa Valley, CA 92509

RIVERSIDE COUNTY

Pizza Jazz LLC

8884 Limonite Ave

Jurupa Valley, CA 92509

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. Jodene Elizabeth Bannout, President

Statement filed with the County of Riverside on 08/21/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk
File # R-201811615
p. 8/30, 9/6, 9/13, 9/20/2018

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 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. Joel Osorio, CEO

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-201811842
p. 9/6, 9/13, 9/20, 9/27/2018

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

THE GENDER AFFIRMATION PROJECT

4164 Brockton Ave, #9

Riverside, CA 92399

RIVERSIDE COUNTY

Landon Michael Martin

12575 12th Street

Yucaipa, CA 92399

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. Landon Michael Martin

Statement filed with the County of 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. Peter Aldana, County Clerk
File # R-201811823
p. 9/6, 9/13, 9/20, 9/27/2018

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

DASW INTERNATIONAL TRUCKING

1164 Garrett Way

San Jacinto, CA 92583

RIVERSIDE COUNTY

Daniel Aryetey Adjir

1164 Garrett Way

San Jacinto, CA 92583

Steven – Ware

1164 Garrett Way

San Jacinto, CA 92583

This business is conducted by: General Partnership

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

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

s. Daniel Aryetey Adjir

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-201811981
p. 9/6, 9/13, 9/20, 9/27/2018

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

BARCENNAS TRANSPORT

4357 Suffolk St

Riverside, CA 92509

RIVERSIDE COUNTY

Julio Barcenaa Barcenaa

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

publicnotices

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

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-201811385
p. 9/6, 9/13, 9/20, 9/27/2018

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 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

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

THE FRUIT OF OUR HANDS
MINISTRIES
7000 Indiana Ave, Suite 114
Riverside, CA 92506
RIVERSIDE COUNTY
THE FRUIT OF OUR HANDS
MINISTRIES
7000 Indiana Ave, Suite 114
Riverside, CA 92506
CA

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on June 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. Lisa Ann Degennaro, President

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-201811980

p. 9/13, 9/20, 9/27, 10/4/2018

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

MORENO'S A.D.R. AUTO
DETAILING
1740 Loma Vista St. Apt.Y
Riverside, CA 92507
RIVERSIDE COUNTY
Hector Enrique Moreno Robles
1740 Loma Vista St. Apt.Y
Riverside, CA 92507

This business is conducted by: Individual

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

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

s. Hector Enrique Moreno - Robles

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

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk
File # R-201812456

p. 9/13, 9/20, 9/27, 10/4/2018

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

1STCERTIFIED COLLISION
CENTERS
6151 Quail Valley CT
Moreno Valley, CA 92507
RIVERSIDE COUNTY
2614 Fairway Drive
Costa Mesa, CA 92627
Moreno Valley Collision Center, Inc.
6151 Quail Valley Court
Moreno Valley, CA 92507
CA

This business is conducted by: Corporation

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

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

s. Ronald Ross Cramer, CFO
Statement filed with the County of Riverside on 09/06/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office. Peter Aldana, County Clerk
File # R-201812371

p. 9/13, 9/20, 9/27, 10/4/2018

ABANDONMENT

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

Ratepayers in WVWD Continue to Lose Because of Bad Decision Makers



Hardy Brown, Sr.
Contributor

Diana Araiza stood before the West Valley Water District Board of Directors during their last meeting and asked the question again, “Where is Robert Christman?”

Diana continued, “I called his office and was told he was not in, so I said I would call back.” According to

Diana she called the next day and was told, “He no longer worked for the district.”

Current Interim General Manager, Clarence Mansell, Jr. responded to Diana as he had previously, stating again that Christman was on Administrative Leave. Of course, with full pay and Calpers benefits.

Diana followed up quickly and posed another question to the board. “Why did you just have him sign a full employment contract last week as Assistant Chief Financial Officer?”

I later asked Diana what she thought was going on with Christman? Her answer aligned with my own thinking—The board wants to keep his mouth shut because of all the improper personnel and financial transactions that have taken place over the past year.

The previous General Manager, Matthew Litchfield, was placed on paid Administrative Leave in December 2017. He now has litigation pending against Clifford Young and other members of the board. Technically, the position cannot be filled until that case is settled. If the district has settled the case with Litchfield, they have not reported it out to the public.



Diana Araiza

Regarding other litigation cases pending against the agency, I know they will be discussing litigation related to the former Human Resource Manager, Karen Logue, at a Special Board Meeting on Thursday.

Like Matthew, Karen was placed on paid Administrative Leave in December 2017. Two other employees, Shanae Smith and Marie Ricci, who were placed on Administrative Leave in December with Karen and Matthew, settled their cases with the district in May. Smith settled for \$87,000 plus 6 month’s salary for the time she spent on Administrative Leave.

Directors appear to use the Administrative Leave process as a form of discipline for management employees they want to get rid of when they either know too much or will not

follow unethical direction forced on them by a director.

This aggressive approach to questionable discipline via the Administrative Leave process resulted in the district losing its Five Million Dollars Employment Litigation Insurance Policy Protection Plan administered by the Joint Powers Insurance Authority Agency.

Christman was working with Clifford Young to dissuade JPIA from cancelling the insurance back in February, but because of the district’s irrational and improper treatment of its employees, JPIA cancelled the insurance.

My concerns mirror Diana’s. Where is Robert Christman? Is he on paid Administrative Leave to keep his mouth shut? Is this a condition of him continuing to receive his salary and benefits? I hope not, because as Diana said, “It is an unnecessary cost for the ratepayers.”

publicnotices

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

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

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

This business is conducted by: Limited Liability Company
Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

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

s. Lan Qin, President
Statement filed with the County of Riverside on 6/28/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the

statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201809167

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

Global Climate Action Summit Comes to California



San Francisco

Wednesday, California welcomed participants to the opening of the 2018 Global Climate Action Summit.

Governor Jerry Brown, who is co-hosting the event with former New York City Mayor Michael Bloomberg, is a strong champion in the global effort to combat climate change and has advocated and where possible acted, on issues related to clean energy, energy efficiency and laws designed to reduce greenhouse gas emissions.

During the three-day event attendees will discuss and explore issues related to renewable energy, recycling and air pollution control. In addition, they will have an opportunity to explore mandates outlined in the 2015 Paris Climate Accord that remain unfulfilled.

The event not only provides attendees from around the world an opportunity to showcase their climate actions, it also hopes to inspire even deeper commitments from national governments in support of the Paris Climate Accord.

C40 is a network of the world's mega-cities who are committed to addressing climate change.

The organization supports the cities' efforts to collaborate effectively, share knowledge and drive meaningful, measurable and sustainable action on the issue of climate change. According to the organization, those participating in the event are expected to make substantial climate commitments to support climate action in five key areas. Those areas include Healthy Energy Systems, Inclusive Economic Growth, Sustainable Communities, Land and Ocean Stewardship and Transformative Climate Investments.

According to Global Climate Action Summit officials, decarbonization of the global economy is in sight, adding transformational changes are happening around the world and across all sectors. Although President Trump unceremoniously pulled the United States out of the Paris Climate Agreement shortly after he took last year, states and regions, cities, businesses and investors are continuing to lead the charge by continuing their efforts to reduce global emissions by the year 2020 with the hope of attaining net zero emissions by 2050.



of the
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**Guest Speaker
Dr. Rose Mayes**

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Riverside, CA 92507

**Saturday, September
15th, 2018**

5 pm - 7:30 pm
Dinner at 6 pm

There will be live Jazz
Please RSVP by Saturday,
September 8th

Contact 951.683.7197
or 951.544.1932 for
more information

Brown Vetoes, continued from page 8

What were the items the governor believed might be too burdensome? Included among the additional key requirements were calls for warehouse distribution centers to provide—a description of its outreach, training and hiring plans, including its plans to hire disadvantaged workers; the amount they spent on training, apprenticeship, or other skills development programs for employees; the retention rate of employees broken down by full-time, part-time, and temporary positions, and whether the turnover rate of employees exceeds 20 percent; and the number of employment arbitration agreements signed by employees and independent contractors.

The governor's veto statement did not provide any clarification regarding why he thought these requirements were too burdensome for the warehouse distribution centers to report.

State of the County, continued from page 5

Other initiatives touched during the State of the County discussion included the Sheriff Department's continued focus on innovative ways to reduce gang activity by pursuing gang members, in addition to A new data-driven program measures the effectiveness of efforts to reduce recidivism among former jail inmates.

Feeding America, continued from page 7

To learn more about FARSB and other ways you can get involved for Hunger Action Month in the Inland Empire, please visit www.FeedingIE.org or HungerActionMonth.org.

FARSB was launched in 1980 as "Survive Food Bank" in response to the increasing concern about the dual problems of hunger and food waste in the Inland Empire. Today, FARSB is the primary source of food for over 475 nonprofit organizations and distributes more than 2.5 million pounds of food monthly to emergency food pantries, homeless shelters, soup kitchens, high-need elementary schools, halfway houses, senior centers, residential treatment centers, shelters for the abused, after school programs and group homes.

More than 425,000 men, women and children each month rely on the food bank's distribution center to make ends meet.

The California Labor Federation (CLF) that sponsored AB 2853, wrote in support of the legislation, "A 2015 report by University of California Riverside found that warehouse jobs pay less than a living wage, are often temporary, and do not provide health care benefits. Interviews with workers paint an even bleaker picture. Workers report that warehouse jobs are grueling and dangerous, contributing to high turnover. Cities are doling out subsidies, but residents are not necessarily seeing the benefits from reduced poverty or improved job quality."

CLF also pointed to other studies that highlighted how massive distribution centers may also exert downward pressure on other employers in the area. For example, the publication the Economist reported that workers in areas where Amazon operates earn 10 percent less than workers in similar jobs.

Riverside, continued from page 12

According to UCR Today, "A concerted effort by stakeholders in education, government, and the private-sector has been instrumental in placing Riverside on the map when it comes to entrepreneurship. Thanks in part to their efforts, Riverside has more than 92 startups for every 1,000 businesses."

In California, the 2014 rate of start-up growth was 68.08 percent, meaning the average start-up from 2009 that was five years old in 2014, grew 68.08 percent from 5.8 employees when founded to 9.8 employees after five years of operation.

Not surprisingly, Riverside was one of six California cities rated in the study as the state is richer than most countries due to a thriving economy.

The report also indicated that collectively, Riverside, San Bernardino and Ontario placed 39 among the nation's top 40 Metropolitan Areas. This area had a combined start-up growth rate of 51.21 percent—the ranking was virtually unchanged from the previous year.

GOBankingRates that produced the report, used data from the Kaufman Index (a report that provides an early indicator of business growth in America) to determine which cities are providing the most promising environment for entrepreneurs.

This week, the nation has watched anxiously as Hurricane Florence approached the east coast, and Hurricanes Isaac and Helene waited in the wings, looming threats to communities largely represented by many of the same Republicans who turned away from the Puerto Rican victims of Hurricane Maria. In addition, many residents in this section of the country are counted among the president's strongest base of supporters.

On Tuesday, the president held a press conference to announce preparations for the potentially epic disaster on the nation's doorstep. He was asked again about the country's response to Hurricane Maria in Puerto Rico last year, he referred to the federal government's response as an, "incredible unsung success."

As I hold my fellow citizens along the Eastern seaboard in my thoughts during the critical days ahead, I hope they are spared any loss of life or injury and that property damage is kept at a minimum. If, however, the impact is catastrophic, I call on the administration and legislative branches of the federal government to open their hearts and respond to these communities with more assistance and compassion than was shown to our fellow Americans in Puerto Rico—even if it is at the risk of being called-out and criticized for what will obviously be—a double standard.

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




S.E. Williams
Managing Editor

NEWS BRIEF

Lady Be Aware

San Bernardino - The San Bernardino County Sheriff's Department is offering a safety course specially designed for women who want to develop the necessary attitude, skills and knowledge to prevent them from becoming a victim. The Lady Be Aware course costs \$60 and will be held at the Sheriff's Training Center in Devore on September 22 and October 20.

The first part of the eight-hour training course is taught in a classroom setting and covers the basic ways to avoid becoming a victim. The second part will focus on weaponless defensive tactics as well as an introduction to shooting. To register and/or for additional information email Ladybeaware@sbcisd.org.



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